

# Transportation & Infrastructure Subcommittee

January 16, 2018 3:00 PM – 6:00 PM Reed Hall (102 HOB)

Meeting Packet

# Committee Meeting Notice HOUSE OF REPRESENTATIVES

# **Transportation & Infrastructure Subcommittee**

Start Date and Time:

Tuesday, January 16, 2018 03:00 pm

**End Date and Time:** 

Tuesday, January 16, 2018 06:00 pm

Location:

Reed Hall (102 HOB)

**Duration:** 

3.00 hrs

# Consideration of the following bill(s):

HB 1163 Transportation Facility Designations by Trumbull

HB 1189 Commercial Motor Vehicles by Payne

# HOUSE OF REPRESENTATIVES STAFF ANALYSIS

BILL #: HB 1163 Transportation Facility Designations

SPONSOR(S): Trumbull

TIED BILLS: IDEN./SIM. BILLS:

REFERENCE	ACTION	ANALYST	STAFF DIRECTOR or BUDGET/POLICY CHIEF
1) Transportation & Infrastructure Subcommittee		Johnson	Vickers
Transportation & Tourism Appropriations     Subcommittee			
3) Government Accountability Committee			

# **SUMMARY ANALYSIS**

State law authorizes legislative designations of transportation facilities for honorary or memorial purposes or to distinguish a particular facility. The legislative designations do not officially change the current names of the facilities, nor does the law require local governments and private entities to change street signs, mailing addresses, or 911 emergency telephone system listings.

The bill creates the Harold Haynes Memorial Overpass in Bay County and directs the Department of Transportation (DOT) to erect suitable markers for the designation.

DOT estimates a \$1,000 negative fiscal impact to the State Transportation Trust Fund associated with erecting suitable markers for the above designation. The cost can be absorbed within existing DOT resources.

This document does not reflect the intent or official position of the bill sponsor or House of Representatives. STORAGE NAME: h1163.TIS.DOCX

DATE: 1/11/2018

# **FULL ANALYSIS**

# I. SUBSTANTIVE ANALYSIS

# A. EFFECT OF PROPOSED CHANGES:

#### **Current Situation**

Section 267.062, F.S., provides for the naming of state buildings and other facilities. The statute provides that except as specifically provided by law, state buildings, roads, bridges, parks, recreational complexes and other similar facilities may not be named for a living person.

Section 334.071, F.S., authorizes legislative designations of transportation facilities for honorary or memorial purposes or to distinguish a particular facility. The legislative designations do not officially change the current names of the facilities nor does the statute require local governments and private entities to change street signs, mailing addresses, or 911 emergency telephone-number system listings.

The Department of Transportation (DOT) must place a marker at each termini or intersection of an identified road or bridge and erect other markers it deems appropriate for the transportation facility. The appropriate city or county commission must pass a resolution in support of a particular designation before road markers are erected. Additionally, if the designated road segment extends through multiple cities or counties, a resolution must be passed by each affected local government.

# **Proposed Changes**

The bill designates, upon completion of construction, the pedestrian bridge over S.R. 390 at Kentucky Avenue and Mowat School Road in Bay County as the "Herald Haynes Memorial Overpass."

Harold Haynes served in the Navy during World War II and worked for nearly 28 years for Swift & Co. Additionally, he served on the Lynn Haven Planning Board, as Chairman of the Lynn Haven Police, Fire Department, and General Pension Boards. He also served nine years as a Lynn Haven City Commissioner. Mr. Haynes passed away on February 4, 2017.

The bill directs DOT to erect suitable makers for the above designation.

# B. SECTION DIRECTORY:

Section 1 designates the Herald Haynes Memorial Overpass and directs DOT to erect suitable markers.

Section 2 provides an effective date of July 1, 2018.

# II. FISCAL ANALYSIS & ECONOMIC IMPACT STATEMENT

# A. FISCAL IMPACT ON STATE GOVERNMENT:

1. Revenues:

None.

2. Expenditures:

DOT estimates a cost of \$1,000 per designation for the appropriate markers, which provides for two signs per designation at \$500 per sign. Therefore, the bill has an estimated negative fiscal impact of \$1,000 to the State Transportation Trust Fund. This cost can be absorbed within existing DOT resources.

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1. Revenues:

None.

Expenditures:

None.

C. DIRECT ECONOMIC IMPACT ON PRIVATE SECTOR:

None.

D. FISCAL COMMENTS:

None.

#### III. COMMENTS

# A. CONSTITUTIONAL ISSUES:

1. Applicability of Municipality/County Mandates Provision: Not applicable. This bill does not appear to affect county or municipal government.

2. Other:

None.

B. RULE-MAKING AUTHORITY:

None.

C. DRAFTING ISSUES OR OTHER COMMENTS:

DOT suggested that the designation be changed from an overpass to a pedestrian bridge since the facility being designated is a pedestrian bridge.

# IV. AMENDMENTS/ COMMITTEE SUBSTITUTE CHANGES

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Email for Florida Department of Transportation, August 28, 2017.

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HB 1163

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A bill to be entitled

An act relating to transportation facility

designations; providing honorary designation of a certain transportation facility in a specified county; directing the Department of Transportation to erect suitable markers; providing an effective date.

