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2	An act relating to student transportation safety;
3	amending s. 316.173, F.S.; providing construction;
4	revising requirements for signage posted on the rear
5	of a school bus indicating the use of a school bus
6	infraction detection system; requiring a law
7	enforcement agency to send a notice of violation to
8	the registered owner involved in a violation within a
9	specified timeframe after receiving certain
10	information; requiring a court having jurisdiction
11	over traffic violations to make a determination
12	regarding whether a violation has occurred; requiring
13	the court to uphold the violation if the court finds
14	that a violation has occurred; requiring the court, if
15	the violation is upheld, to require the petitioner to
16	pay certain penalties and costs; revising the required
17	uses for civil penalties assessed and collected for
18	certain violations; prohibiting the use of school bus
19	infraction detection systems for remote surveillance;
20	providing construction; revising purposes for which
21	video and images recorded as part of a school bus
22	infraction detection system may be used; conforming
23	provisions to changes made by the act; making
24	technical changes; amending s. 318.18, F.S.; requiring
25	that certain civil penalties be remitted to a
26	participating school district operating a school bus
27	with a school bus infraction detection system to be
28	used for certain purposes; providing an effective
29	date.

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2024994er 30 31 Be It Enacted by the Legislature of the State of Florida: 32 33 Section 1. Paragraph (b) of subsection (1), paragraph (a) of subsection (2), subsections (5) and (7), paragraph (a) of 34 35 subsection (16), and paragraph (a) of subsection (17) of section 36 316.173, Florida Statutes, are amended to read: 37 316.173 School bus infraction detection systems.-38 (1)39 (b) The school district may contract with a private vendor or manufacturer to install a school bus infraction detection 40 41 system on any school bus within its fleet, whether owned, 42 contracted, or leased, and for services including, but not 43 limited to, the installation, operation, and maintenance of the 44 system. The school district's decision to install school bus 45 infraction detection systems must be based solely on the need to 46 increase public safety. An individual may not receive a 47 commission from any revenue collected from violations detected 48 through the use of a school bus infraction detection system. A 49 private vendor or manufacturer may not receive a fee or 50 remuneration based upon the number of violations detected 51 through the use of a school bus infraction detection system. 52 This paragraph may not be construed to prohibit a private vendor 53 or manufacturer from receiving a fixed amount of collected 54 proceeds for service rendered in relation to the installation, 55 operation, or maintenance of school bus infraction detection 56 systems. 57 (2) (a) The school district must post high-visibility

58 reflective signage on the rear of each school bus in which a

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59 school bus infraction detection system is installed and 60 operational which indicates the use of such system. The signage 61 must be in the form of one or more signs or stickers and must 62 contain the following elements in substantially the following 63 form:

64 1. The words "STOP WHEN RED LIGHTS FLASH" or "DO NOT PASS65 WHEN RED LIGHTS FLASH."

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2. The words "CAMERA ENFORCED."

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3. A graphic depiction of a camera.

68 (5) Within 30 days after receiving the information required 69 in subsection (4), the law enforcement agency must, if it is 70 determined determines that the motor vehicle violated s. 71 316.172(1)(a) or (b), must send a notice of violation to the 72 registered owner of the motor vehicle involved in the violation 73 specifying the remedies available under s. 318.14 and that the 74 violator must pay the penalty under s. 318.18(5) or furnish an 75 affidavit in accordance with subsection (10) within 30 days after the notice of violation is sent in order to avoid court 76 77 fees, costs, and the issuance of a uniform traffic citation. The 78 notice of violation must be sent by first-class mail and include 79 all of the following:

(a) A copy of one or more recorded images showing the motor
vehicle involved in the violation, including an image showing
the license plate of the motor vehicle.

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(b) The date, time, and location of the violation.

(c) The amount of the civil penalty, the date by which the civil penalty must be paid, and instructions on how to pay the civil penalty.

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(d) Instructions on how to request a hearing to contest

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88 liability or the notice of violation.

(e) A notice that the owner has the right to review, in person or remotely, the video and images recorded by the school bus infraction detection system which constitute a rebuttable presumption that the motor vehicle was used in violation of s. 316.172(1)(a) or (b).

94 (f) The time when, and the place or website at which, the 95 recorded video and images may be examined and observed.

96 (g) A warning that failure to pay the civil penalty or to 97 contest liability within 30 days after the notice is sent will result in the issuance of a uniform traffic citation. A court 98 that has jurisdiction over traffic violations shall determine 99 whether a violation of this section has occurred. If a court 100 finds by a preponderance of the evidence that a violation 101 102 occurred, the court must uphold the violation. If the notice of 103 violation is upheld, the court must require the petitioner to 104 pay the penalty previously assessed under s. 318.18(5), and may 105 also require the petitioner to pay costs, not to exceed those 106 established in s. 316.0083(5)(e).

