..... moves to amend H.F. No. 2369, the first engrossment, as follows:

Delete everything after the enacting clause and insert:

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1.3	"Section 1. [181C.01] DEFINITIONS.
1.4	(a) For the purposes of this chapter, the terms defined in this section have the meanings
1.5	given.
1.6	(b) "Deactivation" means the suspension or termination of a driver's ability to receive
1.7	connections to potential riders, from a transportation network company.
1.8	(c) "Digital network" means any online-enabled application, software, website, or other
1.9	system offered or utilized by a transportation network company that enables the
1.10	prearrangement of rides by transportation network company drivers.
1.11	(d) "Prearranged ride" or "ride" means the provision of transportation by a TNC driver
1.12	to a rider, beginning when the driver accepts a request to transport the person through a
1.13	digital network controlled by a transportation network company, continuing while the driver
1.14	transports the rider, and ending when the last requesting rider departs the vehicle.
1.15	(e) "Transportation network company" or "TNC" means a corporation, partnership, sole
1.16	proprietorship, or other entity that provides transportation services in this state and that uses
1.17	a digital network to connect TNC riders to TNC drivers who provide prearranged rides. A
1.18	TNC does not include taxicabs, limousines, for-hire vehicles, or a private passenger driven
1.19	by a volunteer driver, nor any entity that does not transport people in.
1.20	(f) "Transportation network driver" or "driver" means an individual who receives
1.21	connections to potential riders, or related services from a TNC in exchange for payment.
1.22	Sec. 2. [181C.02] OBLIGATIONS AND DUTIES INSURANCE REQUIREMENTS.
1.23	(a) A TNC must maintain insurance on a driver's behalf that:

Sec. 2.

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2.1 (1) meets the requirements set forth in section 65B.472; and				
2.2	(2) covers injuries to TNC dri	vers of at least three months, for	those iniuri	ies set forth in

- 2.2 (2) covers injuries to TNC drivers of at least three months, for those injuries set forth in paragraph (c), that are not already fully covered by auto insurance, and occur while the driver is engaged in activities under paragraph (b).
- 2.5 (b) Insurance policies required under paragraph (a), clause (2), must cover injuries that
 2.6 occur:
- 2.7 (1) while the driver is logged into the network and available to receive transportation
 2.8 requests; or
- 2.9 (2) while the driver is engaged in a prearranged ride or activities attendant to, or as a result of, the ride.
 - (c) Policies issued under paragraph (a), clause (2), must cover a driver's injuries that present clear physical manifestations within ten days of a qualifying incident, and any exacerbations or reoccurrence of the original injuries. Notwithstanding anything to the contrary in this section, the limits of the policy per driver, per qualifying incident, must be at least:
- 2.16 (1) \$1,000,000 for medical costs and expenses;
- 2.17 (2) \$500,000 for disability; and

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- 2.18 (3) 75 percent of lost wages, as established by the driver's average wages for the preceding three months prior to the qualifying incident.
- 2.20 (d) A driver shall not be responsible for any costs of the insurance policy required under paragraph (a).
- 2.22 (e) All insurance policies under this section must name the driver as an insured and must
 2.23 be issued by a company or companies licensed by the Department of Commerce.
- 2.24 (f) A driver may appeal a claim relating to an insurance policy under this section.

2.25 Sec. 3. [181C.03] MINIMUM COMPENSATION.

- 2.26 (a) All fees provided in this section must be calculated on a per-trip basis and may not be combined.
- 2.28 (b) Minimum compensation paid by a TNC shall be as follows:
- 2.29 (1) at least \$1.85 per mile and \$0.25 per minute to all drivers, subject to paragraph (e), 2.30 for the time transporting a passenger, unless surge or other enhanced billing is in effect, in

