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1	A bill to be entitled
2	An act relating to uniform traffic control; providing a
3	short title; amending s. 316.003, F.S.; defining the term
4	"traffic infraction detector"; creating s. 316.0076, F.S.;
5	preempting to the state the use of cameras to enforce
6	traffic laws; amending s. 316.008, F.S.; authorizing
7	counties and municipalities to use traffic infraction
8	detectors under certain circumstances; creating s.
9	316.0083, F.S.; creating the Mark Wandall Traffic Safety
10	Program; authorizing the Department of Highway Safety and
11	Motor Vehicles, a county, or a municipality to use a
12	traffic infraction detector to identify a motor vehicle
13	that fails to stop at a traffic control signal steady red
14	light; requiring authorization of a traffic infraction
15	enforcement officer to issue and enforce a citation for
16	such violation; requiring notification to be sent to the
17	registered owner of the motor vehicle involved in the
18	violation; requiring the notification to include certain
19	information about the owner's right to review evidence;
20	providing requirements for the notification; providing for
21	collection of penalties; providing for distribution of
22	penalties collected; providing that an individual may not
23	receive a commission or per-ticket fee from any revenue
24	collected from violations detected through the use of a
25	traffic infraction detector and a manufacturer or vendor
26	may not receive a fee or remuneration based upon the
27	number of violations detected through the use of a traffic
28	infraction detector; providing procedures for issuance,
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29 disposition, and enforcement of citations; providing for exemptions; providing that certain evidence is admissible 30 31 for enforcement; providing penalties for submission of a 32 false affidavit; prohibiting the use of such detectors to enforce a violation when a driver fails to stop prior to 33 34 making a right or left turn; providing that the act does 35 not preclude the issuance of citations by law enforcement 36 officers; requiring reports from participating 37 municipalities and counties to the department; requiring 38 the department to make reports to the Governor and 39 Legislature; amending s. 316.0745, F.S.; revising a provision that requires certain remotely operated traffic 40 control devices to meet certain specifications; creating 41 42 s. 316.07456, F.S.; requiring traffic infraction detectors 43 to meet specifications established by the Department of 44 Transportation; providing that a traffic infraction 45 detector acquired by purchase, lease, or other arrangement under an agreement entered into by a county or 46 47 municipality on or before a specified date is not required 48 to meet the established specifications until a specified 49 date; creating s. 316.0776, F.S.; providing for the 50 placement and installation of detectors on certain roads 51 when permitted by and under the specifications of the 52 department; requiring that if the state, county, or 53 municipality installs a traffic infraction detector at an 54 intersection, the state, county, or municipality shall 55 notify the public that a traffic infraction device may be 56 in use at that intersection; requiring that such signage Page 2 of 25

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57 posted at the intersection meet the specifications for 58 uniform signals and devices adopted by the Department of 59 Transportation; requiring that traffic infraction 60 detectors meet specifications established by the Department of Transportation; requiring a public awareness 61 62 campaign if such detectors are to be used; amending s. 63 316.640, F.S.; requiring the Department of Transportation 64 to develop training and qualification standards for 65 traffic infraction enforcement officers; authorizing 66 counties and municipalities to use independent contractors as traffic infraction enforcement officers; amending s. 67 316.650, F.S.; requiring a traffic enforcement officer to 68 69 provide to the court a replica of the citation data by 70 electronic transmission under certain conditions; amending 71 s. 318.14, F.S.; providing an exception from provisions 72 requiring a person cited for an infraction for failing to 73 stop at a traffic control signal steady red light to sign 74 and accept a citation indicating a promise to appear; 75 amending s. 318.18, F.S.; increasing certain fines; 76 providing for penalties for infractions enforced by a 77 traffic infraction enforcement officer; providing for 78 distribution of fines; allowing the clerk of court to 79 dismiss certain cases upon receiving documentation that the uniform traffic citation was issued in error; 80 81 providing that an individual may not receive a commission 82 or per-ticket fee from any revenue collected from 83 violations detected through the use of a traffic 84 infraction detector and a manufacturer or vendor may not

