Amendment No. CHAMBER ACTION
<u>Senate</u> <u>House</u>
The Conference Committee on HB 5067 offered the following:
Conference Committee Amendment (with title amendment)
Remove everything after the enacting clause and insert:
Section 1. Paragraph (c) of subsection (3) of section
17.61, Florida Statutes, is amended to read:
17.61 Chief Financial Officer; powers and duties in the
investment of certain funds
(3)
(c) Except as provided in this paragraph and except for
moneys described in paragraph (d), the following agencies shall
not invest trust fund moneys as provided in this section, but
shall retain such moneys in their respective trust funds for
investment, with interest appropriated to the General Revenue
Fund, pursuant to s. 17.57:
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	Amendment No.
16	1. The Agency for Health Care Administration, except for
17	the Tobacco Settlement Trust Fund.
18	2. The Agency for Persons with Disabilities, except for:
19	a. The Federal Grants Trust Fund.
20	b. The Tobacco Settlement Trust Fund.
21	3. The Department of Children and Family Services, except
22	for:
23	a. The Alcohol, Drug Abuse, and Mental Health Trust Fund.
24	b. The Refugee Assistance Trust Fund.
25	c. The Social Services Block Grant Trust Fund.
26	d. The Tobacco Settlement Trust Fund.
27	e. The Working Capital Trust Fund.
28	4. The Department of Community Affairs, only for the
29	Operating Trust Fund.
30	5. The Department of Corrections.
31	6. The Department of Elderly Affairs, except for:
32	a. The Federal Grants Trust Fund.
33	b. The Tobacco Settlement Trust Fund.
34	7. The Department of Health, except for:
35	a. The Federal Grants Trust Fund.
36	b. The Grants and Donations Trust Fund.
37	c. The Maternal and Child Health Block Grant Trust Fund.
38	d. The Tobacco Settlement Trust Fund.
39	8. The Department of Highway Safety and Motor Vehicles,
40	only for:
41	a. The DUI Programs Coordination Trust Fund.
42	b. the Security Deposits Trust Fund.
43	9. The Department of Juvenile Justice.
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	Amendment No.
44	10. The Department of Law Enforcement.
45	11. The Department of Legal Affairs.
46	12. The Department of State, only for:
47	a. The Grants and Donations Trust Fund.
48	b. The Records Management Trust Fund.
49	13. The Executive Office of the Governor, only for:
50	a. The Economic Development Transportation Trust Fund.
51	b. The Economic Development Trust Fund.
52	14. The Florida Public Service Commission, only for the
53	Florida Public Service Regulatory Trust Fund.
54	15. The Justice Administrative Commission.
55	16. The state courts system.
56	Section 2. Section 20.24, Florida Statutes, is reenacted
57	and amended to read:
58	20.24 Department of Highway Safety and Motor
59	VehiclesThere is created a Department of Highway Safety and
60	Motor Vehicles.
61	(1) The head of the Department of Highway Safety and Motor
62	Vehicles is the Governor and Cabinet.
63	(2) The following divisions, and bureaus within the
64	divisions, of the Department of Highway Safety and Motor
65	Vehicles are established:
66	(a) Division of the Florida Highway Patrol.
67	(b) Division of Driver Licenses.
68	(c) Division of Motor Vehicles.
69	1. Bureau of Motor Vehicle Inspection.
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70	Amendment No. Section 3. Paragraphs (m) through (x) of subsection (4) of
71	section 215.20, Florida Statutes, as amended by section 3 of
72	chapter 2007-14, Laws of Florida, are amended to read:
73	215.20 Certain income and certain trust funds to
74	contribute to the General Revenue Fund
75	(4) The income of a revenue nature deposited in the
76	following described trust funds, by whatever name designated, is
77	that from which the appropriations authorized by subsection (3)
78	shall be made:
79	(m) Within the Department of Highway Safety and Motor
80	Vehicles, the DUI Programs Coordination Trust Fund.
81	(m) (m) Within the Department of Legal Affairs, the Crimes
82	Compensation Trust Fund.
83	(n) (o) Within the Department of Management Services:
84	1. The Administrative Trust Fund.
85	2. The Architects Incidental Trust Fund.
86	3. The Bureau of Aircraft Trust Fund.
87	4. The Florida Facilities Pool Working Capital Trust Fund.
88	5. The Grants and Donations Trust Fund.
89	6. The Police and Firefighters' Premium Tax Trust Fund.
90	7. The Public Employees Relations Commission Trust Fund.
91	8. The State Personnel System Trust Fund.
92	9. The Supervision Trust Fund.
93	10. The Working Capital Trust Fund.
94	(o)(p) Within the Department of Revenue:
95	1. The Additional Court Cost Clearing Trust Fund.
96	2. The Administrative Trust Fund.
97	3. The Certification Program Trust Fund.
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98	Amendment No. 4. The Fuel Tax Collection Trust Fund.
99	5. The Local Alternative Fuel User Fee Clearing Trust
100	Fund.
101	6. The Local Option Fuel Tax Trust Fund.
102	7. The Motor Vehicle Rental Surcharge Clearing Trust Fund.
103	8. The Motor Vehicle Warranty Trust Fund.
104	9. The Oil and Gas Tax Trust Fund.
105	10. The Operations Trust Fund.
106	11. The Severance Tax Solid Mineral Trust Fund.
107	12. The State Alternative Fuel User Fee Clearing Trust
108	Fund.
109	13. All taxes levied on motor fuels other than gasoline
110	levied pursuant to the provisions of s. 206.87(1)(a).
111	<u>(p)</u> Within the Department of State:
112	1. The Records Management Trust Fund.
113	2. The trust funds administered by the Division of
114	Historical Resources.
115	<u>(q)</u> Within the Department of Transportation, all income
116	derived from outdoor advertising and overweight violations which
117	is deposited in the State Transportation Trust Fund.
118	<u>(r)</u> Within the Department of Veterans' Affairs:
119	1. The Grants and Donations Trust Fund.
120	2. The Operations and Maintenance Trust Fund.
121	3. The State Homes for Veterans Trust Fund.
122	(s) (t) Within the Division of Administrative Hearings, the
123	Administrative Trust Fund.
124	(t) (u) Within the Fish and Wildlife Conservation
125	Commission:
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Amendment No. 126 The Conservation and Recreation Lands Program Trust 1. 127 Fund. 128 2. The Florida Panther Research and Management Trust Fund. 3. The Land Acquisition Trust Fund. 129 The Marine Resources Conservation Trust Fund, with the 130 4. 131 exception of those fees collected for recreational saltwater fishing licenses as provided in s. 372.57. 132 (u) (v) Within the Florida Public Service Commission, the 133 Florida Public Service Regulatory Trust Fund. 134 (v) (w) Within the Justice Administrative Commission, the 135 Indigent Criminal Defense Trust Fund. 136 137 $(w) \rightarrow (x)$ Within the Office of Financial Regulation of the 138 Financial Services Commission: The Administrative Trust Fund. 139 1. 2. The Anti-Fraud Trust Fund. 140 3. The Financial Institutions' Regulatory Trust Fund. 141 142 4. The Regulatory Trust Fund. 143 The enumeration of the foregoing moneys or trust funds shall not 144 145 prohibit the applicability thereto of s. 215.24 should the Governor determine that for the reasons mentioned in s. 215.24 146 147 the money or trust funds should be exempt herefrom, as it is the 148 purpose of this law to exempt income from its force and effect when, by the operation of this law, federal matching funds or 149 contributions or private grants to any trust fund would be lost 150 to the state. 151 Section 4. Section 252.372, Florida Statutes, is amended 152 153 to read: 790847 4/28/2008 5:18 PM Page 6 of 55

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154 Imposition and collection of surcharge.--In order 252.372 155 to provide funds for emergency management, preparedness, and 156 assistance, an annual surcharge of \$2 per policy shall be imposed on every homeowner's, mobile home owner's, tenant 157 homeowner's, and condominium unit owner's policy, and an annual 158 159 \$4 surcharge shall be imposed on every commercial fire, 160 commercial multiple peril, and business owner's property 161 insurance policy, issued or renewed on or after May 1, 1993. The surcharge shall be paid by the policyholder to the insurer. The 162 insurer shall collect the surcharge and remit it to the 163 164 Department of Revenue, which shall collect, administer, audit, 165 and enforce the surcharge pursuant to s. 624.5092. The surcharge 166 is not to be considered premiums of the insurer; however, nonpayment of the surcharge by the insured may be a valid reason 167 for cancellation of the policy. For those policies in which the 168 surplus lines tax and the service fee are collected and remitted 169 to the Surplus Lines Service Office, as created under s. 170 626.921, the surcharge must be remitted to the service office at 171the same time as the surplus lines tax is remitted. All 172 173 penalties for failure to remit the surplus lines tax and service fee are applicable for those surcharges required to be remitted 174 175 to the service office. The service office shall deposit all 176 surcharges that it collects into the Emergency Management, 177 Preparedness, and Assistance Trust Fund at least monthly. All proceeds of the surcharge shall be deposited in the Emergency 178 Management, Preparedness, and Assistance Trust Fund and may not 179 be used to supplant existing funding. 180

