2008

1	A bill to be entitled
2	An act relating to use of an electronic wireless
3	communications device while driving; amending s. 316.304,
4	F.S.; prohibiting certain persons from using an electronic
5	wireless communications device while operating a motor
6	vehicle; providing for enforcement; providing penalties;
7	amending s. 322.27, F.S.; providing for a point assessment
8	against the driver's license; providing an effective date.
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10	Be It Enacted by the Legislature of the State of Florida:
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12	Section 1. Section 316.304, Florida Statutes, is amended
13	to read:
14	316.304 Use of listening or communications devices Wearing
15	of headsets
16	(1) <u>(a)</u> No person shall operate a vehicle while wearing a
17	headset, headphone, or other listening device, other than a
18	hearing aid or instrument for the improvement of defective human
19	hearing.
20	(b) (2) This subsection section does not apply to:
21	<u>1.(a)</u> Any law enforcement officer equipped with any
22	<u>communications</u> <del>communication</del> device necessary in performing his
23	or her assigned duties or to any emergency vehicle operator
24	equipped with any ear protection device.
25	<u>2.(b)</u> Any applicant for a license to operate a motorcycle
26	while taking the examination required by s. 322.12(5).
27	<u>3.(c)</u> Any person operating a motorcycle who is using a
28	headset that is installed in a helmet and worn so as to prevent
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29 the speakers from making direct contact with the user's ears so 30 that the user can hear surrounding sounds.

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4.(d) Any person using a headset in conjunction with a cellular telephone that only provides sound through one ear and 32 allows surrounding sounds to be heard with the other ear. 33

5.(e) Any person using a headset in conjunction with 34 35 communicating with the central base operation that only provides sound through one ear and allows surrounding sounds to be heard 36 37 with the other ear.

(c) (3) The Department of Highway Safety and Motor Vehicles 38 39 shall promulgate, by administrative rule, standards and specifications for headset equipment the use of which is 40 permitted under this subsection section. The department shall 41 42 inspect and review all such devices submitted to it and shall 43 publish a list by name and type of approved equipment.

44 (d) (4) A violation of this subsection section is a noncriminal traffic infraction, punishable as a nonmoving 45 violation as provided in chapter 318. 46

47 (2) (a) A person who has not attained 18 years of age shall not operate a motor vehicle while using an electronic wireless 48 49 communications device.

50 This subsection does not apply to a person using an (b) 51 electronic wireless communications device to:

52 1. Report illegal activity;

2. Summon medical or other emergency help; or 53

54 3. Prevent injury to a person or property.

(c) Enforcement of this subsection by state or local law 55 enforcement agencies must be accomplished only as a secondary 56



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57	action when an operator of a motor vehicle has been detained for
58	a suspected violation of another provision of this chapter,
59	chapter 320, or chapter 322.
60	(d) A person who violates this subsection commits a
61	noncriminal traffic infraction, punishable as a moving violation
62	as provided in chapter 318, and shall have one point assessed
63	against his or her driver's license as set forth in s. 322.27.
64	Section 2. Paragraph (d) of subsection (3) of section
65	322.27, Florida Statutes, is amended to read:
66	322.27 Authority of department to suspend or revoke
67	license
68	(3) There is established a point system for evaluation of
69	convictions of violations of motor vehicle laws or ordinances,
70	and violations of applicable provisions of s. 403.413(6)(b) when
71	such violations involve the use of motor vehicles, for the
72	determination of the continuing qualification of any person to
73	operate a motor vehicle. The department is authorized to suspend
74	the license of any person upon showing of its records or other
75	good and sufficient evidence that the licensee has been
76	convicted of violation of motor vehicle laws or ordinances, or
77	applicable provisions of s. 403.413(6)(b), amounting to 12 or
78	more points as determined by the point system. The suspension
79	shall be for a period of not more than 1 year.
80	(d) The point system shall have as its basic element a
81	graduated scale of points assigning relative values to
82	convictions of the following violations:
83	1. Reckless driving, willful and wanton4 points.

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84 2. Leaving the scene of a crash resulting in property 85 damage of more than \$50--6 points. Unlawful speed resulting in a crash--6 points. 86 3. Passing a stopped school bus--4 points. 87 4. 5. Unlawful speed: 88 89 Not in excess of 15 miles per hour of lawful or posted a. speed--3 points. 90 91 In excess of 15 miles per hour of lawful or posted b. 92 speed--4 points. A violation of a traffic control signal device as 93 6. provided in s. 316.074(1) or s. 316.075(1)(c)1.--4 points. 94 95 7. Person who has not attained 18 years of age operating a motor vehicle while using an electronic wireless communications 96 97 device in violation of s. 316.304(2)--1 point. 8.7. All other moving violations (including parking on a 98 99 highway outside the limits of a municipality) -- 3 points. 100 However, no points shall be imposed for a violation of s. 316.0741 or s. 316.2065(12). 101 102 9.8. Any moving violation covered above, excluding 103 unlawful speed, resulting in a crash--4 points. 104 10.9. Any conviction under s. 403.413(6)(b)--3 points. 105 11.<del>10.</del> Any conviction under s. 316.0775(2)--4 points. Section 3. This act shall take effect October 1, 2008. 106

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