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85	receive a fee or remuneration based upon the number of
86	violations detected through the use of a traffic
87	infraction detector; creating s. 321.50, F.S.; authorizing
88	the Department of Highway Safety and Motor Vehicles to use
89	traffic infraction detectors under certain circumstances;
90	amending s. 322.27, F.S.; providing that no points may be
91	assessed against the driver's license for infractions
92	enforced by a traffic infraction enforcement officer;
93	providing that infractions enforced by a traffic
94	infraction enforcement officer may not be used for
95	purposes of setting motor vehicle insurance rates;
96	requiring the retention of certain penalty proceeds
97	collected prior to the Department of Revenue's ability to
98	receive and distribute such funds; providing an
99	appropriation and for carryforward of any unexpended
100	balance; providing for severability; providing effective
101	dates.
102	
103	Be It Enacted by the Legislature of the State of Florida:
104	
105	Section 1. This act may be cited as the "Mark Wandall
106	Traffic Safety Act."
107	Section 2. Subsection (86) is added to section 316.003,
108	Florida Statutes, to read:
109	316.003 DefinitionsThe following words and phrases, when
110	used in this chapter, shall have the meanings respectively
111	ascribed to them in this section, except where the context
112	otherwise requires:
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113	(86) TRAFFIC INFRACTION DETECTORA vehicle sensor
114	installed to work in conjunction with a traffic control signal
115	and a camera or cameras synchronized to automatically record two
116	or more sequenced photographic or electronic images or streaming
117	video of only the rear of a motor vehicle at the time the
118	vehicle fails to stop behind the stop bar or clearly marked stop
119	line when facing a traffic control signal steady red light. Any
120	notification under s. 316.0083(1)(b) or traffic citation issued
121	by the use of a traffic infraction detector must include a
122	photograph or other recorded image showing both the license tag
123	of the offending vehicle and the traffic control device being
124	violated.
125	Section 3. Section 316.0076, Florida Statutes, is created
126	to read:
127	316.0076 Regulation and use of camerasRegulation of the
128	use of cameras for enforcing the provisions of this chapter is
129	expressly preempted to the state. The regulation of the use of
130	cameras for enforcing the provisions of this chapter is not
131	required to comply with provisions of chapter 493.
132	Section 4. Subsection (7) is added to section 316.008,
133	Florida Statutes, to read:
134	316.008 Powers of local authorities
135	(7)(a) A county or municipality may use traffic infraction
136	detectors to enforce s. 316.074(1) or s. 316.075(1)(c)1. when a
137	driver fails to stop at a traffic signal on streets and highways
138	under their jurisdiction under s. 316.0083. Only a municipality
139	may install or authorize the installation of any such detectors
140	within the incorporated area of the municipality. Only a county
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141 may install or authorize the installation of any such detectors 142 within the unincorporated area of the county. 143 (b) Pursuant to paragraph (a), a municipality may install or, by contract or interlocal agreement, authorize the 144 145 installation of any such detectors only within the incorporated 146 area of the municipality, and a county may install or, by 147 contract or interlocal agreement, authorize the installation of 148 any such detectors only within the unincorporated area of the county. A county may authorize installation of any such 149 150 detectors by interlocal agreement on roads under its 151 jurisdiction. 152 Section 5. Section 316.0083, Florida Statutes, is created 153 to read: 154 316.0083 Mark Wandall Traffic Safety Program; 155 administration; report.-156 (1) (a) For purposes of administering this section, the 157 department, a county, or a municipality may authorize a traffic 158 infraction enforcement officer under s. 316.640 to issue a 159 traffic citation for a violation of s. 316.074(1) or s. 160 316.075(1)(c)1. A notice of violation and a traffic citation may 161 not be issued for failure to stop at a red light if the driver 162 is making a right-hand turn in a careful and prudent manner at 163 an intersection where right-hand turns are permissible. This 164 paragraph does not prohibit a review of information from a traffic infraction detector by an authorized employee or agent 165 of the department, a county, or a municipality before issuance 166 of the traffic citation by the traffic infraction enforcement 167 168 officer. This paragraph does not prohibit the department, a