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181 Section 5. Subsection (4) of section 290.047, Florida 182 Statutes, is amended to read: 183 290.047 Establishment of grant ceilings and maximum 184 administrative cost percentages; elimination of population bias; loans in default.--185 186 (4)The department shall develop by rule grant 187 administration procurement procedures for eligible local governments. The procedures established in such rule shall not 188 exceed the restrictions or requirements contained in 24 C.F.R. 189 part 85. These procedures shall include, but not be limited to, 190 191 the evaluation of an individual or business entity based upon 192 past performance in the administration of community development 193 block grants and based upon the type, number, and geographic distribution of grants to be administered. 194 Section 6. Subsection (2) of section 316.251, Florida 195 Statutes, is amended to read: 196 197 316.251 Maximum bumper heights.--(2)"New motor vehicles" as defined in s. 319.001(9)(8), 198 "antique automobiles" as defined in s. 320.08, "horseless 199 200 carriages" as defined in s. 320.086, and "street rods" as 201 defined in s. 320.0863 shall be excluded from the requirements 202 of this section. 203 Section 7. Paragraph (a) of subsection (8) of section 318.18, Florida Statutes, is amended to read: 204 205 318.18 Amount of penalties.--The penalties required for a noncriminal disposition pursuant to s. 318.14 or a criminal 206 207 offense listed in s. 318.17 are as follows:

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208 (8) (a) Any person who fails to comply with the court's 209 requirements or who fails to pay the civil penalties specified 210 in this section within the 30-day period provided for in s. 318.14 must pay an additional civil penalty of \$16 \$12, \$2.50 of 211 which must be remitted to the Department of Revenue for deposit 212 213 in the General Revenue Fund, and \$13.50 \$9.50 of which must be remitted to the Department of Revenue for deposit in the Highway 214 Safety Operating Trust Fund. The department shall contract with 215 the Florida Association of Court Clerks, Inc., to design, 216 establish, operate, upgrade, and maintain an automated statewide 217 218 Uniform Traffic Citation Accounting System to be operated by the clerks of the court which shall include, but not be limited to, 219 220 the accounting for traffic infractions by type, a record of the disposition of the citations, and an accounting system for the 221 fines assessed and the subsequent fine amounts paid to the 222 clerks of the court. On or before December 1, 2001, the clerks 223 224 of the court must provide the information required by this chapter to be transmitted to the department by electronic 225 transmission pursuant to the contract. 226

Section 8. Subsections (1) through (11) of section 319.001, Florida Statutes, are renumbered as subsections (2) through (12), respectively, and a new subsection (1) is added to that section to read:

231 232

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234

319.001 Definitions.--As used in this chapter, the term: (1) "Certificate of title" means the record that is evidence of ownership of a vehicle, whether a paper certificate authorized by the department or a certificate consisting of

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235	Amendment No. information that is stored in an electronic form in the
236	department's database.
237	Section 9. Section 319.40, Florida Statutes, is amended to
238	read:
239	319.40 Transactions by electronic or telephonic means
240	(1) The department is authorized to accept any application
241	provided for under this chapter by electronic or telephonic
242	means.
243	(2) The department may issue an electronic certificate of
244	title in lieu of printing a paper title.
245	(3) The department may collect and use e-mail addresses of
246	motor vehicle owners and registrants as a notification method in
247	lieu of the United States Postal Service.
248	Section 10. Effective July 1, 2008, subsection (1) of
249	section 320.02, Florida Statutes, as amended by section 28 of
250	chapter 2006-290, Laws of Florida, is amended to read:
251	320.02 Registration required; application for
252	registration; forms
253	(1) Except as otherwise provided in this chapter, every
254	owner or person in charge of a motor vehicle that is operated or
255	driven on the roads of this state shall register the vehicle in
256	this state. The owner or person in charge shall apply to the
257	department or to its authorized agent for registration of each
258	such vehicle on a form prescribed by the department. Prior to
259	the original registration of a motorcycle, motor driven cycle,
260	or moped, the owner, if a natural person, must present proof
261	that he or she has a valid motorcycle endorsement as required in
262	chapter 322. A registration is not required for any motor 790847 4/28/2008 5:18 PM

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263 vehicle that is not operated on the roads of this state during 264 the registration period.

265 Section 11. Paragraph (b) of subsection (3) of section 266 320.06, Florida Statutes, is amended to read:

267 320.06 Registration certificates, license plates, and268 validation stickers generally.--

(3)

269

(b) An additional fee of 50 cents shall be collected <u>and</u>
<u>deposited into the Highway Safety Operating Trust Fund</u> on each
motor vehicle registration or motor vehicle renewal registration
issued in this state in order that all license plates and
validation stickers be fully treated with retroreflective
material.

276 Section 12. Effective upon this act becoming a law, 277 paragraph (c) of subsection (1) of section 320.08, Florida 278 Statutes is amended to read:

279 320.08 License taxes.--Except as otherwise provided 280 herein, there are hereby levied and imposed annual license taxes 281 for the operation of motor vehicles, mopeds, motorized bicycles 282 as defined in s. 316.003(2), and mobile homes, as defined in s. 283 320.01, which shall be paid to and collected by the department 284 or its agent upon the registration or renewal of registration of 285 the following:

286

(1) MOTORCYCLES and MOPEDS.--

(c) Upon registration of any motorcycle, motor-driven cycle, or moped there shall be paid in addition to the license taxes specified in this subsection a nonrefundable motorcycle safety education fee in the amount of \$2.50. The proceeds of 790847 4/28/2008 5:18 PM

291	Amendment No. such additional fee shall be deposited in the Highway Safety
292	Operating Trust Fund and be used exclusively to fund a
293	motorcycle driver improvement program implemented pursuant to s.
294	322.025 or the Florida Motorcycle Safety Education Program
295	established in s. 322.0255 or the general operations of the
295	department.
290	
	Section 13. Subsection (2) of section 320.0805, Florida
298	Statutes, is amended to read:
299	320.0805 Personalized prestige license plates
300	(2) Each request for specific numbers or letters or
301	combinations thereof shall be submitted annually to the
302	department on an application form supplied by the department,
303	accompanied by the following tax and fees:
304	(a) The license tax required for the vehicle, as set forth
305	in s. 320.08 <u>.</u> +
306	(b) A prestige plate annual use fee of \$10 <u>.; and</u>
307	(c) A processing fee of \$2, to be deposited into the
308	Highway Safety Operating Trust Fund.
309	Section 14. Paragraph (b) of subsection (3) of section
310	320.08056, Florida Statutes, is amended to read:
311	320.08056 Specialty license plates
312	(3) Each request must be made annually to the department,
313	accompanied by the following tax and fees:
314	(b) A processing fee of \$2, to be deposited into the
315	Highway Safety Operating Trust Fund.
316	
317	A request may be made any time during a registration period. If
318	a request is made for a specialty license plate to replace a
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Amendment No. 319 current valid license plate, the specialty license plate must be issued with appropriate decals attached at no tax for the plate, 320 321 but all fees and service charges must be paid. When a request is made for a specialty license plate at the beginning of the 322 registration period, the tax, together with all applicable fees 323 324 and service charges, must be paid. Subsection (1) of section 320.203, Florida 325 Section 15. Statutes, is amended to read: 326 320.203 Disposition of biennial license tax moneys .--327 Notwithstanding ss. 320.08(1), (2), (3), (4)(a) or 328 (1)(b), (6), (7), (8), (9), (10), or (11), 320.08058, and 328.76 329 and pursuant to s. 216.351, after the provisions of s. 330 331 320.20(1), (2), (3), and (4), and (5) are fulfilled, an amount equal to 50 percent of revenues collected from the biennial 332 registrations created in s. 320.07 shall be retained in the 333 Motor Vehicle License Clearing Trust Fund, authorized in s. 334 335 215.32(2)(b)2.f., until July 1. After July 1 of the subsequent fiscal year, an amount equal to 50 percent of revenues collected 336 from the biennial registrations created in s. 320.07 shall be 337 distributed according to ss. 320.08(1), (2), (3), (4)(a) or (b), 338 (6), (7), (8), (9), (10), or (11), 320.08058, 328.76, and 339 340 320.20(1), (2), (3), and (4), and (5). 341 Section 16. Section 320.95, Florida Statutes, is amended 342 to read: Transactions by electronic or telephonic means.--343 320.95 The department is authorized to accept any application 344 (1)provided for under this chapter by electronic or telephonic 345 346 means. 790847 4/28/2008 5:18 PM Page 13 of 55

1	Amendment No.
347	(2) The department may collect and use e-mail addresses of
348	motor vehicle owners and registrants as a notification method in
349	lieu of the United States Postal Service.
350	Section 17. Subsections (10) through (44) of section
351	322.01, Florida Statutes, are renumbered as subsections (11)
352	through (45), respectively, present subsections (10), (23), and
353	(29) are amended, and a new subsection (10) is added to that
354	section, to read:
355	322.01 DefinitionsAs used in this chapter:
356	(10) "Convenience service" means any means whereby an
357	individual conducts a transaction with the department other than
358	in person.
359	(11) (10) (a) "Conviction" means a conviction of an offense
360	relating to the operation of motor vehicles on highways which is
361	a violation of this chapter or any other such law of this state
362	or any other state, including an admission or determination of a
363	noncriminal traffic infraction pursuant to s. 318.14, or a
364	judicial disposition of an offense committed under any federal
365	law substantially conforming to the aforesaid state statutory
366	provisions.
367	(b) Notwithstanding any other provisions of this chapter,
368	the definition of "conviction" provided in 49 C.F.R. part 383.5
369	applies to offenses committed in a commercial motor vehicle <u>or</u>
370	by a person holding a commercial driver's license.
371	(24) (23) "Hazardous materials" means any material that has
372	been designated as hazardous under 49 U.S.C. s. 5103 and is
373	required to be placarded under subpart F of 49 C.F.R. part 172
374	or any quantity of a material listed as a select agent or toxin
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375 <u>in 42 C.F.R. part 73</u> has the meaning such term has under s. 103 376 of the Hazardous Materials Transportation Act.

