Tab 1	SB 266 by	/ Harrell; Iden	tical to H 00199 Tax of El	ectric Vertical Takeoff and Land	ding Aircraft
246960	A S	RCS	TR, Harrell	Delete L.38 - 40:	03/13 08:54 AM
Tab 2	SB 350 by	y DiCeglie; Sin	nilar to H 00241 Unlawful	Speed	
288216	A S	RCS	TR, DiCeglie	Delete L.19:	03/13 08:54 AM
Tab 3	CS/SB 62	8 by CJ, Mart	in; Compare to CS/H 002	89 Boating Safety	
128674	A S	RS	TR, Martin	btw L.113 - 114:	03/20 08:55 AM
422634	SA S	RCS	TR, Martin	Delete L.60 - 87:	03/20 08:55 AM
Tab 4	SB 650 by	/ Leek (CO-IN	TRODUCERS) Rouson;	Identical to CS/H 00085 Hazar	dous Walking Conditions
473402	A S	RCS	TR, Leek	Delete L.20:	03/13 08:54 AM
Tab 5	SB 662 by Davis (CO-INTRODUCERS) Yarborough; Transportation Facility Designations/Harry Frisch Street				
Tab 6	SB 706 by	y DiCeglie; Tra	ansportation Facility Desig	nations/Senator James A. Sebe	esta Memorial Highway
Tab 7		y Ingoglia (CC nd Storage of E	-	ess; Similar to H 00577 Count	y Price Controls for the
400130	D S	RCS	TR, Ingoglia	Delete everything aft	er 03/20 08:50 AM
Tab 8	SB 994 by	y Collins; Simil	ar to H 00889 Driver Lice	nse Education Requirements	
Tab 9	SB 1318	by Grall (CO-I	NTRODUCERS) Davis;	Identical to H 00501 Hands-fre	e Driving

The Florida Senate

COMMITTEE MEETING EXPANDED AGENDA

TRANSPORTATION Senator Collins, Chair Senator Avila, Vice Chair

	MEETING DATE: TIME: PLACE:	8:30—10:3	March 12, 2025 a.m. e Committee Room,	37 Senate Building	
	MEMBERS:	Senator Co Truenow, a		vila, Vice Chair; Senators Arringtor	ı, Davis, Jones, Martin, McClain,
TAB	BILL NO. and INTR	ODUCER		DESCRIPTION and COMMITTEE ACTIONS	COMMITTEE ACTION
1	SB 266 Harrell (Identical H 199)		Exempting from the transfer of electric ve	cal Takeoff and Landing Aircraft; state sales tax the lease, sale, or ertical takeoff and landing m a manufacturer to an operator,	Fav/CS Yeas 9 Nays 0
			TR 03/12/2025 FT AP	5 Fav/CS	
2	SB 350 DiCeglie (Similar H 241)		ordinance regarding on flooded or inunda	luding compliance with a local the operation of a motor vehicle ated streets in an exception to a lriving at slow speeds, etc.	Fav/CS Yeas 9 Nays 0
3	CS/SB 628 Criminal Justice / Mart (Compare CS/H 289, S		RC Boating Safety; Citir revising the definitio revising and providir accidents, and casu penalties for reckles vessel; requiring the	5 Fav/CS	Fav/CS Yeas 9 Nays 0
4	SB 650 Leek (Identical CS/H 85)				Fav/CS Yeas 9 Nays 0

COMMITTEE MEETING EXPANDED AGENDA

Transportation Wednesday, March 12, 2025, 8:30—10:30 a.m.