(7) The civil penalties assessed and collected for a 107 violation of s. 316.172(1)(a) or (b) enforced by a school bus 108 infraction detection system must be remitted to the school 109 district in which the violation occurred. Such civil penalties 110 111 must be used for the installation, operation, or maintenance of 112 school bus infraction detection systems on school buses, 113 including student transportation safety initiatives, driver 114 recruitment and retention stipends, or other student 115 transportation safety enhancements for any other technology that 116 increases the safety of the transportation of students, or for

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117 the administration and costs associated with the enforcement of 118 violations as described in this section.

(16) (a)1. Notwithstanding any other law, equipment deployed as part of A school bus infraction detection system as provided under this section may not be used for capable of automated or user-controlled remote surveillance. The collection of evidence by a school bus infraction detection system to enforce violations of s. 316.172 does not constitute remote

125 surveillance.

126 2. Video and images recorded as part of a the school bus infraction detection system may only be used for traffic 127 128 enforcement and for purposes of determining criminal or civil 129 liability for incidents captured by the school bus infraction 130 detection system incidental to the permissible use of the school 131 bus infraction detection system to document violations of s. 132 316.172(1)(a) and (b) and may not be used for any other 133 surveillance purposes.

3. To the extent practicable, a school bus infraction 134 135 detection system must use necessary technology to ensure that 136 personal identifying information contained in the video or still 137 images recorded by the system which is not relevant to the alleged violation, including, but not limited to, the identity 138 139 of the driver and any passenger of a motor vehicle, the interior 140 or contents of a motor vehicle, the identity of an uninvolved 141 person, a number identifying the address of a private residence, 142 and the contents or interior of a private residence, is 143 sufficiently obscured so as not to reveal such personal identifying information. 144

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4. A notice of a violation or uniform traffic citation

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2024994er 146 issued under this section may not be dismissed solely because a 147 recorded video or still images reveal personal identifying 148 information as provided in subparagraph 3. as long as a 149 reasonable effort has been made to comply with this subsection.

(17) (a) By October 1, 2023, and quarterly thereafter, each 150 school district, in consultation with the law enforcement 151 152 agencies with which it has interlocal agreements pursuant to 153 this section, operating a school bus infraction detection system 154 must submit, in consultation with the law enforcement agencies 155 with which it has interlocal agreements pursuant to this 156 section, a report to the department which details the results of 157 the school bus infraction detection systems in the school 158 district in the preceding quarter. The information from the 159 school districts must be submitted in a form and manner determined by the department, which the department must make 160 161 available to the school districts by August 1, 2023, and must 162 include at least the following:

163 1. The number of school buses that have a school bus 164 infraction detection system installed, including the date of 165 installation and, if applicable, the date the systems were 166 removed.

167 2. The number of notices of violations issued, the number 168 that were contested, the number that were upheld, the number 169 that were dismissed, the number that were issued as uniform 170 traffic citations, and the number that were paid.

3. Data for each infraction to determine locations in need of safety improvements. Such data <u>may</u> must include, but is not limited to, global positioning system coordinates of the infraction, the date and time of the infraction, and the name of

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2024994er 175 the school that the school bus was transporting students to or 176 from. 177 4. Any other statistical data and information required by the department to complete the report required by paragraph (c). 178 179 Section 2. Paragraph (c) of subsection (5) of section 318.18, Florida Statutes, is amended to read: 180 181 318.18 Amount of penalties.-The penalties required for a 182 noncriminal disposition pursuant to s. 318.14 or a criminal 183 offense listed in s. 318.17 are as follows: (5) 184 (c) In addition to the penalty under paragraph (a) or 185 paragraph (b), \$65 for a violation of s. 316.172(1)(a) or (b). 186 If the alleged offender is found to have committed the offense, 187 188 the court shall impose the civil penalty under paragraph (a) or paragraph (b) plus an additional \$65. The additional \$65 189 190 collected under this paragraph shall be remitted to the 191 Department of Revenue for deposit into the Emergency Medical Services Trust Fund of the Department of Health to be used as 192 193 provided in s. 395.4036. If a violation of s. 316.172(1)(a) or 194 (b) is enforced by a school bus infraction detection system 195 pursuant to s. 316.173, the additional amount imposed on a notice of violation, on a the uniform traffic citation, or by 196 197 the court under this paragraph must be \$25, in lieu of the 198 additional \$65, and must be remitted to the participating school 199 district and used pursuant to s. 316.173(7).

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Section 3. This act shall take effect upon becoming a law.

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