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

Section 1. <u>Harold Haynes Memorial Overpass designated;</u>
Department of Transportation to erect suitable markers.—

- (1) Upon completion of construction, the pedestrian bridge over S.R. 390 at Kentucky Avenue and Mowat School Road in Bay County is designated as "Harold Haynes Memorial Overpass."
- (2) The Department of Transportation is directed to erect suitable markers designating Harold Haynes Memorial Overpass upon its completion as described in subsection (1).
  - Section 2. This act shall take effect July 1, 2018.

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# COMMITTEE/SUBCOMMITTEE AMENDMENT Bill No. HB 1163 (2018)

Amendment No.

COMMITTEE/SUBCOMMI	TTEE ACTION
ADOPTED	(Y/N)
ADOPTED AS AMENDED	_ (Y/N)
ADOPTED W/O OBJECTION	(Y/N)
FAILED TO ADOPT	_ (Y/N)
WITHDRAWN	_ (Y/N)
OTHER	_

Committee/Subcommittee hearing bill: Transportation & Infrastructure Subcommittee
Representative Trumbull offered the following:

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# Amendment

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Remove lines 10-17 and insert:

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Section 1. <u>Harold Haynes Memorial Pedestrian Bridge</u>
designated; Department of Transportation to erect suitable
markers.—

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(1) Upon completion of construction, the pedestrian bridge over S.R. 390 at Kentucky Avenue and Mowat School Road in Bay County is designated as "Harold Haynes Memorial Pedestrian Bridge."

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(2) The Department of Transportation is directed to erect suitable markers designating Harold Haynes Memorial Pedestrian Bridge upon its completion as described in subsection (1).

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Published On: 1/12/2018 4:53:24 PM

# HOUSE OF REPRESENTATIVES STAFF ANALYSIS

BILL #: HB 1189 Commercial Motor Vehicles

SPONSOR(S): Payne

TIED BILLS: IDEN./SIM. BILLS:

REFERENCE	ACTION	ANALYST	STAFF DIRECTOR or BUDGET/POLICY CHIEF	
Transportation & Infrastructure     Subcommittee		Roth DR	Vickers Pav	
2) Appropriations Committee				
3) Government Accountability Committee				

#### SUMMARY ANALYSIS

This bill revises numerous provisions relating to commercial motor vehicles (CMV). In summary, the bill:

- . Updates various CMV regulations to address compatibility concerns with federal law.
- Provides that certain CMV regulations do not apply to covered farm vehicles.
- Removes exceptions regarding the visibility of headlamps and turn signals by waste collection vehicles under specified circumstances.
- Provides an effective date for certain requirements relating to the use of electronic logging devices and hours of service support documents.
- Removes language requiring intrastate CMVs that are not carrying hazardous materials to comply with certain federal regulations providing maximum drive time requirements.
- Removes a duplicative \$100 fine for falsifying hours of service records.
- Removes a provision requiring a motor carrier to maintain documentation of driving times if a driver is not released from duty within 12 hours after arriving for duty.
- Conforms to federal law by adding the terms "gross vehicle weight rating" and "gross combined vehicle weight rating" and removing the provision regarding transporting petroleum products.
- Requires charter buses operating interstate to register as apportionable vehicles.
- Provides a date by which a vehicle that has an apportioned registration will be issued a license plate and a cab card.
- Provides that an apportionable license plate will be replaced every five years, that the registration
  period is every 12 months, that the validation sticker is \$28, and that the license plate may be replaced
  at no charge if it is damaged or worn.
- Provides that if an offender uses any type of device to defeat, block, disable, jam, or interfere with a GPS or similar system he or she commits grand theft in the first degree.

The bill will likely have a positive but indeterminate fiscal impact to state government. See fiscal analysis for discussion.

This document does not reflect the intent or official position of the bill sponsor or House of Representatives. STORAGE NAME: h1189.TIS.DOCX

DATE: 1/12/2018

# **FULL ANALYSIS**

# I. SUBSTANTIVE ANALYSIS

# A. EFFECT OF PROPOSED CHANGES:

# Federal Motor Carrier Safety Administration Compatibility

# **Current Situation**

The primary mission of the Federal Motor Carrier Safety Administration (FMCSA), within the United States Department of Transportation, is to prevent commercial motor vehicle-related fatalities and injuries.<sup>1</sup> In 2007, FMCSA presented to Florida a Motor Carrier Safety Assistance Program (MSCAP) review, which concluded that Florida Statutes have multiple compatibility concerns with federal commercial motor vehicle (CMV) safety regulations.<sup>2</sup>

Florida law defines "commercial motor vehicle" as any self-propelled or towed vehicle used on public highways in commerce to transport passengers or cargo, if such vehicle:

- Has a gross vehicle weight rating of 10,000 pounds or more;
- Is designed to transport more than 15 passengers, including the driver; or
- Is used in the transportation of materials found to be hazardous for the purposes of the Hazardous Materials Transportation Act, <sup>3</sup> as amended.<sup>4</sup>

Section 316.302(1)(a), F.S., provides that all owners and drivers of CMVs operating on the state's public highways while engaged in *interstate* commerce are subject to the following parts of 49 C.F.R.:

Part	Heading			
382	Controlled Substance and Alcohol Use Testing			
385	Safety Fitness Procedures			
390	Federal Motor Carrier Safety Regulations; General			
391	Qualifications of Drivers and Longer Combination Vehicle Driver Instructors			
392	Driving of Commercial Motor Vehicles			
393	Parts and Accessories Necessary for Safe Operation			
395	Hours of Service for Drivers			
396	Inspection, Repair, and Maintenance			
397	Transportation of Hazardous Materials; Driving and Parking Rules			