377 <u>(30)(29)</u> "Out-of-service order" means a prohibition issued 378 by an authorized local, state, or Federal Government official 379 which precludes a person from driving a commercial motor vehicle 380 for a period of 72 hours or less.

381 Section 18. Subsection (1) of section 322.025, Florida382 Statutes, is amended to read:

383

322.025 Driver improvement.--

The department may implement programs to improve the 384 (1)385 driving ability of the drivers of this state. Such programs may 386 include, but shall not be limited to, safety awareness 387 campaigns, driver training, and licensing improvement. Motorcycle driver improvement programs implemented pursuant to 388 this section or s. 322.0255 may shall be funded by the 389 motorcycle safety education fee collected pursuant to s. 390 391 320.08(1)(c), which shall be deposited in the Highway Safety Operating Trust Fund of the department and appropriated for that 392 393 purpose.

394 Section 19. Effective upon this act becoming a law, 395 subsections (5), (6), (7), and (8) of section 322.0255, Florida 396 Statutes, are amended to read:

397

322.0255 Florida Motorcycle Safety Education Program.--

- 398 (5) The department shall, subject to the availability of
- 399 funds, reimburse each organization that provides an approved
- 400 motorcycle safety education course for each student who begins
- 401 the on-cycle portion of the course. This shall include any
- 402 student not required to attend a motorcycle safety education 790847

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403 course prior to licensure as required in s. 322.12. The amount 404 to be reimbursed per student to each course provider shall be 405 determined by the department. In order to facilitate such 406 determination, each course provider shall be required to submit proof satisfactory to the department of the expected cost per 407 408 student to be incurred by such course provider. In no event 409 shall the amount to be reimbursed per student to any course 410 provider exceed the expected cost per student. In addition to the amount of any reimbursement, each course provider that 411 412 conducts such a course may charge each student a tuition fee sufficient to defray the cost of conducting the course. The 413 department shall fund the payments required under this 414 subsection from the motorcycle safety education fee, as provided 415 in ss. 320.08 and 322.025. 416

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417 <u>(5)(6)</u> Each organization that provides an approved 418 motorcycle safety course may charge a registration fee, not to 419 exceed \$20 per student. This fee must be refunded if the student 420 completes the course. However, any student who registers for, 421 and does not complete, the course must forfeit his or her 422 registration fee. Forfeited fees may be retained by the 423 organization that conducts the course.

424 <u>(6)</u> (7) The department may adopt rules to implement this 425 section.

426 <u>(7)(8)</u> On and after January 1, 1989, every first-time 427 applicant for licensure to operate a motorcycle who is under 21 428 years of age shall be required to complete a motorcycle 429 education course as established pursuant to this section. Proof 430 of completion of such education course shall be presented to the 790847 4/28/2008 5:18 PM

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431 driver license examining office prior to such licensure to432 operate a motorcycle.

433Section 20. Effective October 1, 2008, subsection (1) of434section 322.03, Florida Statutes, is amended to read:

322.03 Drivers must be licensed; penalties.--

(1) Except as otherwise authorized in this chapter, a
person may not drive any motor vehicle upon a highway in this
state unless such person has a valid driver's license under the
provisions of this chapter.

A person who drives a commercial motor vehicle shall 440 (a) not receive a driver's license unless and until he or she 441 442 surrenders to the department all driver's licenses in his or her 443 possession issued to him or her by any other jurisdiction or makes an affidavit that he or she does not possess a driver's 444 license. Any such person who fails to surrender such licenses or 445 who makes a false affidavit concerning such licenses is guilty 446 447 of a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083. 448

449 A person who does not drive a commercial motor vehicle (b) 450 is not required to surrender a license issued by another jurisdiction, upon a showing to the department that such license 451 452 is necessary because of employment or part time residence. Any 453 person who retains a driver's license because of employment or 454 part-time residence shall, upon qualifying for a license in this state, be issued a driver's license which shall be valid within 455 456 this state only. All surrendered licenses may be returned by the department to the issuing jurisdiction together with information 457 458 that the licensee is now licensed in a new jurisdiction or may 790847 4/28/2008 5:18 PM

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459	Amendment No. be destroyed by the department, which shall notify the issuing
460	jurisdiction of such destruction. A person may not have more
461	than one valid Florida driver's license at any time.
462	(c) Part-time residents issued a license that is valid
463	within this state only pursuant to paragraph (b) as that
464	paragraph existed prior to October 1, 2008, may continue to hold
465	such license until the next regularly scheduled renewal.
466	Licenses that are identified as "Valid in Florida only" may not
467	be issued or renewed effective July 1, 2009. This paragraph
468	expires June 30, 2017.
469	Section 21. Effective October 1, 2008, subsections (1),
470	(2), and (3) of section 322.051, Florida Statutes, are amended
471	to read:
472	322.051 Identification cards
473	(1) Any person who is 5 years of age or older, or any
474	person who has a disability, regardless of age, who applies for
475	a disabled parking permit under s. 320.0848, may be issued an
476	identification card by the department upon completion of an
477	application and payment of an application fee.
478	(a) Each such application shall include the following
479	information regarding the applicant:
480	1. Full name (first, middle or maiden, and last), gender,
481	proof of social security card number satisfactory to the
482	<u>department</u> , county of residence <u>,</u> and mailing address, <u>proof of</u>
483	residential address satisfactory to the department, country of
484	birth, and a brief description.
485	2. Proof of birth date satisfactory to the department.
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3. Proof of identity satisfactory to the department. Such
proof must include one of the following documents issued to the
applicant:

a. A 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 sub-subparagraph b., sub-subparagraph
c., sub-subparagraph d., sub-subparagraph e., sub-subparagraph
f., or sub-subparagraph g., or sub-subparagraph h.;

b. A certified copy of a United States birth certificate;

496

c. A valid, unexpired United States passport;

497 d. A naturalization certificate issued by the United498 States Department of Homeland Security;

e. <u>A valid, unexpired</u> An alien registration receipt card
 (green card);

501f. A Consular Report of Birth Abroad provided by the502United States Department of State;

503g.f.An unexpired employment authorization card issued by504the United States Department of Homeland Security; or

505 <u>h.g.</u> Proof of nonimmigrant classification provided by the 506 United States Department of Homeland Security, for an original 507 identification card. In order to prove such nonimmigrant 508 classification, applicants may produce but are not limited to 509 the following documents:

510 (I) A notice of hearing from an immigration court511 scheduling a hearing on any proceeding.

512 (II) A notice from the Board of Immigration Appeals 513 acknowledging pendency of an appeal. 790847 4/28/2008 5:18 PM

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(III) Notice of the approval of an application for
adjustment of status issued by the United States Bureau of
Citizenship and Immigration Services.

517 (IV) Any official documentation confirming the filing of a 518 petition for asylum or refugee status or any other relief issued 519 by the United States Bureau of Citizenship and Immigration 520 Services.

(V) Notice of action transferring any pending matter from
another jurisdiction to Florida, issued by the United States
Bureau of Citizenship and Immigration Services.

(VI) Order of an immigration judge or immigration officer
granting any 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.

534 <u>(VIII) On or after January 1, 2010, an unexpired foreign</u> 535 <u>passport with an unexpired United States Visa affixed,</u> 536 <u>accompanied by an approved I-94, documenting the most recent</u> 537 <u>admittance into the United States.</u>

538
539 Presentation of any of the documents described in sub540 subparagraph <u>g. f.</u> or sub-subparagraph <u>h. g.</u> entitles the
541 applicant to an identification card for a period not to exceed 790847

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542 the expiration date of the document presented or 1 year,543 whichever first occurs.

(b) An application for an identification card must be
signed and verified by the applicant in a format designated by
the department before a person authorized to administer oaths
and payment of the applicable fee pursuant to s. 322.21. The fee
for an identification card is \$3, including payment for the
color photograph or digital image of the applicant.

550 (c) Each such applicant may include fingerprints and any551 other unique biometric means of identity.

552

(2)(a) Every identification card:

553 <u>1. Issued to a person 5 years of age to 14 years of age</u> 554 shall expire, unless canceled earlier, on the fourth birthday of 555 the applicant following the date of original issue.

556 <u>2. Issued to a person 15 years of age and older shall</u>
557 <u>expire, unless canceled earlier, on the eighth birthday of the</u>
applicant following the date of original issue.

559

560 <u>Renewal of an identification card shall be made for the</u>

561 applicable term enumerated in this paragraph. However, if an

562 individual is 60 years of age or older, and has an

563 identification card issued under this section, the card shall

564 not expire unless done so by cancellation by the department or

565 by the death of the cardholder. Renewal of any identification

566 card shall be made for a term which shall expire on the fourth

567 birthday of the applicant following expiration of the

568 identification card renewed, unless surrendered earlier. Any

569 application for renewal received later than 90 days after 790847

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570 expiration of the identification card shall be considered the 571 same as an application for an original identification card. The 572 renewal fee for an identification card shall be \$10, of which \$4 573 shall be deposited into the General Revenue Fund and \$6 into the Highway Safety Operating Trust Fund. The department shall, at 574 575 the end of 4 years and 6 months after the issuance or renewal of an identification card, destroy any record of the card if it has 576 577 expired and has not been renewed, unless the cardholder is 60 578 years of age or older.