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169	county, or a municipality from issuing notification as provided
170	in paragraph (b) to the registered owner of the motor vehicle
171	involved in the violation of s. 316.074(1) or s. 316.075(1)(c)1.
172	(b)1.a. Within 30 days after a violation, notification
173	must be sent to the registered owner of the motor vehicle
174	involved in the violation specifying the remedies available
175	under s. 318.14 and that the violator must pay the penalty of
176	\$158 to the department, county, or municipality, or furnish an
177	affidavit in accordance with paragraph (d), within 30 days
178	following the date of the notification in order to avoid court
179	fees, costs, and the issuance of a traffic citation. The
180	notification shall be sent by first-class mail.
181	b. Included with the notification to the registered owner
182	of the motor vehicle involved in the infraction must be a notice
183	that the owner has the right to review the photographic or
184	electronic images or the streaming video evidence that
185	constitutes a rebuttable presumption against the owner of the
186	vehicle. The notice must state the time and place or Internet
187	location where the evidence may be examined and observed.
188	2. Penalties assessed and collected by the department,
189	county, or municipality authorized to collect the funds provided
190	for in this paragraph, less the amount retained by the county or
191	municipality pursuant to subparagraph 3., shall be paid to the
192	Department of Revenue weekly. Payment by the department, county,
193	or municipality to the state shall be made by means of
194	electronic funds transfers. In addition to the payment, summary
195	detail of the penalties remitted shall be reported to the
196	Department of Revenue.

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197	3. Penalties to be assessed and collected by the
198	department, county, or municipality are as follows:
199	a. One hundred fifty-eight dollars for a violation of s.
200	316.074(1) or s. 316.075(1)(c)1. when a driver has failed to
201	stop at a traffic signal if enforcement is by the department's
202	traffic infraction enforcement officer. One hundred dollars
203	shall be remitted to the Department of Revenue for deposit into
204	the General Revenue Fund, \$10 shall be remitted to the
205	Department of Revenue for deposit into the Department of Health
206	Administrative Trust Fund, \$3 shall be remitted to the
207	Department of Revenue for deposit into the Brain and Spinal Cord
208	Injury Trust Fund, and \$45 shall be distributed to the
209	municipality in which the violation occurred, or, if the
210	violation occurred in an unincorporated area, to the county in
211	which the violation occurred. Funds deposited into the
212	Department of Health Administrative Trust Fund under this sub-
213	subparagraph shall be distributed as provided in s. 395.4036(1).
214	Proceeds of the infractions in the Brain and Spinal Cord Injury
215	Trust Fund shall be distributed quarterly to the Miami Project
216	to Cure Paralysis and shall be used for brain and spinal cord
217	research.
218	b. One hundred fifty-eight dollars for a violation of s.
219	316.074(1) or s. 316.075(1)(c)1. when a driver has failed to
220	stop at a traffic signal if enforcement is by a county or
221	municipal traffic infraction enforcement officer. Seventy
222	dollars shall be remitted by the county or municipality to the
223	Department of Revenue for deposit into the General Revenue Fund,
224	\$10 shall be remitted to the Department of Revenue for deposit
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225	into the Department of Health Administrative Trust Fund, \$3
226	shall be remitted to the Department of Revenue for deposit into
227	the Brain and Spinal Cord Injury Trust Fund, and \$75 shall be
228	retained by the county or municipality enforcing the ordinance
229	enacted pursuant to this section. Funds deposited into the
230	Department of Health Administrative Trust Fund under this sub-
230	subparagraph shall be distributed as provided in s. 395.4036(1).
231	
	Proceeds of the infractions in the Brain and Spinal Cord Injury
233	Trust Fund shall be distributed quarterly to the Miami Project
234	to Cure Paralysis and shall be used for brain and spinal cord
235	research.
236	4. An individual may not receive a commission from any
237	revenue collected from violations detected through the use of a
238	traffic infraction detector. A manufacturer or vendor may not
239	receive a fee or remuneration based upon the number of
240	violations detected through the use of a traffic infraction
241	detector.
242	(c)1.a. A traffic citation issued under this section shall
243	be issued by mailing the traffic citation by certified mail to
244	the address of the registered owner of the motor vehicle
245	involved in the violation when payment has not been made within
246	30 days after notification under subparagraph (b)1.
247	b. Delivery of the traffic citation constitutes
248	notification under this paragraph.
249	c. In the case of joint ownership of a motor vehicle, the
250	traffic citation shall be mailed to the first name appearing on
251	the registration, unless the first name appearing on the
252	registration is a business organization, in which case the