Section 320.302(1)(b), F.S., provides that, with certain exceptions, all owners or drivers of CMVs engaged in *intrastate* commerce are subject to the following parts of 49 C.F.R. except as it relates to the definition of bus, as those rules and regulations existed on December 31, 2012:

Part	Heading			
382	Controlled Substance and Alcohol Use Testing			
383	Commercial Driver's License Standards; Requirements and Testing			
385	Safety Fitness Procedures			
390	Federal Motor Carrier Safety Regulations; General			
391	Qualifications of Drivers and Longer Combination Vehicle Driver Instructors			
392	Driving of Commercial Motor Vehicles			
393	Parts and Accessories Necessary for Safe Operation			
395	Hours of Service for Drivers			
396	Inspection, Repair, and Maintenance			

<sup>&</sup>lt;sup>1</sup> Federal Motor Carrier Safety Administration, available at <a href="https://www.fmcsa.dot.gov/mission/about-us">https://www.fmcsa.dot.gov/mission/about-us</a> (last visited January 11, 2018).

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<sup>&</sup>lt;sup>2</sup> 2007 Florida State MSCAP Review (Copy on file with Transportation & Infrastructure Subcommittee).

<sup>3 49</sup> U.S.C. ss. 1801 et seq.

<sup>&</sup>lt;sup>4</sup> Section 316.003(12), F.S. **STORAGE NAME**: h1189.TIS.DOCX

Part	Heading		
397	Transportation of Hazardous Materials; Driving and Parking Rules		

Federal regulations define "bus" as "any motor vehicle designed, constructed, and/or used for the transportation of passengers, including taxicabs." In its 2007 review, FMCSA found that Florida's exemption for taxicabs was not compatible with federal regulations, which includes taxicabs in the definition of "bus." 6

In its 2007 review, FMCSA also found that the statutory provision exempting trucks transporting solid waste and recyclable materials with specified mechanisms operating at speeds of less than 20 miles per hour from certain lighting provisions is incompatible with federal regulations, which does not contain a similar exemption and that federal regulations expressly prohibit lamps and reflectors from being obscured.

Federal regulations provide that with some exceptions, CMV drivers are required to be at least 21 years of age. Federal regulations also provide maximum drive time requirements for property carrying vehicles. Section 316.302(2)(a), F.S., provides that a person operating a CMV solely in intrastate commerce and not transporting any hazardous material in amounts that require placarding are not required to comply with the above-referenced federal regulations.

Federal regulations provide hours of service rules for CMV drivers. <sup>12</sup> Florida law also provides that, except as provided in federal regulations, a person operating a CMV solely in intrastate commerce and not transporting any hazardous material may not drive:

- · More than 12 hours following 10 consecutive hours off duty; or
- For any period after the end of the 16th hour after coming on duty following 10 consecutive hours off duty.<sup>13</sup>

These provisions do not apply to drivers of utility service vehicles. 14

Section 316.302(2)(c), F.S., provides that, except as provided in the federal hours of service rules, <sup>15</sup> a person operating a CMV solely in intrastate commerce not transporting any hazardous material may not drive after having been on duty more than 70 hours in any period of seven consecutive days or more than 80 hours in any period of eight consecutive days if the motor carrier operates every day of the week. Upon request of the Department of Highway Safety and Motor Vehicles (DHSMV), motor carriers are required to furnish time records or other written verification so that DHSMV can determine compliance with the hours of service requirements. Falsification of time records is subject to a civil penalty not to exceed \$100.

<sup>5 49</sup> C.F.R. 390.5.

<sup>6</sup> Supra FN 2 at FL/FI-1.

<sup>7 49</sup> C.F.R. 393 Subpart B.

<sup>8</sup> Supra FN 2 at FL/FI-7.

<sup>9 49</sup> C.F.R. s. 391.11(b)(1).

<sup>10 49</sup> C.F.R. s. 395.3(a) and (b).

<sup>&</sup>lt;sup>11</sup> Placarding is required pursuant to 49 C.F.R. part 172. In this analysis, everywhere there is a discussion regarding the transportation of hazardous materials, it is assumed to be in amounts that require placarding.

<sup>12 49</sup> C.F.R. s. 395.

<sup>13</sup> Section 316.302(2)(b), F.S.

<sup>14 49</sup> C.F.R. s. 395.2, defines "utility service vehicle" as any commercial motor vehicle:

<sup>(1)</sup> Used in the furtherance of repairing, maintaining, or operating any structures or any other physical facilities necessary for the delivery of public utility services, including the furnishing of electric, gas, water, sanitary sewer, telephone, and television cable or community antenna service:

<sup>(2)</sup> While engaged in any activity necessarily related to the ultimate delivery of such public utility services to consumers, including travel or movement to, from, upon, or between activity sites (including occasional travel or movement outside the service area necessitated by any utility emergency as determined by the utility provider); and

<sup>(3)</sup> Except for any occasional emergency use, operated primarily within the service area of a utility's subscribers or consumers, without regard to whether the vehicle is owned, leased, or rented by the utility.
15 49 C.F.R. s. 395.1.

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Section 316.302(2)(d), F.S., provides that a person operating a CMV solely in intrastate commerce not transporting any hazardous material within a 150 air-mile radius is not required to comply with federal provisions regarding a driver's record of duty status<sup>16</sup> if the requirements of certain federal rules regarding short-haul operations<sup>17</sup> are met. If a driver is not released from duty within 12 hours after the driver arrives for duty, the motor carrier must maintain documentation of the driver's driving times throughout the duty period.