579 Notwithstanding any other provision of this chapter, (b) 580 if an applicant establishes his or her identity for an identification card using a document authorized under sub-581 582 subparagraph (1)(a)3.e., the identification card shall expire on the eighth fourth birthday of the applicant following the date 583 of original issue or upon first renewal or duplicate issued 584 after implementation of this section. After an initial showing 585 of such documentation, he or she is exempted from having to 586 renew or obtain a duplicate in person. 587

Notwithstanding any other provisions of this chapter, 588 (C) 589 if an applicant establishes his or her identity for an 590 identification card using an identification document authorized 591 under sub-subparagraph (1) (a) 3.g. $(\frac{1}{a})$ or sub-subparagraph 592 (1) (a) 3.h. (1) (a) 3.g., the identification card shall expire 1 593 year 2 years after the date of issuance or upon the expiration date cited on the United States Department of Homeland Security 594 documents, whichever date first occurs, and may not be renewed 595 596 or obtain a duplicate except in person.

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Amendment No. If an identification card issued under this section is 597 (3) 598 lost, destroyed, or mutilated or a new name is acquired, the 599 person to whom it was issued may obtain a duplicate upon 600 furnishing satisfactory proof of such fact to the department and upon payment of the applicable fee pursuant to s. 322.21 a fee 601 602 of \$10 for such duplicate, \$2.50 of which shall be deposited into the General Revenue Fund and \$7.50 into the Highway Safety 603 604 Operating Trust Fund. The fee shall include payment for the 605 color photograph or digital image of the applicant. Any person 606 who loses an identification card and who, after obtaining a 607 duplicate, finds the original card shall immediately surrender 608 the original card to the department. The same documentary 609 evidence shall be furnished for a duplicate as for an original identification card. 610

Section 22. Effective October 1, 2008, subsections (1),
(2), and (6) of section 322.08, Florida Statutes, are amended to
read:

614

322.08 Application for license.--

(1) Each application for a driver's license shall be made
in a format designated by the department and sworn to or
affirmed by the applicant as to the truth of the statements made
in the application.

619 (2) Each such application shall include the following620 information regarding the applicant:

(a) Full name (first, middle or maiden, and last), gender,
 proof of social security card number satisfactory to the
 department, county of residence, and mailing address, proof of

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624 residential address satisfactory to the department, country of 625 birth, and a brief description. 626 (b) Proof of birth date satisfactory to the department. 627 Proof of identity satisfactory to the department. Such (C) proof must include one of the following documents issued to the 628 629 applicant: A driver's license record or identification card record 630 1. from another jurisdiction that required the applicant to submit 631 a document for identification which is substantially similar to 632 a document required under subparagraph 2., subparagraph 3., 633 subparagraph 4., subparagraph 5., subparagraph 6., or 634 635 subparagraph 7., or subparagraph 8.; 636 2. A certified copy of a United States birth certificate; A valid, unexpired United States passport; 637 3. A naturalization certificate issued by the United 638 4. States Department of Homeland Security; 639 640 5. A valid, unexpired An alien registration receipt card (green card); 641 6. A Consular Report of Birth Abroad provided by the 642 643 United States Department of State; 7.6. An unexpired employment authorization card issued by 644 645 the United States Department of Homeland Security; or 646 8.7. Proof of nonimmigrant classification provided by the United States Department of Homeland Security, for an original 647 driver's license. In order to prove nonimmigrant classification, 648 an applicant may produce the following documents, including, but 649 650 not limited to:

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651 a. A notice of hearing from an immigration court 652 scheduling a hearing on any proceeding.

653

b. A notice from the Board of Immigration Appeals 654 acknowledging pendency of an appeal.

A notice of the approval of an application for 655 с. adjustment of status issued by the United States Bureau of 656 Citizenship and Immigration Services. 657

658 Any official documentation confirming the filing of a d. petition for asylum or refugee status or any other relief issued 659 by the United States Bureau of Citizenship and Immigration 660 661 Services.

e. A notice of action transferring any pending matter from 662 663 another jurisdiction to this state issued by the United States Bureau of Citizenship and Immigration Services. 664

An order of an immigration judge or immigration officer 665 f. granting any relief that authorizes the alien to live and work 666 in the United States, including, but not limited to, asylum. 667

Evidence that an application is pending for adjustment 668 q. of status to that of an alien lawfully admitted for permanent 669 670 residence in the United States or conditional permanent resident status in the United States, if a visa number is available 671 672 having a current priority date for processing by the United 673 States Bureau of Citizenship and Immigration Services.

674 h. On or after January 1, 2010, an unexpired foreign passport with an unexpired United States Visa affixed, 675 accompanied by an approved I-94, documenting the most recent 676 677 admittance into the United States.

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Presentation of any of the documents in subparagraph 7. 6. or subparagraph 8. 7. entitles the applicant to a driver's license or temporary permit for a period not to exceed the expiration date of the document presented or 1 year, whichever occurs first.

(d) Whether the applicant has previously been licensed to
drive, and, if so, when and by what state, and whether any such
license or driving privilege has ever been disqualified,
revoked, or suspended, or whether an application has ever been
refused, and, if so, the date of and reason for such
disqualification, suspension, revocation, or refusal.

(e) Each such application may include fingerprints andother unique biometric means of identity.

(6) The application form for a driver's license or
duplicate thereof shall include language permitting the
following:

695 (a) A voluntary contribution of \$5 per applicant, which
 696 contribution shall be transferred into the Election Campaign
 697 Financing Trust Fund.

(a) (b) A voluntary contribution of \$1 per applicant, which
 contribution shall be deposited into the Florida Organ and
 Tissue Donor Education and Procurement Trust Fund for organ and
 tissue donor education and for maintaining the organ and tissue
 donor registry.

703 <u>(b)(c)</u> A voluntary contribution of \$1 per applicant, which 704 contribution shall be distributed to the Florida Council of the 705 Blind.

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706 <u>(c)</u> (d) A voluntary contribution of \$2 per applicant, which 707 shall be distributed to the Hearing Research Institute, 708 Incorporated.

709 <u>(d) (e)</u> A voluntary contribution of \$1 per applicant, which 710 shall be distributed to the Juvenile Diabetes Foundation 711 International.

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

A statement providing an explanation of the purpose of the trust funds shall also be included. For the purpose of applying the service charge provided in s. 215.20, contributions received under paragraphs (b), (c), (d), and (e) (c), (d), (e), and (f) and under s. 322.18(9)(a) are not income of a revenue nature.

Section 23. Effective October 1, 2008, paragraph (a) of subsection (1) of section 322.14, Florida Statutes, is amended to read:

723

714

322.14 Licenses issued to drivers.--

(1) (a) The department shall, upon successful completion of 724 725 all required examinations and payment of the required fee, issue to every applicant qualifying therefor, a driver's license as 726 727 applied for, which license shall bear thereon a color photograph 728 or digital image of the licensee; the name of the state; a 729 distinguishing number assigned to the licensee; and the 730 licensee's full name, date of birth, and residence mailing address; a brief description of the licensee, including, but not 731 limited to, the licensee's gender and height; and the dates of 732 733 issuance and expiration of the license. A space shall be 790847 4/28/2008 5:18 PM

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provided upon which the licensee shall affix his or her usual 734 735 signature. No license shall be valid until it has been so signed 736 by the licensee except that the signature of said licensee shall 737 not be required if it appears thereon in facsimile or if the licensee is not present within the state at the time of 738 739 issuance. Applicants qualifying to receive a Class A, Class B, 740 or Class C driver's license must appear in person within the 741 state for issuance of a color photographic or digital imaged driver's license pursuant to s. 322.142. 742

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743 Section 24. Effective October 1, 2008, section 322.15,744 Florida Statutes, is amended to read:

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

(1) Every licensee shall have his or her driver's license,
which must be fully legible with no portion of such license
faded, altered, mutilated, or defaced, in his or her immediate
possession at all times when operating a motor vehicle and shall
display the same upon the demand of a law enforcement officer or
an authorized representative of the department.

(2) Upon the failure of any person to display a driver's
license as required by subsection (1), the law enforcement
officer or authorized representative of the department stopping
the person shall require the person to imprint his or her
<u>fingerprints fingerprint</u> upon any citation issued by the officer
or authorized representative, or the officer or authorized
<u>representative shall collect the fingerprints electronically</u>.

(3) In relation to violations of subsection (1) or s.
322.03(5), persons who cannot supply proof of a valid driver's 790847
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Amendment No. 762 license for the reason that the license was suspended for 763 failure to comply with that citation shall be issued a 764 suspension clearance by the clerk of the court for that citation 765 upon payment of the applicable penalty and fee for that 766 citation. If proof of a valid driver's license is not provided 767 to the clerk of the court within 30 days, the person's driver's 768 license shall again be suspended for failure to comply.

(4) A violation of subsection (1) is a noncriminal traffic
infraction, punishable as a nonmoving violation as provided in
chapter 318.