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253	second name appearing on the registration may be used.
254	d. The traffic citation shall be mailed to the registered
255	owner of the motor vehicle involved in the violation no later
256	than 60 days after the date of the violation.
257	2. Included with the notification to the registered owner
258	of the motor vehicle involved in the infraction shall be a
259	notice that the owner has the right to review, either in person
260	or remotely, the photographic or electronic images or the
261	streaming video evidence that constitutes a rebuttable
262	presumption against the owner of the vehicle. The notice must
263	state the time and place or Internet location where the evidence
264	may be examined and observed.
265	(d)1. The owner of the motor vehicle involved in the
266	violation is responsible and liable for paying the uniform
267	traffic citation issued for a violation of s. 316.074(1) or s.
268	316.075(1)(c)1. when the driver failed to stop at a traffic
269	signal, unless the owner can establish that:
270	a. The motor vehicle passed through the intersection in
271	order to yield right-of-way to an emergency vehicle or as part
272	of a funeral procession;
273	b. The motor vehicle passed through the intersection at
274	the direction of a law enforcement officer;
275	c. The motor vehicle was, at the time of the violation, in
276	the care, custody, or control of another person; or
277	d. A uniform traffic citation was issued by a law
278	enforcement officer to the driver of the motor vehicle for the
279	alleged violation of s. 316.074(1) or s. 316.075(1)(c)1.
280	2. In order to establish such facts, the owner of the
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281	motor vehicle shall, within 30 days after the date of issuance
282	of the traffic citation, furnish to the appropriate governmental
283	entity an affidavit setting forth detailed information
284	supporting an exemption as provided in this paragraph.
285	a. An affidavit supporting an exemption under sub-
286	subparagraph 1.c. must include the name, address, date of birth,
287	and, if known, the driver's license number of the person who
288	leased, rented, or otherwise had care, custody, or control of
289	the motor vehicle at the time of the alleged violation. If the
290	vehicle was stolen at the time of the alleged offense, the
291	affidavit must include the police report indicating that the
292	vehicle was stolen.
293	b. If a traffic citation for a violation of s. 316.074(1)
294	or s. 316.075(1)(c)1. was issued at the location of the
295	violation by a law enforcement officer, the affidavit must
296	include the serial number of the uniform traffic citation.
297	3. Upon receipt of an affidavit, the person designated as
298	having care, custody, and control of the motor vehicle at the
299	time of the violation may be issued a traffic citation for a
300	violation of s. 316.074(1) or s. 316.075(1)(c)1. when the driver
301	failed to stop at a traffic signal. The affidavit is admissible
302	in a proceeding pursuant to this section for the purpose of
303	providing proof that the person identified in the affidavit was
304	in actual care, custody, or control of the motor vehicle. The
305	owner of a leased vehicle for which a traffic citation is issued
306	for a violation of s. 316.074(1) or s. 316.075(1)(c)1. when the
307	driver failed to stop at a traffic signal is not responsible for
308	paying the traffic citation and is not required to submit an
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309	affidavit as specified in this subsection if the motor vehicle
310	involved in the violation is registered in the name of the
311	lessee of such motor vehicle.
312	4. The submission of a false affidavit is a misdemeanor of
313	the second degree, punishable as provided in s. 775.082 or s.
314	775.083.
315	(e) The photographic or electronic images or streaming
316	video attached to or referenced in the traffic citation is
317	evidence that a violation of s. 316.074(1) or s. 316.075(1)(c)1.
318	when the driver failed to stop at a traffic signal has occurred
319	and is admissible in any proceeding to enforce this section and
320	raises a rebuttable presumption that the motor vehicle named in
321	the report or shown in the photographic or electronic images or
322	streaming video evidence was used in violation of s. 316.074(1)
323	or s. 316.075(1)(c)1. when the driver failed to stop at a
324	traffic signal.
325	(2) A notice of violation and a traffic citation may not
326	be issued for failure to stop at a red light if the driver is
327	making a right-hand turn in a careful and prudent manner at an
328	intersection where right-hand turns are permissible.
329	(3) This section supplements the enforcement of s.
330	316.074(1) or s. 316.075(1)(c)1. by law enforcement officers
331	when a driver fails to stop at a traffic signal and does not
332	prohibit a law enforcement officer from issuing a traffic
333	citation for a violation of s. 316.074(1) or s. 316.075(1)(c)1.
334	when a driver fails to stop at a traffic signal in accordance
335	with normal traffic enforcement techniques.
336	(4)(a) Each county or municipality that operates a traffic
1	Page 12 of 25