Section 316.302(2)(f), F.S., provides that a person who is operating a CMV having a declared gross vehicle weight of less than 26,001 pounds operating solely in intrastate commerce and who is not transporting hazardous materials or who is transporting petroleum products<sup>18</sup> is exempt from s. 316.302(1), F.S. However, such person must comply with 49 C.F.R. parts 382, 392, and 393, and with 49 C.F.R. ss. 396.3(a)(1) and 396.9.

In its 2007 findings, FMCSA determined that s. 316.302(2)(f), F.S., is not compatible with federal regulations since it exempts vehicles transporting petroleum products and the state definition of petroleum products includes liquids that could require placarding, while federal regulations do not allow drivers of vehicles requiring placarding to be exempt from applicable requirements.<sup>19</sup>

# Proposed Changes

The bill amends various provisions of ss. 316.302(1) and (2), F.S., addressing issues related to Florida's CMV regulations and their incompatibility with federal law.

The bill provides that s. 316.302(1), F.S., applies to CMVs except as it relates to covered farm vehicles. <sup>20</sup> It amends s. 316.302(1)(b), F.S., removing the exception for the federal definition of a bus and updating the date of adoption to December 31, 2017, which updates the state law referencing the applicable federal rules applicable to intrastate CMV vehicles. The bill amends s. 316.302(1)(d), F.S., removing exceptions regarding headlamps and turn signals by waste collection vehicles under specified circumstances.

The bill creates s. 316.302(1)(e), F.S., providing that the requirement for electronic logging devices and hours of service support documents do not go into effect for motor carriers engaged in intrastate commerce and not carrying hazardous materials until December 31, 2019.

The bill amends s. 316.302(2)(a), F.S., no longer requiring intrastate CMVs that are not carrying hazardous materials to comply with certain federal regulations providing maximum drive time requirements. Therefore, these vehicles will not be required to comply with 49 C.F.R. 395.3, documenting the maximum driving time for operators of property carrying vehicles. These drivers continue to be subject to the maximum driving times required by state law.

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<sup>16 49</sup> C.F.R. 395.8.

<sup>&</sup>lt;sup>17</sup> 49 C.F.R. s. 395.1(e)(1)(iii) and (v) are various rules relating to short-haul operations.

<sup>&</sup>lt;sup>18</sup> Section 376.301(33), F.S., defines "petroleum product" as "any liquid fuel commodity made from petroleum, including, but not limited to, all forms of fuel known or sold as diesel fuel, kerosene, all forms of fuel known or sold as gasoline, and fuels containing a mixture of gasoline and other products, excluding liquefied petroleum gas and American Society for Testing and Materials grades no. 5 and no. 6 residual oils, bunker C residual oils, intermediate fuel oils used for marine bunkering with a viscosity of 30 and higher, asphalt oils, and petrochemical feedstocks."

<sup>19</sup> Supra FN 2 at FL/FI-3.

<sup>&</sup>lt;sup>20</sup> Section 316.003(14), F.S., defines "covered farm vehicles" as a straight truck, or an articulated vehicle, which is all of the following:

Registered in a state with a license plate, or any other designation issued by that state, which allows law enforcement officers
to identify it as a farm vehicle.

Operated by the owner or operator of a farm or ranch or by an employee or a family member of an owner or operator of a farm or ranch in accordance with s. 316.302(3)

Used to transport agricultural commodities, livestock, machinery, or supplies to or from a farm or ranch.

Not used in for-hire motor carrier operations; however, for-hire motor carrier operations do not include the operation of a
vehicle meeting the requirements of paragraphs (a)-(c) by a tenant pursuant to a crop-share farm lease agreement to transport
the landlord's portion of the crops under that agreement.

The bill amends s. 316.302(2)(c), F.S., by removing the \$100 fine for falsifying hours of service records, because it is duplicative of the fine provided in the CMV penalties statute.<sup>21</sup>

The bill amends s. 316.302(2)(d), F.S., adding a reference to 49 C.F.R. 395.1(e)(1)(ii) and (iii) (A) and (C) and removing the provision that a motor carrier is required to maintain documentation of the driver's driving times if a driver is not released from duty within 12 hours after arriving for duty.

The bill amends s. 316.302(2)(f), F.S., adding the terms "gross vehicle weight rating" and "gross combined vehicle weight rating" and removing the provision regarding transporting petroleum products to conform to federal law.

# **Apportionable Vehicles**

# **Current Situation**

The International Registration Plan (IRP) is a registration reciprocity agreement among all of the states in the continental United States, the District of Columbia, and certain Canadian provinces. The IRP allows a carrier to register once for all the jurisdictions, rather than dealing with each jurisdiction separately. The IRP jurisdictions voted in favor of amending the definition of "apportionable vehicle," which went into effect on January 1, 2016. The amendment removed the exemption from IRP registration for charter buses. All charter buses operating interstate are now required to obtain IRP registration or purchase trip permits.

According to DHSMV, Congress has incentivized states to participate in the IRP by requiring participation as a condition for being able to establish, maintain, or enforce their own CMV registration laws and regulations which limit, within their own state, the operation of CMVs registered in another state.<sup>25</sup>

Section 320.01(24), F.S., defines "apportionable vehicle" as any vehicle, except recreational vehicles, displaying restricted plates, city pickup and delivery vehicles, buses used in transportation of chartered parties, and government-owned vehicles, which is used or intended for use in two or more member jurisdictions that allocate or proportionally register vehicles and which is used for the transportation of persons for hire or is designed, used, or maintained primarily for the transportation of property and:

- Is a power unit having a gross vehicle weight in excess of 26,000 pounds;
- Is a power unit having three or more axles, regardless of weight; or
- Is used in combination, when the weight of such combination exceeds 26,000 pounds gross vehicle weight.