Section 25. Effective October 1, 2008, section 322.17,Florida Statutes, is amended to read:

774 322.17 <u>Replacement licenses and permits</u> Duplicate and
 775 replacement certificates.--

(1) (a) In the event that an instruction permit or driver's 776 license issued under the provisions of this chapter is lost or 777 778 destroyed, the person to whom the same was issued may, upon 779 payment of the appropriate fee pursuant to s. 322.21 \$10, obtain 780 a replacement duplicate, or substitute thereof, upon furnishing 781 proof satisfactory to the department that such permit or license 782 has been lost or destroyed, and further furnishing the full 783 name, date of birth, sex, residence and mailing address, proof 784 of birth satisfactory to the department, and proof of identity satisfactory to the department. Five dollars of the fee levied 785 786 in this paragraph shall go to the Highway Safety Operating Trust Fund of the department. 787

(b) In the event that an instruction permit or driver's
 license issued under the provisions of this chapter is stolen,
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The person to whom the same was issued may, at no charge, obtain a <u>replacement</u> duplicate, or substitute thereof, upon furnishing proof satisfactory to the department that such permit or license was stolen and further furnishing the full name, date of birth, sex, residence and mailing address, proof of birth satisfactory to the department, and proof of identity satisfactory to the department.

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797 (2) Upon the surrender of the original license and the payment of the appropriate fee pursuant to s. 322.21 a \$10 798 799 replacement fee, the department shall issue a replacement 800 license to make a change in name, address, or restrictions. Upon 801 written request by the licensee and notification of a change in 802 address, and the payment of a \$10 fee, the department shall issue an address sticker which shall be affixed to the back of 803 804 the license by the licensee. Nine dollars of the fee levied in 805 this subsection shall go to the Highway Safety Operating Trust 806 Fund of the department.

Notwithstanding any other provisions of this chapter, 807 (3) if a licensee establishes his or her identity for a driver's 808 809 license using an identification document authorized under s. 322.08(2)(c)7. or 8. s. 322.08(2)(c)6. or 7., the licensee may 810 811 not obtain a duplicate or replacement instruction permit or 812 driver's license except in person and upon submission of an 813 identification document authorized under s. 322.08(2)(c)7. or 8. s. 322.08(2)(c)6. or 7. 814

815 Section 26. Effective October 1, 2008, subsections (2), 816 (4), (5), (8), and (9) of section 322.18, Florida Statutes, are 817 amended to read: 790847 4/28/2008 5:18 PM

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818 322.18 Original applications, licenses, and renewals;
819 expiration of licenses; delinquent licenses.--

820 (2) Each applicant who is entitled to the issuance of a
821 driver's license, as provided in this section, shall be issued a
822 driver's license, as follows:

823 (a) An applicant who has not attained 80 years of age 824 applying for an original issuance shall be issued a driver's 825 license that which expires at midnight on the licensee's 826 birthday which next occurs on or after the eighth sixth anniversary of the date of issue. An applicant who is at least 827 80 years of age applying for an original issuance shall be 828 829 issued a driver's license that expires at midnight on the 830 licensee's birthday that next occurs on or after the sixth anniversary of the date of issue. 831

An applicant who has not attained 80 years of age 832 (b) applying for a renewal issuance or renewal extension shall be 833 issued a driver's license that or renewal extension sticker 834 which expires at midnight on the licensee's birthday that which 835 next occurs 8 4 years after the month of expiration of the 836 837 license being renewed. An applicant who is at least 80 years of age applying for a renewal issuance shall be issued a driver's 838 839 license that, except that a driver whose driving record reflects 840 no convictions for the preceding 3 years shall be issued a 841 driver's license or renewal extension sticker which expires at midnight on the licensee's birthday that which next occurs 6 842 years after the month of expiration of the license being 843 844 renewed.

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(c) Notwithstanding any other provision of this chapter,
if an applicant establishes his or her identity for a driver's
license using a document authorized under s. 322.08(2)(c)5., the
driver's license shall expire in accordance with paragraph (b).
After an initial showing of such documentation, he or she is
exempted from having to renew or obtain a duplicate in person.

(d) Notwithstanding any other provision of this chapter, if an applicant establishes his or her identity for a driver's license using a document authorized in s. 322.08(2)(c) <u>7.6</u>. or <u>854</u> <u>8.7</u>., the driver's license shall expire <u>1 year</u> 2 years after the date of issuance or upon the expiration date cited on the United States Department of Homeland Security documents, whichever date first occurs.

(e) Notwithstanding any other provision of this chapter,
an applicant applying for an original or renewal issuance of a
commercial driver's license as defined in s. 322.01(7), with a
hazardous-materials endorsement, pursuant to s. 322.57(1)(e),
shall be issued a driver's license that expires at midnight on
the licensee's birthday that next occurs 4 years after the month
of expiration of the license being issued or renewed.

(4) (a) Except as otherwise provided in this chapter, all
licenses shall be renewable every <u>8</u> 4 years or 6 years,
depending upon the terms of issuance and shall be issued or
<u>renewed</u> extended upon application, payment of the fees required
by s. 322.21, and successful passage of any required
examination, unless the department has reason to believe that
the licensee is no longer qualified to receive a license.

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(b) Notwithstanding any other provision of this chapter, if an applicant establishes his or her identity for a driver's license using a document authorized under s. 322.08(2)(c)5., the license, upon an initial showing of such documentation, is exempted from having to renew or obtain a duplicate in person, unless the renewal or duplication coincides with the periodic reexamination of a driver as required pursuant to s. 322.121.

879 Notwithstanding any other provision of this chapter, (C) 880 if a licensee establishes his or her identity for a driver's license using an identification document authorized under s. 881 882 322.08(2)(c)7.6 or 8.7, the licensee may not renew the 883 driver's license except in person and upon submission of an 884 identification document authorized under s. 322.08(2)(c)7.6. or 8.7. A driver's license renewed under this paragraph expires 1 885 year 4 years after the date of issuance or upon the expiration 886 date cited on the United States Department of Homeland Security 887 documents, whichever date first occurs. 888

(5) All renewal driver's licenses may be issued after the
applicant licensee has been determined to be eligible by the
department.

(a) A licensee who is otherwise eligible for renewal and
who is <u>at least 80</u> over 79 years of age:

894 1. Must submit to and pass a vision test administered at895 any driver's license office; or

896 2. If the licensee applies for <u>a renewal using a</u>
897 <u>convenience service</u> an extension by mail as provided in
898 subsection (8), <u>he or she</u> must submit to a vision test
899 administered by a physician licensed under chapter 458 or
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Amendment No. 900 chapter 459, or an optometrist licensed under chapter 463, must 901 send the results of that test to the department on a form 902 obtained from the department and signed by such health care 903 practitioner, and must meet vision standards that are equivalent 904 to the standards for passing the departmental vision test. The 905 physician or optometrist may submit the results of a vision test 906 by a department-approved electronic means.

907 (b) A licensee who is <u>at least 80</u> over 79 years of age may
908 not submit an application for <u>renewal</u> extension under subsection
909 (8) by <u>a convenience service</u> electronic or telephonic means,
910 unless the results of a vision test have been electronically
911 submitted in advance by the physician or optometrist.

912 (8) The department shall issue <u>8-year renewals using a</u> 913 <u>convenience service</u> 4 year and 6 year license extensions by 914 <u>mail, electronic, or telephonic means</u> without reexamination <u>to</u> 915 <u>drivers who have not attained 80 years of age. The department</u> 916 <u>shall issue 6-year renewals using a convenience service when the</u> 917 <u>applicant has satisfied the requirements of subsection (5)</u>.

If the department determines from its records that the 918 (a) 919 holder of a license about to expire is eligible for renewal, the 920 department shall mail a renewal notice to the licensee at his or 921 her last known address, not less than 30 days prior to the 922 licensee's birthday. The renewal notice shall direct the 923 licensee to appear at a driver license office for in-person renewal or to transmit the completed renewal notice and the fees 924 required by s. 322.21 to the department using a convenience 925 service by mail, electronically, or telephonically within the 30 926 days preceding the licensee's birthday for a license extension. 927 790847

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928 License extensions shall not be available to drivers directed to
929 appear for in-person renewal.

(b) Upon receipt of a properly completed renewal notice, payment of the required fees, and upon determining that the licensee is still eligible for renewal, the department shall send a <u>new</u> license extension sticker to the licensee to affix to the expiring license as evidence that the license term has been extended.

936 The department shall issue one renewal using a (C) convenience service license extensions for two consecutive 937 license expirations only. Upon expiration of two consecutive 938 939 license extension periods, in person renewal with reexamination 940 as provided in s. 322.121 shall be required. A person who is out of this state when his or her license expires may be issued a 941 90-day temporary driving permit without reexamination. At the 942 end of the 90-day period, the person must either return to this 943 944 state or apply for a license where the person is located, except for a member of the Armed Forces as provided in s. 322.121(6). 945

946 (d) In person renewal at a driver license office shall not
947 be available to drivers whose records indicate they were
948 directed to apply for a license extension.

949 <u>(d) (e)</u> Any person who knowingly possesses any forged, 950 stolen, fictitious, counterfeit, or unlawfully issued license 951 extension sticker, unless possession by such person has been 952 duly authorized by the department, commits a misdemeanor of the 953 second degree, punishable as provided in s. 775.082 or s. 954 775.083.

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955 <u>(e) (f)</u> The department shall develop a plan for the 956 equitable distribution of license extensions and renewals and 957 the orderly implementation of this section.

958 The application form for a renewal issuance or (9)(a) renewal extension shall include language permitting a voluntary 959 960 contribution of \$1 per applicant, to be quarterly distributed by the department to Prevent Blindness Florida, a not-for-profit 961 962 organization, to prevent blindness and preserve the sight of the 963 residents of this state. A statement providing an explanation of the purpose of the funds shall be included with the application 964 965 form.