TAB	BILL NO. and INTRODUCER	BILL DESCRIPTION and SENATE COMMITTEE ACTIONS	COMMITTEE ACTION
5	SB 662 Davis	 Transportation Facility Designations/Harry Frisch Street; Providing an honorary designation of a certain transportation facility in a specified county, etc. TR 03/12/2025 Favorable 	Favorable Yeas 9 Nays 0
		ATD FP	
6	SB 706 DiCeglie	Transportation Facility Designations/Senator James A. Sebesta Memorial Highway ; Providing an honorary designation of a certain transportation facility in specified counties; directing the Department of Transportation to erect suitable markers, etc.	Favorable Yeas 9 Nays 0
		TR 03/12/2025 Favorable ATD FP	
7	SB 872 Ingoglia (Similar H 577)	County Price Controls for the Removal and Storage of Electric Vehicles; Requiring counties to establish specified rates for the removal and storage of electric vehicles from an accident scene; authorizing a wrecker operator to charge specified costs for the cleanup of an accident scene and removal of such vehicles, etc.	Fav/CS Yeas 9 Nays 0
		TR 03/12/2025 Fav/CS CA FP	
8	SB 994 Collins (Similar H 889)	Driver License Education Requirements; Specifying the age at which an applicant for a driver license must complete a traffic law and substance abuse education course; requiring an applicant for a learner's driver license to complete a certain driver education course approved by the Department of Highway Safety and Motor Vehicles, etc.	Favorable Yeas 9 Nays 0
		TR 03/12/2025 Favorable ATD FP	

COMMITTEE MEETING EXPANDED AGENDA

Transportation

Wednesday, March 12, 2025, 8:30-10:30 a.m.

TAB	BILL NO. and INTRODUCER	BILL DESCRIPTION and SENATE COMMITTEE ACTIONS	COMMITTEE ACTION
9	SB 1318 Grall (Identical H 501)	Hands-free Driving; Prohibiting a person from operating a motor vehicle while using a wireless communications device in a handheld manner; providing an exception; requiring that sustained use of a wireless communications device by a person operating a motor vehicle be conducted through a hands-free accessory until such use is terminated; revising penalty provisions relating to the use of wireless communications devices in a handheld manner in certain circumstances, etc. TR 03/12/2025 Favorable ATD RC	Favorable Yeas 9 Nays 0

Other Related Meeting Documents

	Prepare	d By: The Professional St	aff of the Committe	e on Transport	ation
BILL:	CS/SB 266				
INTRODUCER:	Transportation	on Committee and Ser	nator Harrell		
SUBJECT:	Tax of Elect	ric Vertical Takeoff ar	nd Landing Aircr	aft	
DATE:	March 12, 20	025 REVISED:			
ANAL	YST	STAFF DIRECTOR	REFERENCE		ACTION
. Johnson		Vickers	TR	Fav/CS	
•			FT		
			AP		

Please see Section IX. for Additional Information:

COMMITTEE SUBSTITUTE - Substantial Changes

I. Summary:

CS/SB 266 exempts from sales and use tax and discretionary local sales taxes the sale of eVTOL aircraft from a manufacturer to an operator. The bill defines the terms "eVTOL aircraft," "operator," and the term "sale" to existing law. The bill also provides that the term eVTOL aircraft does not include a drone.

The Revenue Estimating Conference estimates that the bill will have a recurring negative fiscal impact on state and local revenues. This estimate is based on assumptions on estimated costs and usages of eVTOL aircraft. See Section V., Fiscal Impact Statement.

The bill takes effect July 1, 2025.

II. Present Situation:

Florida Sales and Use Tax

Florida levies a six percent sales and use tax on the sale or rental of most tangible personal property,¹ admissions,² transient rentals,³ and a limited number of services. Chapter 212, F.S., contains provisions authorizing the levy and collection of Florida's sales and use tax, as well as

¹ Section 212.05(1)(a)1.a., F.S.

² Section 212.04(1)(b), F.S.

³ Section 212.03(1)(a), F.S.

exemptions and credits applicable to certain items or uses under specified circumstances. Sales and use tax is added to the price of a taxable good or service and collected from the purchaser at the time of sale.⁴

Counties are authorized to impose local discretionary sales surtaxes in addition to the state sales tax.⁵ A surtax applies to "all transactions occurring in the county which transactions are subject to the state tax imposed on sales, use, services, rentals, admissions, and other transactions by [ch. 212, F.S.], and communications services as defined in ch. 202."⁶ The discretionary sales surtax is based on the tax rate imposed by the county where the taxable goods or services are sold or delivered.⁷

Generally, tangible personal property that is sold in an isolated or occasional sale is exempt from the state sales and use tax.⁸ A seller makes an isolated or occasional sale if the sale or series of sales occurs no more than twice during any 12-month period.⁹ A seller is required to register as a dealer if he or she completes more than three sales of the same type of item during a 12-month period.¹⁰ The sale of mobile homes, aircraft, boats, and motor vehicles are expressly excluded from the isolated or occasional state sales and use tax exemption.¹¹