Vehicles, or a combination of vehicles, with a gross vehicle weight of 26,000 pounds or less and two-axle vehicles may be proportionally registered.

# **Proposed Changes**

The bill amends s. 320.01(24), F.S., removing the exception for charter buses from the definition of "apportionable vehicle." This will require charter buses operating interstate to register as apportionable vehicles. Pursuant to the revised IRP, all charter buses operating interstate are now required to obtain an IRP registration or purchase trip permits.

11, 2018).

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<sup>&</sup>lt;sup>21</sup> Section 316.3025(3)(b)1., F.S.

<sup>&</sup>lt;sup>22</sup> International Registration Plan, Inc., *About IRP*, available at <a href="http://www.irponline.org/?page=AboutIRP">http://www.irponline.org/?page=AboutIRP</a> (last visited January 11, 2018).
<a href="http://www.irponline.org/?page=Registration">http://www.irponline.org/?page=Registration</a> (last visited January 11, 2018).

<sup>&</sup>lt;sup>24</sup> Department of Highway Safety and Motor Vehicles, 2017 Legislative Concepts, p. 2, available at <a href="https://www.flhsmv.gov/pdf/cabinetreports/legislative\_concepts\_2017.pdf">https://www.flhsmv.gov/pdf/cabinetreports/legislative\_concepts\_2017.pdf</a> (last visited January 11, 2018).

<sup>&</sup>lt;sup>25</sup> Email from Department of Highway Safety and Motor Vehicles, February 16, 2017 (copy on file with Transportation & Infrastructure Subcommittee).

# International Registration Plan

# **Current Situation**

Florida law requires all apportionable vehicles domiciled in Florida to be registered in accordance with the IRP and to display required license plates.<sup>26</sup>

Section 320.06, F.S., provides for motor vehicle registration certificates, license plates, and validation stickers. Upon receiving an initial application for registration and payment of the appropriate license tax<sup>27</sup> and other fees, DHSMV assigns the motor vehicle a registration license number and issues to the owner or lessee a certificate of registration and one license plate, unless two plates are required,<sup>28</sup> for each vehicle registered.<sup>29</sup>

Most license plates are issued for a 10-year period. Upon renewal, the license plate is replaced. However, a vehicle with an apportioned<sup>30</sup> registration is issued an annual license plate and a cab card denoting the declared gross vehicle weight for each apportioned jurisdiction in which the vehicle is authorized to operate.<sup>31</sup>

Section 320.0607, F.S., provides for replacement license plates, validation decals, or mobile home stickers. It requires that upon the issuance of an original license plate, the applicant pay a fee of \$28 to be deposited into the Highway Safety Operating Trust Fund.

# Proposed Changes

The bill amends s. 320.06(1)(b), F.S., providing that before October 1, 2019, a vehicle that has an apportioned registration will be issued a license plate and a cab card denoting the declared gross vehicle weight for each apportioned jurisdiction in which the vehicle is authorized to operate.

Additionally, it provides that beginning October 1, 2019, a vehicle registered in accordance with the IRP, will be issued a license plate for a five-year period, an annual cab card denoting the declared gross vehicle weight, and an annual validation sticker showing the month and year of expiration. The license plate and validation sticker will be issued based on the applicant's appropriate renewal period. The registration period for an apportionable vehicle is for 12 months and the validation sticker is good for 12 months. The annual fee for an original and renewed validation sticker is \$28, which is deposited into the Highway Safety Operating Trust Fund. If the license plate is damaged or worn it may be replaced at no charge by applying to DHSMV and surrendering the current license plate.

The bill amends s. 320.0607(5), F.S., providing that beginning October 1, 2019, the \$28 fee for a replacement license plate does not apply to vehicles registered under the IRP and issued an apportionable license plate.

# Cargo Theft

# **Current Situation**

Section 812.014(2)(a), F.S., provides penalties associated with commercial vehicle theft of cargo. An offender commits grand theft in the first degree<sup>32</sup> if:

 The property stolen is valued at \$100,000 or more or is a semitrailer that was deployed by a law enforcement officer; or

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<sup>26</sup> Section 320.0715(1), F.S.

<sup>&</sup>lt;sup>27</sup> License taxes are provided for in s. 320.08, F.S.

<sup>28</sup> Section 320.0706, F.S., requires the display of license plates on the front and the rear of some trucks.

<sup>29</sup> Section 320.06(1)(a), F.S.

<sup>30</sup> Section 320.06(3)(a), F.S., requires apportioned licenses plate to have the word "apportioned" at the bottom of the license plate.

<sup>31</sup> Section 320.06(1)(b)1., F.S.

<sup>&</sup>lt;sup>32</sup> Sections 775.082, 775.083, and 775.084, F.S, state that grand theft in the first degree is punishable as a felony of the first degree, which is a term of imprisonment not to exceed 30 years or a fine not to exceed \$10,000. Additionally, the person may be subject to enhanced penalties for certain habitual felony offenders

- Is cargo valued at \$50,000 or more that has entered the stream of interstate or intrastate commerce from the shipper's loading platform to the consignee's receiving dock; or
- If the offender commits any grand theft and:
  - In the course of committing the offense the offender uses a motor vehicle as an instrumentality, other than merely as a getaway vehicle, to assist in committing the offense and thereby damages the real property of another; or
  - In the course of committing the offense the offender causes damage to the real or personal property of another in excess of \$1,000.

