04/11/23 01:05 pm	COUNSEL	NH/DN	SCS2319A10
Senator mov	ves to amend the SCS2319A	-6 amendment to	S.F. No. 2319 as
follows:			
Page 1, delete lines 15 to	22 and insert:		
"Page 2, delete section 2	and insert:		
"Sec. 2. [181C.02] OBLIG	ATIONS AND DUTIES; IN	ISURANCE REC	QUIREMENTS.
(a) A TNC must maintain	insurance on a driver's beh	nalf that:	
(1) meets the requirement	ts set forth in section 65B.4	72; and	
(2) covers those injuries t	o drivers set forth in paragr	aph (c), who have	been drivers for
at least three months, for inju-	ries which are not already fo	ally covered by au	ito insurance and
occur while the driver is enga	aged in activities in paragra	ph (b).	
(b) Insurance policies requ	uired pursuant to paragraph	(a), clause (2), mi	ust cover injuries
that occur:			
(1) while the driver was le	ogged into the network and	was available to	receive
transportation requests; or			
(2) while the driver was e	engaged in a prearranged ric	le or activities att	endant to or as a
result of the ride.			
(c) Policies issued pursua	ant to paragraph (a), clause ((2), must cover a	driver's injuries
that presented clear physical	manifestations within ten de	ays of the qualify	ing incident. The
covered injuries must include	e any exacerbations or reocc	currence of the or	iginal injuries.
Notwithstanding anything to	the contrary in this section,	the limits of the po	olicy, per person,
per qualifying incident, must	be at least:		
(1) \$1,000,000 for medical	al costs and expenses;		
(2) \$500,000 for disability	y; and		
(3) 75 percent of lost wage	es, as established by the drive	r's average wages	for the preceding
three months prior to the qua	lifying incident.		
(d) A driver must, within 3	30 days of receipt of written	notice from the Ti	NC of the amount
paid for such insurance by th	e TNC, pay the TNC 50 pe	rcent of all reasor	nable premiums,
costs, fees, and other expense	es incurred by the TNC in c	onnection with in	surance policies
required under paragraph (a).	, clause (1). A driver is not	responsible for an	ny costs of the

Sec. 2.

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insurance policy required under paragraph (a), clause (2).

2.1	(e) All insurance policies under this section must name the driver as an insured and must
2.2	be issued by a company or companies licensed by the Department of Commerce.
2.3	(f) A driver may appeal a claim relating to an insurance policy under this section to the
2.4	Office of Administrative Hearings using the contested case procedure under chapter 14.""
2.5	Page 2, after line 3, insert:
2.6	"Page 4, line 7, delete "and the driver resource center""
2.7	Page 2, delete lines 11 to 29
2.8	Page 3, delete lines 1 to 12 and insert:
2.9	"Page 7, delete section 14 and insert:
2.10	"Sec. 14. [181C.15] RELATIONSHIP OF THE PARTIES.
2.11	Notwithstanding any other provision in law regarding independent contractors or
2.12	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"

COUNSEL

NH/DN

SCS2319A10

04/11/23 01:05 pm

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Sec. 14. 2