966 (b) Prior to the department distributing the funds
967 collected pursuant to paragraph (a), Prevent Blindness Florida
968 must submit a report to the department that identifies how such
969 funds were used during the preceding year.

970 Section 27. <u>Section 322.181</u>, Florida Statutes, is 971 <u>repealed</u>.

972 Section 28. Effective October 1, 2008, subsections (2) and
973 (4) of section 322.19, Florida Statutes, are amended to read:
974 322.19 Change of address or name.--

975 (2) Whenever any person, after applying for or receiving a
976 driver's license, changes the residence or mailing address in
977 the application or license, the person must, within 10 calendar
978 days, either obtain a replacement license that reflects the
979 change or request in writing a change of address sticker. <u>A</u> The
980 written request to the department must include the old and new
981 addresses and the driver's license number.

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	Amendment No.
982	(4) Notwithstanding any other provision of this chapter,
983	if a licensee established his or her identity for a driver's
984	license using an identification document authorized under s.
985	322.08(2)(c) $7.6.$ or $8.7.$, the licensee may not change his or her
986	name or address except in person and upon submission of an
987	identification document authorized under s. 322.08(2)(c) <u>7.</u> 6. or
988	<u>8.</u> 7.
989	Section 29. Effective October 1, 2008, subsection (1) of
990	section 322.21, Florida Statutes, is amended to read:
991	322.21 License fees; procedure for handling and collecting
992	fees
993	(1) Except as otherwise provided herein, the fee for:
994	(a) An original or renewal commercial driver's license is
995	$\frac{67}{50}$, which shall include the fee for driver education
996	provided by s. 1003.48; however, if an applicant has completed
997	training and is applying for employment or is currently employed
998	in a public or nonpublic school system that requires the
999	commercial license, the fee shall be the same as for a Class E
1000	driver's license. A delinquent fee of \$1 shall be added for a
1001	renewal made not more than 12 months after the license
1002	expiration date.
1003	(b) An original Class E driver's license is <u>\$27</u> \$20 , which
1004	shall include the fee for driver's education provided by s.
1005	1003.48; however, if an applicant has completed training and is
1006	applying for employment or is currently employed in a public or
1007	nonpublic school system that requires a commercial driver
1008	license, the fee shall be the same as for a Class E license.

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1009	Amendment No. (c) The renewal or extension of a Class E driver's license
1010	or of a license restricted to motorcycle use only is \$20 \$15 ,
1011	except that a delinquent fee of \$1 shall be added for a renewal
1012	or extension made not more than 12 months after the license
1012	expiration date. The fee provided in this paragraph shall
	include the fee for driver's education provided by s. 1003.48.
1014	
1015	(d) An original driver's license restricted to motorcycle
1016	use only is $\frac{27}{20}$, which shall include the fee for driver's
1017	education provided by s. 1003.48.
1018	(e) A replacement driver's license issued pursuant to s.
1019	322.17 is \$10. Of this amount, \$7 shall be deposited into the
1020	Highway Safety Operating Trust Fund and \$3 shall be deposited
1021	into the General Revenue Fund.
1022	(f) An original, renewal, or replacement identification
1023	card issued pursuant to s. 322.051 is \$10. Funds collected from
1024	these fees shall be distributed as follows:
1025	1. For an original identification card issued pursuant to
1026	s. 322.051 the fee shall be \$10. This amount shall be deposited
1027	into the General Revenue Fund.
1028	2. For a renewal identification card issued pursuant to s.
1029	322.051 the fee shall be \$10. Of this amount, \$6 shall be
1030	deposited into the Highway Safety Operating Trust Fund and \$4
1031	shall be deposited into the General Revenue Fund.
1032	3. For a replacement identification card issued pursuant
1033	to s. 322.051 the fee shall be \$10. Of this amount, \$9 shall be
1034	deposited into the Highway Safety Operating Trust Fund and \$1
1035	shall be deposited into the General Revenue Fund.
1036	<u>(g)(e)</u> Each endorsement required by s. 322.57 is <u>\$7</u> \$5 .
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1037 $(h) \xrightarrow{(f)}$ A hazardous-materials endorsement, as required by s. 322.57(1)(d), shall be set by the department by rule and 1038 1039 shall reflect the cost of the required criminal history check, including the cost of the state and federal fingerprint check, 1040 and the cost to the department of providing and issuing the 1041 1042 license. The fee shall not exceed \$100. This fee shall be deposited in the Highway Safety Operating Trust Fund. The 1043 department may adopt rules to administer this section. 1044

Amendment No.

1045 Section 30. Subsection (2) of section 322.271, Florida
1046 Statutes, is amended to read:

1047 322.271 Authority to modify revocation, cancellation, or 1048 suspension order.--

1049 (2) (a) At Upon such hearing, the person whose license has been suspended, canceled, or revoked may show that such 1050 suspension, cancellation, or revocation of his or her license 1051 causes a serious hardship and precludes the person from person's 1052 1053 carrying out his or her normal business occupation, trade, or employment and that the use of the person's license in the 1054 normal course of his or her business is necessary to the proper 1055 1056 support of the person or his or her family.

Except as otherwise provided in this subsection, the 1057 (a) 1058 department shall require proof of the successful completion of 1059 the applicable department-approved driver training course 1060 operating pursuant to s. 318.1451 or DUI program substance abuse education course and evaluation as provided in s. 316.193(5). 1061 1062 Letters of recommendation from respected business persons in the community, law enforcement officers, or judicial officers may 1063 1064 also be required to determine whether such person should be 790847 4/28/2008 5:18 PM

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1065 permitted to operate a motor vehicle on a restricted basis for 1066 business or employment use only and in determining whether such 1067 person can be trusted to so operate a motor vehicle. If a driver's license has been suspended under the point system or 1068 1069 pursuant to s. 322.2615, the department shall require proof of 1070 enrollment in the applicable department-approved driver training 1071 course or licensed DUI program substance abuse education course, including evaluation and treatment, if referred, and may require 1072 letters of recommendation described in this paragraph subsection 1073 to determine if the driver should be reinstated on a restricted 1074 basis. If such person fails to complete the approved course 1075 1076 within 90 days after reinstatement or subsequently fails to 1077 complete treatment, if applicable, the department shall cancel his or her driver's license until the course and treatment, if 1078 applicable, is successfully completed, notwithstanding the terms 1079 of the court order or any suspension or revocation of the 1080 1081 driving privilege. The department may temporarily reinstate the 1082 driving privilege on a restricted basis upon verification from the DUI program that the offender has reentered and is currently 1083 1084 participating in treatment and has completed the DUI education course and evaluation requirement. If the DUI program notifies 1085 1086 the department of the second failure to complete treatment, the 1087 department shall reinstate the driving privilege only after 1088 notice of completion of treatment from the DUI program. The privilege of driving on a limited or restricted basis for 1089 business or employment use may shall not be granted to a person 1090 who has been convicted of a violation of s. 316.193 until 1091 1092 completion of the DUI program substance abuse education course 790847 4/28/2008 5:18 PM

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1093 and evaluations as provided in s. 316.193(5). Except as provided 1094 in paragraph (b), the privilege of driving on a limited or 1095 restricted basis for business or employment use may shall not be granted to a person whose license is revoked pursuant to s. 1096 1097 322.28 or suspended pursuant to s. 322.2615 and who has been 1098 convicted of a violation of s. 316.193 two or more times or whose license has been suspended two or more times for refusal 1099 1100 to submit to a test pursuant to s. 322.2615 or former s. 322.261. 1101

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The department may waive the hearing process for 1102 (b) suspensions and revocations upon request by the driver if the 1103 1104 driver has enrolled or completed the applicable driver training 1105 course approved pursuant to s. 318.1451 or DUI program substance abuse education course and evaluation provided in s. 316.193(5). 1106 However, the department may not waive the hearing for 1107 suspensions or revocations that involve death or serious bodily 1108 1109 injury, multiple convictions for violations of s. 316.193 pursuant to s. 322.27(5), or a second or subsequent suspension 1110 or revocation pursuant to the same provision under this chapter. 1111 1112 This does not preclude the department from requiring a hearing for any suspension or revocation that it determines is warranted 1113 1114 based on the severity of the offense.

1115 <u>(c) (b)</u> A person whose license has been revoked for a 1116 period of 5 years or less pursuant to s. 322.28(2)(a) may, upon 1117 the expiration of 12 months after the date the said revocation 1118 was imposed, petition the department for reinstatement of his or 1119 her driving privilege on a restricted basis. A person whose 1120 license has been revoked for a period of more than 5 years under 790847 4/28/2008 5:18 PM

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Amendment No. 1121 s. 322.28(2)(a) may, upon the expiration of 24 months after the date the revocation was imposed, petition the department for 1122 1123 reinstatement of his or her driving privilege on a restricted basis. Reinstatement of the driving privilege pursuant to this 1124 1125 subsection shall be restricted to business or employment 1126 purposes only. In addition, the department shall require such persons upon reinstatement to have not driven and to have been 1127 drug free for at least 12 months immediately before prior to 1128 such reinstatement, to be supervised by a DUI program licensed 1129 by the department, and to report to the program at least three 1130 times a year as required by the program for the duration of the 1131 revocation period for supervision. Such supervision includes 1132 1133 shall include evaluation, education, referral into treatment, and other activities required by the department. Such persons 1134 shall assume reasonable costs of supervision. If the such person 1135 fails to comply with the required supervision, the program shall 1136 1137 report the failure to the department, and the department shall cancel the such person's driving privilege. This paragraph does 1138 not apply to any person whose driving privilege has been 1139 1140 permanently revoked.