The Florida Highway Patrol's (FHP) Bureau of Criminal Investigations and Intelligence within DHSMV investigates commercial vehicle and cargo theft and other forms of criminal activity related to DHSMV and FHP. The Bureau works with local, state, and federal partners in an effort to combat such activity.<sup>33</sup>

Global positioning system (GPS) jammers are devices using radio frequency transmitters in order to intentionally block, jam, or interfere with a GPS. It is illegal to market, sell, or use GPS jammers in the United States.<sup>34</sup> Such devices have been linked to cargo thefts throughout the United States.<sup>35</sup>

# **Proposed Changes**

The bill provides that if in the course of committing an offense of theft an offender uses any type of device to defeat, block, disable, jam, or interfere with a GPS or similar system designed to identify the location of the cargo of the vehicle or trailer carrying the cargo, he or she commits grand theft in the first degree.

# B. SECTION DIRECTORY:

- **Section 1**: Amends s. 316.302, F.S., relating to commercial motor vehicles; safety regulations; transporters and shippers of hazardous materials; enforcement.
- Section 2: Amends s. 320.01, F.S., relating to definitions, general.
- **Section 3**: Amends s. 320.06, F.S., relating to registration certificates, license plates, and validation stickers generally.
- Section 4: Amends s. 320.0607, F.S., relating to replacement license plates, validation decal, or mobile home sticker.
- Section 5: Amends s. 812.014, F.S., relating to theft.
- Section 6: Provides an effective date of October 1, 2018.

#### II. FISCAL ANALYSIS & ECONOMIC IMPACT STATEMENT

#### A. FISCAL IMPACT ON STATE GOVERNMENT:

#### 1. Revenues:

According to DHSMV, failure to comply with FMCSA compatibility requirements could lead to a reduction of up to 4 percent of the state's Federal-aid highway funds for the first year of noncompliance and up to 8 percent of loss of Federal-aid highway funds for second or subsequent

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<sup>&</sup>lt;sup>33</sup> Department of Highway Safety and Motor Vehicles, *Bureau of Criminal Investigation and Intelligence (BCII)*, available at <a href="https://www.flhsmv.gov/florida-highway-patrol/specialized-areas/bureau-of-criminal-investigations-and-intelligence-bcii/">https://www.flhsmv.gov/florida-highway-patrol/specialized-areas/bureau-of-criminal-investigations-and-intelligence-bcii/</a> (last visited January 11, 2018).

 <sup>&</sup>lt;sup>34</sup> GPS.gov, *Information About GPS Jamming*, available at <a href="http://www.gps.gov/spectrum/jamming/">http://www.gps.gov/spectrum/jamming/</a> (last visited January 11, 2018).
 <sup>35</sup> Federal Bureau of Investigation, Private Industry Notification 141002-001, *Cargo Thieves use GPS Jammers to Mask GPS Trackers* (Oct. 2, 2014), available at <a href="https://info.publicintelligence.net/FBI-CargoThievesGPS.pdf">https://info.publicintelligence.net/FBI-CargoThievesGPS.pdf</a> (last visited January 11, 2018).

years of noncompliance. Additionally, noncompliance could lead to the loss in the awarding of potential future highway grants.<sup>36</sup>

2. Expenditures:

None.

# B. FISCAL IMPACT ON LOCAL GOVERNMENTS:

Revenues:

None.

2. Expenditures:

None.

# C. DIRECT ECONOMIC IMPACT ON PRIVATE SECTOR:

There is a potential impact to the CMV industry associated with changes to the CMV regulations contained in the bill; however, the impact is indeterminate at this time.

Owners of apportionable vehicles will incur lower costs associated with the requirement to replace license plates once every five years instead of annually.

Classifying charter buses as apportionable vehicles may change the registration fees for these vehicles; however, the actual impact for any specific vehicle will be based on motor vehicle details, jurisdictions where the vehicle travels, and the mileage percentages in each of the jurisdictions.<sup>37</sup>

Persons who use any type of device to defeat, block, disable, jam, or interfere with a GPS device in the course of committing an offense of theft will be subject to enhanced penalties. This same provision may serve to deter theft and enhance productivity for the CMV industry.

#### D. FISCAL COMMENTS:

None.

# III. COMMENTS

#### A. CONSTITUTIONAL ISSUES:

1. Applicability of Municipality/County Mandates Provision:

Not Applicable. This bill does not appear to require counties or municipalities to spend funds or take action requiring the expenditures of funds; reduce the authority that counties or municipalities have to raise revenues in the aggregate; or reduce the percentage of state tax shared with counties or municipalities.

2. Other:

None.

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<sup>&</sup>lt;sup>36</sup> Email from Department of Highway Safety and Motor Vehicles, February 17, 2017 (copy on file with Transportation & Highway Safety Subcommittee).

<sup>&</sup>lt;sup>37</sup> Email from Department of Highway Safety and Motor Vehicles, February 16, 2017 (copy on file with Transportation & Infrastructure Subcommittee).

B. RULE-MAKING AUTHORITY:

None.

C. DRAFTING ISSUES OR OTHER COMMENTS:

None.