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337	infraction detector shall submit a report by October 1, 2012,
338	and annually thereafter, to the department which details the
339	results of using the traffic infraction detector and the
340	procedures for enforcement for the preceding state fiscal year.
341	The information submitted by the counties and municipalities
342	must include statistical data and information required by the
343	department to complete the report required under paragraph (b).
344	(b) On or before December 31, 2012, and annually
345	thereafter, the department shall provide a summary report to the
346	Governor, the President of the Senate, and the Speaker of the
347	House of Representatives regarding the use and operation of
348	traffic infraction detectors under this section, along with the
349	department's recommendations and any necessary legislation. The
350	summary report must include a review of the information
351	submitted to the department by the counties and municipalities
352	and must describe the enhancement of the traffic safety and
353	enforcement programs.
354	Section 6. Subsection (6) of section 316.0745, Florida
355	Statutes, is amended to read:
356	316.0745 Uniform signals and devices
357	(6) Any system of traffic control devices controlled and
358	operated from a remote location by electronic computers or
359	similar devices <u>must</u> shall meet all requirements established for
360	the uniform system, and <u>, if</u> where such <u>a</u> system affects systems
361	affect the movement of traffic on state roads <u>,</u> the design of the
362	system shall be reviewed and approved by the Department of
363	Transportation.
364	Section 7. Section 316.07456, Florida Statutes, is created
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365	to read:
366	316.07456 Transitional implementationAny traffic
367	infraction detector deployed on the highways, streets, and roads
368	of this state must meet specifications established by the
369	Department of Transportation, and must be tested at regular
370	intervals according to specifications prescribed by the
371	Department of Transportation. The Department of Transportation
372	must establish such specifications on or before December 31,
373	2010. However, any such equipment acquired by purchase, lease,
374	or other arrangement under an agreement entered into by a county
375	or municipality on or before July 1, 2011, or equipment used to
376	enforce an ordinance enacted by a county or municipality on or
377	before July 1, 2011, is not required to meet the specifications
378	established by the Department of Transportation until July 1,
379	<u>2011.</u>
380	Section 8. Section 316.0776, Florida Statutes, is created
381	to read:
382	316.0776 Traffic infraction detectors; placement and
383	installation
384	(1) Traffic infraction detectors are allowed on state
385	roads when permitted by the Department of Transportation and
386	under placement and installation specifications developed by the
387	Department of Transportation. Traffic infraction detectors are
388	allowed on streets and highways under the jurisdiction of
389	counties or municipalities in accordance with placement and
390	installation specifications developed by the Department of
391	Transportation.
392	(2)(a) If the department, county, or municipality installs

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393	a traffic infraction detector at an intersection, the
394	department, county, or municipality shall notify the public that
395	a traffic infraction device may be in use at that intersection
396	and must specifically include notification of camera enforcement
397	of violations concerning right turns. Such signage used to
398	notify the public must meet the specifications for uniform
399	signals and devices adopted by the Department of Transportation
400	pursuant to s. 316.0745.
401	(b) If the department, county, or municipality begins a
402	traffic infraction detector program in a county or municipality
403	that has never conducted such a program, the respective
404	department, county, or municipality shall also make a public
405	announcement and conduct a public awareness campaign of the
406	proposed use of traffic infraction detectors at least 30 days
407	before commencing the enforcement program.
408	Section 9. Paragraph (b) of subsection (1) and subsection
409	(5) of section 316.640, Florida Statutes, are amended to read:
410	316.640 EnforcementThe enforcement of the traffic laws
411	of this state is vested as follows:
412	(1) STATE.—
413	(b)1. The Department of Transportation has authority to
414	enforce on all the streets and highways of this state all laws
415	applicable within its authority.
416	2.a. The Department of Transportation shall develop
417	training and qualifications standards for toll enforcement
418	officers whose sole authority is to enforce the payment of tolls
419	pursuant to s. 316.1001. Nothing in this subparagraph shall be
420	construed to permit the carrying of firearms or other weapons,
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421 nor shall a toll enforcement officer have arrest authority. 422 b. For the purpose of enforcing s. 316.1001, governmental 423 entities, as defined in s. 334.03, which own or operate a toll 424 facility may employ independent contractors or designate 425 employees as toll enforcement officers; however, any such toll 426 enforcement officer must successfully meet the training and 427 qualifications standards for toll enforcement officers 428 established by the Department of Transportation. 429 3. For the purpose of enforcing s. 316.0083, the 430 department may designate employees as traffic infraction 431 enforcement officers. A traffic infraction enforcement officer 432 must successfully complete instruction in traffic enforcement 433 procedures and court presentation through the Selective Traffic 434 Enforcement Program as approved by the Division of Criminal 435 Justice Standards and Training of the Department of Law 436 Enforcement, or through a similar program, but may not 437 necessarily otherwise meet the uniform minimum standards 438 established by the Criminal Justice Standards and Training 439 Commission for law enforcement officers or auxiliary law 440 enforcement officers under s. 943.13. This subparagraph does not 441 authorize the carrying of firearms or other weapons by a traffic 442 infraction enforcement officer and does not authorize a traffic 443 infraction enforcement officer to make arrests. The department's 444 traffic infraction enforcement officers must be physically 445 located in the state. (5) (a) Any sheriff's department or police department of a 446 447 municipality may employ, as a traffic infraction enforcement