Sec. 3. 2

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3.1	which case the driver shall also be paid	80 percent of any addition	onal fee or fare	e charged to
3.2	the rider on top of their regular mile and	minute fees paid on a p	er-trip basis;	
3.3	(2) a \$6.00 cancellation fee when a c	ancellation occurs after	the driver has	already
3.4	departed to pick up the rider;	WINCOMWINE COURTS WITH		<u>un cuaj</u>
3.5	(3) a \$1.25 per mile and \$0.10 per m	inute fee while driving e	empty to nick i	in a rider if
3.6	it is more than five miles. The fee revert			ip a fluct fi
3.7	(4) a minimum fee of \$6.00 for any t	ransport of a rider by a c	iriver.	
3.8	(c) A TNC that uses its software or c	collection technology to	collect fees or	fares must
3.9	pay a driver the fees or fares earned by t	the driver, whether the fe	es or fares are	actually
3.10	collected.			
3.11	(d) A TNC must provide to the applic	cable driver all tips that a	passenger pro	ovides to the
3.12	driver on the driver's next payment.			
3.13	(e) Beginning July 1, 2024, and each	July 1 thereafter, the far	res and fees pr	ovided in
3.14	paragraph (b), clauses (1), (2), (3), and ((4), are subject to an auto	omatic annual	adjustment
3.15	equal to the cost-of-living percentage pu	blished by the United St	ates Departme	nt of Labor.
	C 4 1101 C 051 DE 1 CENTATION			
3.16	Sec. 4. [181C.05] DEACTIVATION.			
3.17	(a) A TNC must provide the driver w	with a written account of	the basis for ar	ny proposed
3.18	deactivation or other sanction with suffic	cient detail that allows th	ne driver to be	able to
3.19	respond, including the alleged violation,	when and where it occu	ırred, and wha	t rule was
3.20	violated.			
3.21	(b) Deactivation for more than three	days may only be as a co	onsequence of	a major
3.22	infraction that occurs while driving. The	circumstances constituti	ng a major infr	raction must
3.23	be clearly stated in the rules and are limited	ed to the following, excep	ot as provided i	n paragraph
3.24	<u>(c):</u>			
3.25	(1) driving while impaired;			
3.26	(2) reckless or careless driving;			
3.27	(3) unprovoked assault;			
3.28	<u>(4) theft;</u>			

Sec. 4. 3

(6) any felony committed by a driver while driving.

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(5) sexual, racial, or other illegal harassment initiated by a driver; and

(c) Infractions that are not a major infraction cannot be combined to cause a deactivation of more than three days unless the driver exhibits a clear pattern of disregard for the interest of passengers or the obligations of the driver after at least three written warnings about the behavior.

(d) The driver must have the opportunity to present their position and any other relevant

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- (d) The driver must have the opportunity to present their position and any other relevant information or witnesses regarding the alleged infraction prior to deactivation or a sanction being imposed. The TNC must consider any information provided by the driver. The burden of persuasion for any rule violation is more likely than not and must be based on substantial, credible evidence. For a deactivation to occur, it must be a reasonable action based on the totality of the circumstances. A decertification hearing must occur within ten days of a TNC becoming aware of an alleged violation. A traffic ticket or other traffic or criminal charge is not conclusive evidence of a violation unless there has been a conviction.
- (e) A hearing must occur prior to any deactivation or other sanction being applied, except that a TNC may temporarily deactivate a driver for a major infraction that endangers public safety. In such instances, if the violation is not substantiated, the TNC must immediately reinstate the driver. If no hearing occurs within the required time period, and no continuance is agreed to, the alleged claim of a violation must be dismissed and cannot form the basis of any further deactivation or other sanction.
- (f) If the TNC deactivates a driver, or gives a suspension of more than ten days, or if multiple deactivations exceeding 15 days to a driver occur in a two-year period, the driver may appeal.
- (g) This provision does not affect layoffs for economic reasons that are not targeted at a particular driver or drivers.
- (h) Any driver who has been deactivated by a TNC since January 1, 2019, has the right to a hearing, consistent with the procedures provided in this section, to determine if there is a valid basis for the deactivation. If a valid basis is not established consistent with this section, the driver must be reinstated. A driver who has previously been deactivated may reapply for driver status and the application must be reviewed consistent with this chapter.
- (i) By August 1, 2023, a TNC must provide notice of a right to a hearing to all drivers deactivated since January 1, 2019, by contacting the drivers through the following means:
- (1) emailing notice to the last known email address;
- 4.32 (2) texting to the last known cell phone number;
 - (3) providing a written notice to the last known home address; and

Sec. 4. 4

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(4)) calling	the last	known	phone	number	of the	deactivated	driver.
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(j) A deactivated driver notified under paragraph (i) has 90 days to request a hearing. If a driver requests a hearing, the procedures provided in this section apply to that process.

Sec. 5. [181C.06] RETALIATION PROHIBITED.

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A TNC may not retaliate against or discipline a driver for making a complaint, pursuing enforcement of the provisions of this chapter, joining with other drivers to discuss or address concerns, or otherwise engaging in public discourse or expressing opinions regarding their relationship with a TNC.

Sec. 6. [181C.07] EQUAL ACCESS TO TRANSPORT.

A TNC may not use assignment of rides to favor or disfavor any driver for any reason.

The assignments must be on a nonpreferential basis. A TNC must not withhold or change assignments to a driver because a driver refused potential dispatches. All dispatches must be made on a driver-neutral basis. A TNC is prohibited from promising preferential treatment in rider assignments if a driver agrees to refrain from joining an organization of drivers or for any other reason.