IV. AMENDMENTS/ COMMITTEE SUBSTITUTE CHANGES

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A bill to be entitled

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24 25 An act relating to commercial motor vehicles; amending s. 316.302, F.S.; revising regulations to which owners and drivers of commercial motor vehicles are subject; delaying the requirement for electronic logging devices and support documents for certain intrastate motor carriers; deleting a limitation on a civil penalty for falsification of certain time records; deleting a requirement that a motor carrier maintain certain documentation of driving times; providing an exemption from specified provisions for a person who operates a commercial motor vehicle with a certain gross vehicle weight, gross vehicle weight rating, and gross combined weight rating; deleting the exemption from such provisions for a person transporting petroleum products; amending s. 320.01, F.S.; revising the definition of the term "apportionable vehicle"; amending s. 320.06, F.S.; providing for future repeal of issuance of a certain annual license plate and cab card to a vehicle that has an apportioned registration; revising information required to appear on the cab card; providing requirements for license plates, cab cards, and validation stickers for vehicles registered in accordance with the International Registration Plan; authorizing a damaged

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or worn license plate to be replaced at no charge under certain circumstances; amending s. 320.0607, F.S.; providing an exemption from a certain fee for vehicles registered under the International Registration Plan; amending s. 812.014, F.S.; providing a criminal penalty for an offender committing grand theft who uses a device to interfere with a global positioning or similar system; providing an effective date.

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

Section 1. Subsection (1) and paragraphs (a), (c), (d), and (f) of subsection (2) of section 316.302, Florida Statutes, are amended to read:

316.302 Commercial motor vehicles; safety regulations; transporters and shippers of hazardous materials; enforcement.—

(1) Except as otherwise provided in subsection (3):

(a) All owners and drivers of commercial motor vehicles that are operated on the public highways of this state while engaged in interstate commerce are subject to the rules and regulations contained in 49 C.F.R. parts 382, 385, and 390-397.

(b) Except as otherwise provided in this section, all owners or drivers of commercial motor vehicles that are engaged in intrastate commerce are subject to the rules and regulations

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contained in 49 C.F.R. parts 382, 383, 385, and 390-397, with the exception of 49 C.F.R. s. 390.5 as it relates to the definition of bus, as such rules and regulations existed on December 31, 2017 2012.

- (c) The emergency exceptions provided by 49 C.F.R. s. 392.82 also apply to communications by utility drivers and utility contractor drivers during a Level 1 activation of the State Emergency Operations Center, as provided in the Florida Comprehensive Emergency Management plan, or during a state of emergency declared by executive order or proclamation of the Governor.
- (d) Except as provided in s. 316.215(5), and except as provided in s. 316.228 for rear overhang lighting and flagging requirements for intrastate operations, the requirements of this section supersede all other safety requirements of this chapter for commercial motor vehicles.
- (e) For motor carriers engaged in intrastate commerce who are not carrying hazardous materials in amounts that require placards, the requirement for electronic logging devices and hours of service support documents shall take effect December 31, 2019.
- (2)(a) A person who operates a commercial motor vehicle solely in intrastate commerce not transporting any hazardous material in amounts that require placarding pursuant to 49 C.F.R. part 172 need not comply with 49 C.F.R. ss. 391.11(b)(1)

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and  $395.3 \frac{395.3(a)}{and} \frac{and}{(b)}$ .

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(c) Except as provided in 49 C.F.R. s. 395.1, a person who operates a commercial motor vehicle solely in intrastate commerce not transporting any hazardous material in amounts that require placarding pursuant to 49 C.F.R. part 172 may not drive after having been on duty more than 70 hours in any period of 7 consecutive days or more than 80 hours in any period of 8 consecutive days if the motor carrier operates every day of the week. Thirty-four consecutive hours off duty shall constitute the end of any such period of 7 or 8 consecutive days. This weekly limit does not apply to a person who operates a commercial motor vehicle solely within this state while transporting, during harvest periods, any unprocessed agricultural products or unprocessed food or fiber that is subject to seasonal harvesting from place of harvest to the first place of processing or storage or from place of harvest directly to market or while transporting livestock, livestock feed, or farm supplies directly related to growing or harvesting agricultural products. Upon request of the Department of Highway Safety and Motor Vehicles, motor carriers shall furnish time records or other written verification to that department so that the Department of Highway Safety and Motor Vehicles can determine compliance with this subsection. These time records must be furnished to the Department of Highway Safety and Motor Vehicles within 2 days after receipt of that department's

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request. Falsification of such information is subject to a civil penalty not to exceed \$100. The provisions of This paragraph does do not apply to operators of farm labor vehicles operated during a state of emergency declared by the Governor or operated pursuant to s.  $570.07(21)_{7}$  and does do not apply to drivers of utility service vehicles as defined in 49 C.F.R. s. 395.2.

- (d) A person who operates a commercial motor vehicle solely in intrastate commerce not transporting any hazardous material in amounts that require placarding pursuant to 49 C.F.R. part 172 within a 150 air-mile radius of the location where the vehicle is based need not comply with 49 C.F.R. s. 395.87 if the requirements of 49 C.F.R. s. 395.1(e)(1)(ii), (iii)(A) and (C), 395.1(e)(1)(iii) and (v) are met. If a driver is not released from duty within 12 hours after the driver arrives for duty, the motor carrier must maintain documentation of the driver's driving times throughout the duty period.
- (f) A person who operates a commercial motor vehicle having a declared gross vehicle weight, gross vehicle weight rating, and gross combined weight rating of less than 26,001 pounds solely in intrastate commerce and who is not transporting hazardous materials in amounts that require placarding pursuant to 49 C.F.R. part 172, or who is transporting petroleum products as defined in s. 376.301, is exempt from subsection (1). However, such person must comply with 49 C.F.R. parts 382, 392, and 393, and with 49 C.F.R. ss. 396.3(a)(1) and 396.9.