448 officer, any individual who successfully completes instruction Page 16 of 25

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in traffic enforcement procedures and court presentation through 449 the Selective Traffic Enforcement Program as approved by the 450 451 Division of Criminal Justice Standards and Training of the 452 Department of Law Enforcement, or through a similar program, but 453 who does not necessarily otherwise meet the uniform minimum 454 standards established by the Criminal Justice Standards and 455 Training Commission for law enforcement officers or auxiliary 456 law enforcement officers under s. 943.13. Any such traffic 457 infraction enforcement officer who observes the commission of a traffic infraction or, in the case of a parking infraction, who 458 459 observes an illegally parked vehicle may issue a traffic 460 citation for the infraction when, based upon personal investigation, he or she has reasonable and probable grounds to 461 462 believe that an offense has been committed which constitutes a 463 noncriminal traffic infraction as defined in s. 318.14. In 464 addition, any such traffic infraction enforcement officer may 465 issue a traffic citation under s. 316.0083. For purposes of enforcing s. 316.0083, any sheriff's department or police 466 467 department of a municipality may designate employees as traffic infraction enforcement officers. The traffic infraction 468 469 enforcement officers must be physically located in the county of the respective sheriff's or police department. 470

(b) The traffic <u>infraction</u> enforcement officer shall be employed in relationship to a selective traffic enforcement program at a fixed location or as part of a crash investigation team at the scene of a vehicle crash or in other types of traffic infraction enforcement under the direction of a fully qualified law enforcement officer; however, it is not necessary

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477 that the traffic infraction enforcement officer's duties be 478 performed under the immediate supervision of a fully qualified 479 law enforcement officer.

(c) This subsection does not permit the carrying of
firearms or other weapons, nor do traffic infraction enforcement
officers have arrest authority other than the authority to issue
a traffic citation as provided in this subsection.

484 Section 10. Subsection (3) of section 316.650, Florida 485 Statutes, is amended to read:

486

316.650 Traffic citations.-

487 (3) (a) Except for a traffic citation issued pursuant to s. 488 316.1001 or s. 316.0083, each traffic enforcement officer, upon 489 issuing a traffic citation to an alleged violator of any 490 provision of the motor vehicle laws of this state or of any 491 traffic ordinance of any municipality or town, shall deposit the 492 original traffic citation or, in the case of a traffic 493 enforcement agency that has an automated citation issuance 494 system, the chief administrative officer shall provide by an 495 electronic transmission a replica of the citation data to a 496 court having jurisdiction over the alleged offense or with its 497 traffic violations bureau within 5 days after issuance to the 498 violator.

(b) If a traffic citation is issued pursuant to s.
316.1001, a traffic enforcement officer may deposit the original
traffic citation or, in the case of a traffic enforcement agency
that has an automated citation system, may provide by an
electronic transmission a replica of the citation data to a
court having jurisdiction over the alleged offense or with its

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505 traffic violations bureau within 45 days after the date of 506 issuance of the citation to the violator. If the person cited 507 for the violation of s. 316.1001 makes the election provided by 508 s. 318.14(12) and pays the \$25 fine, or such other amount as 509 imposed by the governmental entity owning the applicable toll 510 facility, plus the amount of the unpaid toll that is shown on 511 the traffic citation directly to the governmental entity that 512 issued the citation, or on whose behalf the citation was issued, in accordance with s. 318.14(12), the traffic citation will not 513 514 be submitted to the court, the disposition will be reported to 515 the department by the governmental entity that issued the 516 citation, or on whose behalf the citation was issued, and no points will be assessed against the person's driver's license. 517

518 (c) If a traffic citation is issued under s. 316.0083, the 519 traffic infraction enforcement officer shall provide by 520 electronic transmission a replica of the traffic citation data 521 to the court having jurisdiction over the alleged offense or its 522 traffic violations bureau within 5 days after the date of 523 issuance of the traffic citation to the violator.