1141 <u>(d) (c)</u> For the purpose of this section, a previous 1142 conviction of driving under the influence, driving while 1143 intoxicated, driving with an unlawful blood-alcohol level, or 1144 any other similar alcohol-related or drug-related offense 1145 outside this state or a previous conviction of former s. 1146 316.1931, former s. 316.028, or former s. 860.01 <u>is shall be</u> 1147 considered a previous conviction for violation of s. 316.193.

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Amendment No. 1148 <u>(e)</u>(d) The department, based upon review of the licensee's 1149 application for reinstatement, may require <u>the</u> use of an 1150 ignition interlock device pursuant to s. 322.2715.

1151Section 31. Section 322.293, Florida Statutes, is amended1152to read:

1153 322.293 DUI programs Coordination Trust Fund; assessment; 1154 disposition.--

1155 The DUI programs Coordination Trust Fund shall be (1)administered by the department \overline{r} and the costs of administration 1156 shall be borne by the revenue collections provided in this 1157 section the fund. All funds received by the department DUI 1158 1159 Programs Coordination Trust Fund shall be used solely for the 1160 purposes set forth in this chapter and for the general operation of the department section and s. 322.292. However, if the 1161 1162 Legislature passes legislation consolidating existing trust funds assigned to the department, all funds remaining in and 1163 1164 deposited to the DUI Programs Coordination Trust Fund shall be transferred to the consolidated trust funds, subject to their 1165 1166 being earmarked for use solely for the purposes set forth in 1167 this section and s. 322.292.

(2) Each DUI program shall assess \$12 against each person enrolling in a DUI program at the time of enrollment, including persons who transfer to or from a program in another state. In addition, second and third offenders and those offenders under permanent driver's-license revocation who are evaluated for eligibility for license restrictions under s. 322.271(2) 322.271(2)(b) and (4) shall be assessed \$12 upon enrollment in

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1	Amendment No.
1175	the program and upon each subsequent anniversary date while they
1176	are in the program, for the duration of the license period.
1177	(3) All assessments collected under this section shall be
1178	deposited in the Highway Safety Operating forwarded to the DUI
1179	Programs Coordination Trust Fund within 30 days after the last
1180	day of the month in which the assessment was received.
1181	Section 32. Section 328.30, Florida Statutes, is amended
1182	to read:
1183	328.30 Transactions by electronic or telephonic means
1184	(1) The department is authorized to accept any application
1185	provided for under this chapter by electronic or telephonic
1186	means.
1187	(2) The department may issue an electronic certificate of
1188	title in lieu of printing a paper title.
1189	(3) The department may collect and use e-mail addresses of
1190	vessel owners and registrants as a notification method in lieu
1191	of the United States Postal Service.
1192	Section 33. Section 328.80, Florida Statutes, is amended
1193	to read:
1194	328.80 Transactions by electronic or telephonic means
1195	(1) The <u>department</u> commission is authorized to accept any
1196	application provided for under this chapter by electronic or
1197	telephonic means.
1198	(2) The department may collect and use e-mail addresses of
1199	vessel owners and registrants as a notification method in lieu
1200	of the United States Postal Service.
1201	Section 34. Subsection (26) of section 344.044, Florida
1202	Statutes, is amended to read:
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1203 334.044 Department; powers and duties.--The department 1204 shall have the following general powers and duties:

1205 (26)To provide for the conservation of natural roadside growth and scenery and for the implementation and maintenance of 1206 roadside beautification programs, up to and no less than 1.5 1207 1208 percent of the amount contracted for construction projects may shall be allocated by the department to beautification programs. 1209 Except where prohibited by federal law or federal regulation and 1210 to the extent practical, a minimum of 50 percent of these funds 1211 shall be used to purchase large plant materials with the 1212 remaining funds for other plant materials. All such plant 1213 1214 materials shall be purchased from Florida-based nurseryman stock 1215 on a uniform competitive bid basis. The department will develop grades and standards for landscaping materials purchased through 1216 this process. To accomplish these activities, the department may 1217 contract with nonprofit organizations having the primary purpose 1218 1219 of developing youth employment opportunities.

1220Section 35. Paragraph (d) is added to subsection (1) of1221section 338.2216, Florida Statutes, to read:

1222 338.2216 Florida Turnpike Enterprise; powers and 1223 authority.--

1224

1225 (d)1. The Florida Turnpike Enterprise shall not under any 1226 circumstances contract with any vendor for the retail sale of 1227 fuel along the Florida Turnpike if such contract is negotiated 1228 or bid together with any other contract, including, but not 1229 limited to, the retail sale of food, maintenance services, or 1230 construction, with the exception that any contract for the 790847

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(1)

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1231	retail sale of fuel along the Florida Turnpike shall be bid and
1232	contracted together with the retail sale of food at any
1233	convenience store attached to the fuel station.
1234	2. Except for services provided as defined in s.
1235	287.055(2)(a), all contracts related to service plazas,
1236	including, but not limited to, the sale of fuel, the retail sale
1237	of food, maintenance services, or construction, awarded by the
1238	Florida Turnpike Enterprise shall be procured through individual
1239	competitive solicitations and awarded to the most cost-effective
1240	responder. This paragraph does not prohibit the award of more
1241	than one individual contract to a single vendor if he or she
1242	submits the most cost-effective response.
1243	Section 36. Paragraph (a) of subsection (4) of section
1244	339.135, Florida Statutes, is amended to read:
1245	339.135 Work program; legislative budget request;
1246	definitions; preparation, adoption, execution, and amendment
1247	(4) FUNDING AND DEVELOPING A TENTATIVE WORK PROGRAM
1248	(a)1. To assure that no district or county is penalized
1249	for local efforts to improve the State Highway System, the
1250	department shall, for the purpose of developing a tentative work
1251	program, allocate funds for new construction to the districts,
1252	except for the turnpike enterprise, based on equal parts of
1253	population and motor fuel tax collections. Funds for
1254	resurfacing, bridge repair and rehabilitation, bridge fender
1255	system construction or repair, public transit projects except
1256	public transit block grants as provided in s. 341.052, and other
1257	programs with quantitative needs assessments shall be allocated
1258	based on the results of these assessments. The department may
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Amendment No. 1259 not transfer any funds allocated to a district under this paragraph to any other district except as provided in subsection 1260 1261 (7). Funds for public transit block grants shall be allocated to the districts pursuant to s. 341.052. Funds for the intercity 1262 bus program provided for under s. 5311(f) of the federal 1263 1264 nonurbanized area formula program shall be administered and 1265 allocated directly to eliqible bus carriers as defined in s. 341.031(12) at the state level rather than the district. In 1266 order to provide state funding to support the intercity bus 1267 program provided for under provisions of the federal 5311(f) 1268 program, the department shall allocate an amount equal to the 1269 federal share of the 5311(f) program from amounts calculated 1270 1271 pursuant to s. 206.46(3).

Notwithstanding the provisions of subparagraph 1., the 1272 2. 1273 department shall allocate at least 50 percent of any new discretionary highway capacity funds to the Florida Strategic 1274 1275 Intermodal System created pursuant to s. 339.61. Any remaining 1276 new discretionary highway capacity funds shall be allocated to the districts for new construction as provided in subparagraph 1277 1278 1. For the purposes of this subparagraph, the term "new discretionary highway capacity funds" means any funds available 1279 1280 to the department above the prior year funding level for capacity improvements, which the department has the discretion 1281 1282 to allocate to highway projects.

12833. Notwithstanding subparagraph 1. and s. 206.46(3), in1284fiscal years 2008-2009 through 2012-2013, the department shall1285reduce work program levels to balance the finance plan to the

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	Amendment No.
1286	revised funding levels resulting from any reduction in the
1287	funding provided for under s. 201.15.
1288	4. Prior to any project or phase thereof being deferred,
1289	such reductions shall be made to financial projects not
1290	programmed for contract letting as identified with a work
1291	program contract class code 8 and the box code RV. These
1292	reductions shall not negatively impact safety, preservation,
1293	maintenance, or project contingency levels as of July 1, 2008.
1294	Section 37. Subsection (19) of section 501.976, Florida
1295	Statutes, is amended to read:
1296	501.976 Actionable, unfair, or deceptive acts or
1297	practicesIt is an unfair or deceptive act or practice,
1298	actionable under the Florida Deceptive and Unfair Trade
1299	Practices Act, for a dealer to:
1300	(19) Fail to disclose damage to a new motor vehicle, as
1301	defined in s. $319.001 + 319.001(8)$, of which the dealer had actual
1302	knowledge, if the dealer's actual cost of repairs exceeds the
1303	threshold amount, excluding replacement items.
1304	
1305	In any civil litigation resulting from a violation of this
1306	section, when evaluating the reasonableness of an award of
1307	attorney's fees to a private person, the trial court shall
1308	consider the amount of actual damages in relation to the time
1309	spent.
1310	Section 38. Subsection (3) of section 553.75, Florida
1311	Statutes, as amended to read:
1312	553.75 Organization of commission; rules and regulations;
1313	meetings; staff; fiscal affairs
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Amendment No. 1314 The department shall be responsible for the provision (3) of administrative and staff support services relating to the 1315 1316 functions of the commission. With respect to matters within the jurisdiction of the commission, the department shall be 1317 1318 responsible for the implementation and faithful discharge of all 1319 decisions of the commission made pursuant to its authority under the provisions of this part. The department is authorized to use 1320 communications media technology to conduct any meetings of the 1321 commission or meetings held in conjunction therewith. 1322