Florida Taxation of Aircraft

Aircraft purchased through a local dealer or broker are taxed as tangible personal property that is subject to a six percent sales tax at the time of the sale.¹² A discretionary local sales tax on up to the first \$5,000 of the purchase price may also be added to the tax.¹³

An aircraft that is sold by a nonregistered dealer or an aircraft that is purchased in another state and brought into Florida for storage or use is subject to Florida's six percent use tax.¹⁴

Aircraft Sales and Use Tax Exemptions

Common Carrier Exemptions—Sales and Lease Tax

Aircraft operated by a common carrier that either have a maximum certified takeoff weight of more than 15,000 pounds, and those deemed "qualified aircraft" are exempt from Florida's sales

⁴ Section 212.07(2), F.S.

⁵ Section 212.055, F.S.

⁶ Section 212.054(2)(a), F.S.

⁷ Office of Economic and Demographic Research, *Florida Tax Handbook*, 242-243. (2024), *available at* <u>http://edr.state.fl.us/Content/revenues/reports/tax-handbook/taxhandbook2024.pdf</u> (last visited March 5, 2025).

⁸ Rule 12A-1.037(1). See also, s. 212.02(2), defining "business" as activity engaged in by a person with the object of private or public gain, benefit, or advantage.

⁹ Rule 12A-1.037(3)(b), F.A.C.

¹⁰ Id.

¹¹ See, s. 212.05(1)(a)1.b., F.S., and Rule 12A-1.037(2)(a)1., F.A.C.

¹² Section 212.05(1), F.S.

¹³ Florida Department of Revenue (DOR), *Form GT-800008, Sales and Use Tax Aircraft Information for Owners and Purchasers* (rev. July, 2023), *available at <u>https://floridarevenue.com/Forms_library/current/gt800008.pdf</u> (last visited March 5, 2025). <i>See also, DOR, Sales and Use Tax Return for Aircraft- Form DR-15AIR* (rev. Jan. 2016), *available at <u>https://floridarevenue.com/Forms_library/current/dr15air.pdf</u> (last visited March 5, 2025).*

¹⁴ Section 212.05(1)(a)2, F.S. See also, DOR, Form GT-800008.

and use tax.¹⁵ A "qualified aircraft" is any aircraft that has a maximum certified takeoff weight of less than 10,000 pounds and that is equipped with twin turbofan engines that meet Stage IV noise requirements that is used by a business that operates as an on-demand air carrier, which owns or leases a fleet of 25 or more aircraft in Florida.¹⁶ In order to qualify for this sales and lease tax exemption, the qualified aircraft must be offered for use in a Florida university's flight training and research program.¹⁷ Aircraft with a 15,000 pound maximum certified takeoff weight are exempt from sales tax.¹⁸

Common Carrier Exemption- Tax on Repair and Maintenance

Labor charges for the repair and maintenance of qualified aircraft and aircraft that weigh more than 2,000 pounds maximum certified takeoff weight are exempt from tax under ch. 212, F.S.¹⁹ Similarly, replacement engines, parts, and equipment used to repair or maintain these aircraft are exempt from the tax imposed under ch. 212, F.S., if the repair occurs in Florida.²⁰

To receive the repair and maintenance exemptions for a qualified aircraft, a purchaser or lessee must offer, in writing, to participate in a flight training and research program with at least two Florida Universities that offer graduate programs in aeronautical or aerospace engineering and that offer flight training through a school of aeronautics or college of aviation.²¹

Fly-Away Exemption

If a nonresident purchases an aircraft in Florida and plans to remove the aircraft from the state, the purchase is exempt from sales tax pursuant to an exemption commonly referred to as the "fly-away exemption."²² However, the nonresident purchaser must remove the aircraft from Florida within 10 days of its purchase.²³ Additionally, the aircraft cannot return to Florida for a total of more than 21 days during the six-month period after its date of purchase or otherwise appropriate departure from the state.²⁴

The nonresident purchaser must provide the Department of Revenue with proof of transport of the aircraft out of state and its registration (or application for registration) in a state other than Florida.²⁵

Aircraft Repair and Maintenance

Labor charges and specific equipment used for the repair and maintenance of qualified aircraft and aircraft of more than 2,000 pounds maximum certified takeoff weight, including rotary wing aircraft, are exempt from the tax imposed under ch. 212, F.S.²⁶

¹⁵ Section 212.08(7)(ss), F.S.