524 Section 11. Subsection (2) of section 318.14, Florida 525 Statutes, is amended to read:

526 318.14 Noncriminal traffic infractions; exception; 527 procedures.-

(2) Except as provided in <u>ss.</u> s. 316.1001(2) <u>and 316.0083</u>, any person cited for an infraction under this section must sign and accept a citation indicating a promise to appear. The officer may indicate on the traffic citation the time and location of the scheduled hearing and must indicate the

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533 applicable civil penalty established in s. 318.18.

534 Section 12. Subsection (15) of section 318.18, Florida 535 Statutes, is amended to read:

536 318.18 Amount of penalties.—The penalties required for a 537 noncriminal disposition pursuant to s. 318.14 or a criminal 538 offense listed in s. 318.17 are as follows:

539 (15) (a) 1. One hundred fifty-eight twenty-five dollars for 540 a violation of s. 316.074(1) or s. 316.075(1)(c)1. when a driver 541 has failed to stop at a traffic signal and when enforced by a law enforcement officer. Sixty dollars shall be distributed as 542 provided in s. 318.21, \$30 shall be distributed to the General 543 544 Revenue Fund, \$3 shall be remitted to the Department of Revenue 545 for deposit into the Brain and Spinal Cord Injury Trust Fund, 546 and the remaining \$65 shall be remitted to the Department of 547 Revenue for deposit into the Administrative Trust Fund of the 548 Department of Health.

549 2. One hundred and fifty-eight dollars for a violation of 550 s. 316.074(1) or s. 316.075(1)(c)1. when a driver has failed to 551 stop at a traffic signal and when enforced by the department's 552 traffic infraction enforcement officer. One hundred dollars 553 shall be remitted to the Department of Revenue for deposit into 554 the General Revenue Fund, \$45 shall be distributed to the county 555 for any violations occurring in any unincorporated areas of the 556 county or to the municipality for any violations occurring in 557 the incorporated boundaries of the municipality in which the infraction occurred, \$10 shall be remitted to the Department of 558 559 Revenue for deposit into the Department of Health Administrative 560 Trust Fund for distribution as provided in s. 395.4036(1), and