Section 39. Subsection (1) of section 765.5215, FloridaStatutes, is amended to read:

765.5215 Education program relating to anatomical 1325 1326 gifts.--The Agency for Health Care Administration, subject to the concurrence of the Department of Highway Safety and Motor 1327 Vehicles, shall develop a continuing program to educate and 1328 inform medical professionals, law enforcement agencies and 1329 officers, high school children, state and local government 1330 employees, and the public regarding the laws of this state 1331 relating to anatomical gifts and the need for anatomical gifts. 1332

1333 (1)The program is to be implemented with the assistance of the organ and tissue donor education panel as provided in s. 1334 765.5216 and with the funds collected under ss. 320.08047 and 1335 322.08(6)(a)(b). Existing community resources, when available, 1336 1337 must be used to support the program, and volunteers may assist the program to the maximum extent possible. The Agency for 1338 Health Care Administration may contract for the provision of all 1339 or any portion of the program. When awarding such contract, the 1340 1341 agency shall give priority to existing nonprofit groups that are 790847 4/28/2008 5:18 PM

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1342 located within the community, including within the minority 1343 communities specified in subsection (2). The program aimed at 1344 educating medical professionals may be implemented by contract 1345 with one or more medical schools located in the state.

1346 Section 40. Subsection (1) of section 765.5216, Florida1347 Statutes, is amended to read:

1348

765.5216 Organ and tissue donor education panel.--

1349 (1)The Legislature recognizes that there exists in the state a shortage of organ and tissue donors to provide the 1350 organs and tissue that could save lives or enhance the quality 1351 of life for many Floridians. The Legislature further recognizes 1352 1353 the need to encourage the various minority populations of 1354 Florida to donate organs and tissue. It is the intent of the Legislature that the funds collected pursuant to ss. 320.08047 1355 and 322.08(6)(a)(b) be used for educational purposes aimed at 1356 increasing the number of organ and tissue donors, thus affording 1357 1358 more Floridians who are awaiting organ or tissue transplants the opportunity for a full and productive life. 1359

Section 41. Except as otherwise expressly provided in this act and except for this section , which shall take effect upon this act becoming a law, this act shall take effect July 1, 2008.

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1365
1366
1367
TITLE AMENDMENT
1368
Remove the entire title and insert:
1369
A bill to be entitled
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	Amendment No.
1370	An act relating to state infrastructure; amending s.
1371	17.61, F.S.; removing the DUI Programs Coordination Trust
1372	Fund from the list of funds invested by the Chief
1373	Financial Officer; reenacting and amending s. 20.24, F.S.,
1374	relating to the establishment of the Department of Highway
1375	Safety and Motor Vehicles pursuant to the provisions of
1376	the Florida Government Accountability Act; removing a
1377	provision for the Bureau of Motor Vehicle Inspection;
1378	amending s. 215.20, F.S.; removing the DUI Programs
1379	Coordination Trust Fund from the list of funds subject to
1380	a specified service charge; amending s. 252.372, F.S.;
1381	revising provisions for a surcharge on certain insurance
1382	policies; removing a provision directing the proceeds of
1383	the surcharge be deposited into the Emergency Management,
1384	Preparedness, and Assistance Trust Fund; amending s.
1385	290.047, F.S.; revising provisions for certain procurement
1386	procedures developed by the Department of Community
1387	Affairs for eligible local governments under the Florida
1388	Small Cities Community Development Block Grant Program;
1389	providing that such procurement procedures may not exceed
1390	specified federal requirements; amending s. 316.251, F.S.;
1391	conforming a cross-reference to changes made by the act;
1392	amending s. 318.18, F.S.; revising the amount of a penalty
1393	for failure to pay specified penalties for certain traffic
1394	infractions; providing for distribution of the increased
1395	amount collected; amending s. 319.001, F.S.; defining the
1396	term "certificate of title"; amending s. 319.001, F.S.;
1397	defining the term "certificate of title"; amending s.
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	Amendment No.
1398	319.40, F.S.; authorizing the issuance of electronic motor
1399	vehicle titles in lieu of paper motor vehicle titles;
1400	authorizing the department to collect and use e-mail
1401	addresses of motor vehicle owners and registrants as a
1402	notification method; amending s. 320.02, F.S.; removing a
1403	requirement for a motorcycle endorsement at the time of
1404	original registration of a motorcycle, motor-driven cycle,
1405	or moped; amending s. 320.06, F.S.; providing for
1406	distribution of certain moneys collected relating to
1407	registration of motor vehicles and mobile homes; amending
1408	s. 320.08, F.S.; revises uses of certain motorcycle and
1409	moped license tax fees; amending ss. 320.0805 and
1410	320.08056, F.S.; providing for disposition of certain
1411	specialty license plate processing fees; amending s.
1412	320.203, F.S., relating to disposition of biennial license
1413	tax moneys; conforming provisions to changes made by the
1414	act; amending s. 320.95, F.S.; authorizing the department
1415	to collect and use e-mail addresses of motor vehicle
1416	owners and registrants as a notification method; amending
1417	s. 322.01, F.S.; defining the term "convenience service"
1418	for purposes of transactions with the department; revising
1419	the definition of the term "conviction" to provide for
1420	application to offenses committed by a person holding a
1421	commercial driver's license; revising the definition of
1422	the terms "hazardous materials" and "out-of-service
1423	order"; amending s. 322.025, F.S.; revising provisions for
1424	funding of certain driver improvement programs; amending
1425	s. 322.0255, F.S.; eliminating requirements for motorcycle
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	Amendment No.
1426	safety education course reimbursements; amending s.
1427	322.03, F.S.; removing provisions for issuance of a
1428	license valid in Florida only; prohibiting a person from
1429	holding more than one driver's license; authorizing use of
1430	such licenses until next renewal; amending s. 322.051,
1431	F.S.; revising requirements for application for issuance
1432	or renewal of an identification card; revising provisions
1433	providing for the expiration of an identification card
1434	issued by the department; amending s. 322.08, F.S.;
1435	revising requirements for application for a driver's
1436	license; removing a provision requiring the application
1437	form to include language permitting a voluntary
1438	contribution for the Election Campaign Financing Trust
1439	Fund; amending s. 322.14, F.S.; revising provisions for
1440	content of a driver's license; requiring the license to
1441	contain the licensee's residence address; removing a
1442	requirement that the license contain the licensee's
1443	mailing address; amending s. 322.15, F.S.; authorizing a
1444	law enforcement officer or authorized representative of
1445	the department to collect a person's fingerprints
1446	electronically; amending s. 322.17, F.S.; revising the
1447	requirements for obtaining a replacement license or
1448	permit; deleting provisions authorizing the department to
1449	issue address stickers; amending s. 322.18, F.S.; revising
1450	provisions providing for the expiration and renewal of
1451	driver's licenses; providing for the renewal of certain
1452	licenses every 8 years; conforming cross-references;
1453	providing for the renewal of licenses using a convenience
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	Amendment No.
1454	service; requiring the department to issue new licenses
1455	rather than extension stickers; repealing s. 322.181,
1456	F.S., relating to a study of effects of aging on driving
1457	ability; eliminating the Florida At-Risk Driver Council;
1458	amending s. 322.19, F.S.; revising provisions for a
1459	licensee changing address; removing a provision for the
1460	licensee to request a change-of-address sticker;
1461	conforming cross-references; amending s. 322.21, F.S.;
1462	increasing the service fees for reinstating a suspended or
1463	revoked driver's license or commercial motor vehicle
1464	license; revising provisions for distribution and use of
1465	the funds received; amending s. 322.271, F.S.; authorizing
1466	the department to waive the hearing process for a person
1467	whose license has been suspended, cancelled, or revoked;
1468	providing exceptions; amending s. 322.293, F.S.; requiring
1469	that DUI programs be administered by the department and
1470	paid for by revenues collected by such programs; providing
1471	that such revenues be deposited into the Highway Safety
1472	Operating Trust Fund; amending s. 328.30, F.S.;
1473	authorizing the use of electronic mail for distribution of
1474	vessel titles; authorizing the department to collect and
1475	use e-mail addresses of vessel owners and registrants as a
1476	notification method; amending s. 328.80, F.S.; authorizing
1477	the department to accept certain applications by
1478	electronic or telephonic means; authorizing the department
1479	to collect and use e-mail addresses of vessel owners and
1480	registrants as a notification method; amending s. 334.044,
1481	F.S.; revising duties of the Department of Transportation;
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	Amendment No.
1482	revising certain roadside beautification provisions;
1483	amending s. 338.2216, F.S.; providing contract bid
1484	requirements for fuel and food on the turnpike system;
1485	amending s. 339.135, F.S.; providing for use of
1486	transportation revenues; providing for revised funding
1487	levels for Department of Transportation projects; amending
1488	s. 501.976, F.S.; conforming cross-references to changes
1489	made by the act; amending s. 553.75, F.S.; authorizing the
1490	Building Code Commission to utilize communications media
1491	technology to conduct meetings; amending ss. 765.5215 and
1492	765.5216, F.S.; conforming a cross-reference; providing
1493	effective dates.