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Section 2. Subsection (24) of section 320.01, Florida

127 Statutes, is amended to read: 128 320.01 Definitions, general.—As used in the Florida 129 Statutes, except as otherwise provided, the term: 130 (24) "Apportionable vehicle" means any vehicle, except recreational vehicles, vehicles displaying restricted plates, 131 132 city pickup and delivery vehicles, buses used in transportation 133 of chartered parties, and government-owned vehicles, which is 134 used or intended for use in two or more member jurisdictions 135 that allocate or proportionally register vehicles and which is used for the transportation of persons for hire or is designed, 136 137 used, or maintained primarily for the transportation of property 138 and: 139 Is a power unit having a gross vehicle weight in 140 excess of 26,000 pounds; 141 (b) Is a power unit having three or more axles, regardless 142 of weight; or 143 (c) Is used in combination, when the weight of such

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Vehicles, or combinations thereof, having a gross vehicle weight of 26,000 pounds or less and two-axle vehicles may be proportionally registered.

Section 3. Paragraph (b) of subsection (1) of section 320.06, Florida Statutes, is amended to read:

combination exceeds 26,000 pounds gross vehicle weight.

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

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Registration license plates bearing a graphic symbol (b) 1. and the alphanumeric system of identification shall be issued for a 10-year period. At the end of the 10-year period, upon renewal, the plate shall be replaced. The department shall extend the scheduled license plate replacement date from a 6year period to a 10-year period. The fee for such replacement is \$28, \$2.80 of which shall be paid each year before the plate is replaced, to be credited toward the next \$28 replacement fee. The fees shall be deposited into the Highway Safety Operating Trust Fund. A credit or refund may not be given for any prior years' payments of the prorated replacement fee if the plate is replaced or surrendered before the end of the 10-year period, except that a credit may be given if a registrant is required by the department to replace a license plate under s. 320.08056(8)(a). With each license plate, a validation sticker shall be issued showing the owner's birth month, license plate number, and the year of expiration or the appropriate renewal period if the owner is not a natural person. The validation sticker shall be placed on the upper right corner of the license plate. The license plate and validation sticker shall be issued based on the applicant's appropriate renewal period. The registration period is 12 months, the extended registration

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period is 24 months, and all expirations occur based on the applicant's appropriate registration period.

- 2. Before October 1, 2019, a vehicle that has an apportioned registration shall be issued an annual license plate and a cab card denoting that denote the declared gross vehicle weight for each apportioned jurisdiction in which the vehicle is authorized to operate.
- 3. Beginning October 1, 2019, a vehicle registered in accordance with the International Registration Plan shall be issued a license plate for a 5-year period, an annual cab card denoting the declared gross vehicle weight, and an annual validation sticker showing the month and year of expiration. The validation sticker shall be placed in the center of the license plate. The license plate and validation sticker shall be issued based on the applicant's appropriate renewal period. The fee for the initial validation sticker and any renewed validation sticker is \$28. This fee shall be deposited into the Highway Safety Operating Trust Fund. A damaged or worn license plate may be replaced at no charge by applying to the department and surrendering the current license plate.
- 4.2. In order to retain the efficient administration of the taxes and fees imposed by this chapter, the 80-cent fee increase in the replacement fee imposed by chapter 2009-71, Laws of Florida, is negated as provided in s. 320.0804.

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200 Section 4. Subsection (5) of section 320.0607, Florida 201 Statutes, is amended to read: 320.0607 Replacement license plates, validation decal, or 202 203 mobile home sticker .-204 (5) Upon the issuance of an original license plate, the 205 applicant shall pay a fee of \$28 to be deposited in the Highway 206 Safety Operating Trust Fund. Beginning October 1, 2019, this 207 subsection does not apply to a vehicle registered under the 208 International Registration Plan. 209 Section 5. Paragraph (a) of subsection (2) of section 812.014, Florida Statutes, is amended to read: 210 211 812.014 Theft.-212 (2)(a)1. If the property stolen is valued at \$100,000 or 213 more or is a semitrailer that was deployed by a law enforcement 214 officer; or 215 2. If the property stolen is cargo valued at \$50,000 or 216 more that has entered the stream of interstate or intrastate 217 commerce from the shipper's loading platform to the consignee's 218 receiving dock; or 219 3. If the offender commits any grand theft and: In the course of committing the offense the offender

b. In the course of committing the offense the offender

uses a motor vehicle as an instrumentality, other than merely as

a getaway vehicle, to assist in committing the offense and

thereby damages the real property of another; or

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

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225 causes damage to the real or personal property of another in 226 excess of \$1,000; or 227 c. In the course of committing the offense the offender 228 uses any type of device to defeat, block, disable, jam, or 229 interfere with a global positioning system or similar system 230 designed to identify the location of the cargo or the vehicle or 231 trailer carrying the cargo, 232 the offender commits grand theft in the first degree, punishable 233 234 as a felony of the first degree, as provided in s. 775.082, s. 235 775.083, or s. 775.084. 236 Section 6. This act shall take effect October 1, 2018.

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