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561	\$3 shall be remitted to the Department of Revenue for deposit
562	into the Brain and Spinal Cord Injury Trust Fund.
563	3. One hundred and fifty-eight dollars for a violation of
564	s. 316.074(1) or s. 316.075(1)(c)1. when a driver has failed to
565	stop at a traffic signal and when enforced by a county's or
566	municipality's traffic infraction enforcement officer. Seventy
567	five dollars shall be distributed to the county or municipality
568	issuing the traffic citation, \$70 shall be remitted to the
569	Department of Revenue for deposit into the General Revenue Fund,
570	\$10 shall be remitted to the Department of Revenue for deposit
571	into the Department of Health Administrative Trust Fund for
572	distribution as provided in s. 395.4036(1), and \$3 shall be
573	remitted to the Department of Revenue for deposit into the Brain
574	and Spinal Cord Injury Trust Fund.
575	(b) Amounts deposited into the Brain and Spinal Cord
576	Injury Trust Fund pursuant to this subsection shall be
577	distributed quarterly to the Miami Project to Cure Paralysis and
578	shall be used for brain and spinal cord research.
579	(c) If a person who is cited for a violation of s.
580	316.074(1) or s. 316.075(1)(c)1., as enforced by a traffic
581	infraction enforcement officer under s. 316.0083, presents
582	documentation from the appropriate governmental entity that the
583	traffic citation was in error, the clerk of court may dismiss
584	the case. The clerk of court shall not charge for this service.
585	(d) An individual may not receive a commission or per-
586	ticket fee from any revenue collected from violations detected
587	through the use of a traffic infraction detector. A manufacturer
588	or vendor may not receive a fee or remuneration based upon the
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589	number of violations detected through the use of a traffic
590	infraction detector.
591	(e) Funds deposited into the Department of Health
592	Administrative Trust Fund under this subsection shall be
593	distributed as provided in s. 395.4036(1).
594	Section 13. Section 321.50, Florida Statutes, is created
595	to read:
596	321.50 Authorization to use traffic infraction detectors
597	The Department of Highway Safety and Motor Vehicles is
598	authorized to use traffic infraction detectors to enforce s.
599	316.074(1) or s. 316.075(1)(c)1. when a driver fails to stop on
600	state roads as defined in chapter 316 which are under the
601	original jurisdiction of the Department of Transportation, when
602	permitted by the Department of Transportation, and under s.
603	316.0083.
604	Section 14. Paragraph (d) of subsection (3) of section
605	322.27, Florida Statutes, is amended to read:
606	322.27 Authority of department to suspend or revoke
607	license
608	(3) There is established a point system for evaluation of
609	convictions of violations of motor vehicle laws or ordinances,
610	and violations of applicable provisions of s. 403.413(6)(b) when
611	such violations involve the use of motor vehicles, for the
612	determination of the continuing qualification of any person to
613	operate a motor vehicle. The department is authorized to suspend
614	the license of any person upon showing of its records or other
615	good and sufficient evidence that the licensee has been
616	convicted of violation of motor vehicle laws or ordinances, or
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617	applicable provisions of s. 403.413(6)(b), amounting to 12 or
618	more points as determined by the point system. The suspension
619	shall be for a period of not more than 1 year.
620	(d) The point system shall have as its basic element a
621	graduated scale of points assigning relative values to
622	convictions of the following violations:
623	1. Reckless driving, willful and wanton-4 points.
624	2. Leaving the scene of a crash resulting in property
625	damage of more than \$50-6 points.
626	3. Unlawful speed resulting in a crash-6 points.
627	4. Passing a stopped school bus-4 points.
628	5. Unlawful speed:
629	a. Not in excess of 15 miles per hour of lawful or posted
630	speed-3 points.
631	b. In excess of 15 miles per hour of lawful or posted
632	speed-4 points.
633	6. A violation of a traffic control signal device as
634	provided in s. 316.074(1) or s. 316.075(1)(c)14 points.
635	However, no points shall be imposed for a violation of s.
636	316.074(1) or s. 316.075(1)(c)1. when a driver has failed to
637	stop at a traffic signal and when enforced by a traffic
638	infraction enforcement officer. In addition, a violation of s.
639	316.074(1) or s. 316.075(1)(c)1. when a driver has failed to
640	stop at a traffic signal and when enforced by a traffic
641	infraction enforcement officer may not be used for purposes of
642	setting motor vehicle insurance rates.
643	7. All other moving violations (including parking on a
644	highway outside the limits of a municipality)-3 points. However,

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645	no points shall be imposed for a violation of s. 316.0741 or s.
646	316.2065(12).
647	8. Any moving violation covered above, excluding unlawful
648	speed, resulting in a crash-4 points.
649	9. Any conviction under s. 403.413(6)(b)-3 points.
650	10. Any conviction under s. 316.0775(2)-4 points.
651	Section 15. The Department of Highway Safety and Motor
652	Vehicles or any county or municipality authorized to issue a
653	notification and impose a penalty under s. 316.0083(1)(b),
654	Florida Statutes, that collects any such penalty after the
655	effective date of this act, but prior to notification by the
656	Department of Revenue of its ability to receive and distribute
657	the penalties collected, must retain the portion of the penalty
658	required to be remitted to the Department of Revenue until the
659	Department of Highway Safety and Motor Vehicles, county, or
660	municipality is notified by the Department of Revenue that it is
661	able to receive and distribute the retained funds. The portion
662	of the penalty required to be remitted to the Department of
663	Revenue for any penalty collected after such notification is
664	provided to the Department of Highway Safety and Motor Vehicles,
665	county, or municipality must be remitted to the Department of
666	Revenue as provided in s. 316.0083, Florida Statutes. This
667	section shall take effect upon this act becoming a law.
668	Section 16. For the 2009-2010 state fiscal year, the sum
669	of \$100,000 in nonrecurring funds from the General Revenue Fund
670	is appropriated to the Department of Revenue for the purpose of
671	implementing the provisions of this act. Any unexpended funds
672	from this appropriation shall be reappropriated for fiscal year
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673	2010-2011. This section shall take effect upon this act becoming
674	<u>a law.</u>
675	Section 17. If any provision of this act or its
676	application to any person or circumstance is held invalid, the
677	invalidity does not affect other provisions or applications of
678	this act which can be given effect without the invalid provision
679	or application, and to this end the provisions of this act are
680	severable.
681	Section 18. Except as otherwise expressly provided in this
682	act, and except for this section which shall take effect upon
683	this act becoming a law, this act shall take effect July 1,
684	2010.

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