Sec. 7. [181C.08] DISCRIMINATION PROHIBITED.

A TNC may not discriminate against any of its drivers, applicants to become drivers, riders, or potential riders due to race, national origin, color, religion, age, gender, disability, sexual orientation, or gender identity. Nothing in this language prohibits providing reasonable accommodations to people with disabilities, for religious reasons, due to pregnancy, or to remedy previous discriminatory behavior.

Sec. 8. [181C.09] CIVIL ACTION.

- (a) A driver or a driver's beneficiaries may bring a civil action for damages for noncompliance or a violation of this chapter against a TNC in district court, conciliation court, or any other court of competent jurisdiction.
- (b) A prevailing plaintiff is entitled to lost past and future wages, and compensatory,
 actual, comprehensive, emotional distress, and any other damages the plaintiff suffered as
 a proximate result of a TNC's breach of the duties and requirements under this chapter.

Sec. 8. 5

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6.1	(c) If a TNC fails to provide insurance, a prevailing plaintiff is entitled to the benefit
6.2	they would have received under the applicable insurance policy, if it had been in effect, or
6.3	at the prevailing plaintiff's discretion, what the cost of that insurance would have been.
6.4	(d) Injunctive relief may also be sought and granted.
6.5	(e) A prevailing plaintiff is entitled to reasonable attorney fees, costs, and expenses.
6.6	(f) A \$1,000 penalty for each violation may be assessed against the TNC and made
6.7	payable to the injured party.
6.8	(g) The statute of limitations for an action under this section is three years from the date
6.9	of discovery of the violation affecting the complaining party.
6.10	Sec. 9. [181C.10] REVOCATION OF LICENSE.
6.11	Failure to comply with the requirements of this chapter subjects a TNC to revocation of
6.12	any license and right to operate issued by a local unit of government.
6.13 6.14	Sec. 10. [181C.11] TRANSPARENCY. (a) When a TNC alerts a driver of a possible assignment to transport a rider, the TNC
6.15	must indicate the number of miles and likely travel time from the driver's current location
6.16	to the pickup. The TNC must separately indicate the length and likely travel time of the
6.17	trip.
6.18	(b) Within 24 hours of each trip completion, the TNC must transmit an electronic receipt
6.19	to the driver containing the following information for each unique trip or portion of a unique
6.20	trip:
6.21	(1) the date, location, total distance traveled, and time spent from acceptance of the
6.22	assignment to its completion;
6.23	(2) the time taken and total distance traveled from pickup to drop-off of the rider;
6.24	(3) an itemization of the total fare or fee paid by the passenger;
6.25	(4) the total compensation to the driver specifying the rate or rates of pay, the rate per
6.26	minute, rate per mile, any applicable price multiplier or variable pricing policy in effect,
6.27	tip compensation, and a specifically itemized list of all costs and reimbursements to, or
6.28	charged to, the driver; and
6.29	(5) any other information necessary to implement this chapter.

Sec. 10. 6

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(c) Each driver must be provided with a detailed and ite	mized explanation communicated
either in writing or electronically of how the driver's com	pensation is calculated. The
communication must specify:	
(1) all factors that impact a driver's compensation or r	reimbursement; and
(2) on average, the percentage of the total collected fe	es and costs incurred by the TNC
that are allocated to the drivers.	
(d) Any changes in the criteria, formula, or method of c	calculating the total compensation
to drivers must be provided to drivers in writing at least 3	30 days prior to taking effect.
Sec. 11. [181C.12] COLLECTIVE BARGAINING AG STATUS.	REEMENTS; EMPLOYMENT
Nothing in this chapter prohibits collective bargaining	or is a basis to conclude whether
a driver is an employee or independent contractor.	
Sec. 12. [181C.13] DRIVER CONTRACT REQUIRED A copy of this chapter must be attached to every drive	
The rights and remedies established in this chapter are no	
arbitration and shall be at the election of the driver. Contrac	ts that have already been executed
must have an addendum provided to each driver that incl	udes a copy of this chapter and
notice that a driver may elect to pursue the remedies prov	vided in this chapter, rather than
through arbitration. For cases that go to arbitration, the rig	ghts and damages that drivers are
entitled to in an arbitration proceeding shall be as provide	ed in this chapter.
Sec. 13. [181C.14] RELATIONSHIP OF THE PART	TIES.
Notwithstanding any other provision of law regarding	g independent contractors or
employee status, nothing in this chapter affects whether a	TNC is an employer of a driver,
nor whether a TNC driver is an employee of the TNC."	
Amend the title accordingly	

Sec. 13. 7