## Amendment No. 006 (for drafter's use only)

_	CHAMBER ACTION House
	Senate House .
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5	ORIGINAL STAMP BELOW
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11	The Committee on Transportation offered the following:
12	
13	Amendment (with title amendment)
14	On page 27, between lines, 5 and 6 of the bill
15	
16	insert:
17	Section 19. Subsection (7) of section 322.095, Florida
18	Statutes, is amended and subsections (8) and (9) are added to
19	said section to read:
20	(7) <del>(a)</del> No governmental entity or court shall provide,
22	issue, or maintain any information or orders regarding traffic
23	law and substance abuse education program schools or course providers, with the exception of directing inquiries or
24	requests to the local telephone directory heading of driving
25	instruction or the driver's license applicant reference guide.
26	However, the department is authorized to maintain the
27	information and records necessary to administer its duties and
28	responsibilities for the program. Where such information is a
29	public record as defined in chapter 119, it shall be made
30	available to the public upon request pursuant to s. 119.07(1).
31	(b) The department shall prepare for any governmental

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insert:

entity to distribute a driver's license applicant reference quide which shall list the benefits of attending a traffic law and substance abuse education school, but under no circumstance may include any list of course providers or schools. The department shall refer further inquiries to the telephone directory heading of driving instruction. The department may prepare a list of fully approved traffic law and substance abuse education course providers with a single telephone number for each such provider, as furnished by the provider. (8) The department shall approve and regulate courses that use technology as the delivery method of all traffic law and substance abuse education schools as the courses relate to this section. In determining whether to approve courses of traffic law and substance abuse education schools that use technology as the delivery method as the courses relate to this section, for courses submitted on or after May 1, 2002, the department shall consider only those courses submitted by a person, business, or entity which has received: approval for statewide delivery, and (a) independent scientific research evidence of course (b) effectiveness. ======= T I T L E A M E N D M E N T ========= And the title is amended as follows:

amending s. 322.095, F.S.; deleting provision

On page 2, line 26, after the semicolon

02/13/02

02:02 pm

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prohibiting governmental entities or courts from providing information regarding traffic law and substance abuse education program schools or course providers; authorizing the Department of Highway Safety and Motor Vehicles to provide a list of approved traffic law and substance abuse education course providers with a single phone number for each provider; requiring the Department of Highway Safety and Motor Vehicles to approve and regulate certain courses for driver improvement schools;