¹⁶ Section 212.02 (33),F.S.

¹⁷ Section 212.0801, F.S.

¹⁸ Section 212.08(7)(ss), F.S.

¹⁹ Section 212.08(7)(ee), F.S.

²⁰ Section 212.08(7)(rr), F.S.

²¹ Section 212.0801, F.S.

²² Sections 212.08(7)(fff)1. and 212.05(1)(a)2., F.S.

²³ Section 212.05(2)(a), F.S.

²⁴ Section 212.08(7)(fff)1., F.S.

²⁵ See, e.g., Rule 12A-1.007(10), F.A.C.

²⁶ Section 212.08(7)(ee), F.S.

Page 4

Additionally, nonresident purchasers of aircraft in Florida are exempt from Florida use tax for the duration of the aircraft's placement in a Florida registered repair facility for the purpose of repairs, alterations, refitting, or modification.²⁷ However, the nonresident aircraft must be removed from Florida within 20 days of completion of the repairs to maintain this exemption.²⁸

Advanced Air Mobility

The National Aeronautics and Space Administration (NASA) defines the term "advanced air mobility" (AAM) to mean "an air transportation system that moves people and cargo between places previously not served or underserved by aviation – local, regional, intraregional, urban – using revolutionary new aircraft that are only just now becoming possible."²⁹

Numerous uses for AAM are being explored, including air taxi, air cargo, and public services. Air taxi uses feature passenger transportation within and around urban and regional areas, including routes connecting city centers to airports or to neighboring city centers. Air cargo uses feature cargo transportation supporting the middle-mile of logistics, generally seen as from the cargo port to the distribution center. Public service uses, such as search and rescue, disaster relief, and air ambulance operations are all likely early use cases for electric vertical take-off and landing (eVTOL) aircraft.³⁰

In October 2024, the Federal Aviation Administration (FAA) issued a final rule regarding the qualifications and training that instructors and pilots must have to fly "powered-lift" aircraft, which have characteristics of both airplanes and helicopters. The FAA rule also addresses their operational requirements, including minimum safe altitudes and required visibility.³¹

eVTOL Aircraft

The term "electric vertical takeoff and landing (eVTOL) aircraft" is not defined in Florida law. However, the term eVTOL aircraft generally refers to electric-powered aircraft that vertically take off and land. Similar to a helicopter, eVTOL aircraft hover and fly, and are typically designed to carry two to six people, including a pilot.³²

At this time, no eVTOL aircraft have been approved by the FAA, and Florida law does not address advanced air mobility. Therefore, the cost of eVTOL aircraft and their exact use cases are not completely known at this time.

²⁷ Section 212.08(7)(fff)2., F.S.

²⁸ Section 212.05(2)(f), F.S.

²⁹ Florida Department of Transportation, *Advanced Air Mobility*, <u>https://www.fdot.gov/aviation/advanced-air-mobility</u> (last visited March 3, 2025).

³⁰ *Id.* at 2.

³¹ Federal Aviation Administration, *With New Rule, FAA is Ready for Air Travel of the Future*, October 22, 2024. Available at: <u>https://www.faa.gov/newsroom/new-rule-faa-ready-air-travel-future</u> (last visited March 5, 2025).

³² Matthew Urwin, *Electricity-powered flying taxis are almost ready for liftoff*, December 3, 2024, available at: <u>https://builtin.com/articles/evtol-aircraft</u> (last visited March 3, 2025).

III. Effect of Proposed Changes:

The bill creates s. 212.08(7)(vvv), F.S., exempting from sales and use tax the sale of eVTOL aircraft from a manufacturer to an operator.

The bill defines the term "electric vertical takeoff and landing aircraft" or "eVTOL" aircraft to mean a machine or device that is powered by an electric propulsion system that draws current from rechargeable storage batteries, fuel cells, or other sources of electrical current' is designated for the transportation of persons; and is capable of flight, vertical takeoff, vertical landing, and horizontal motion. The term does not include a drone.³³

The term defines the term "operator" to mean a person who is authorized as an operator under 14 C.F.R. part 119, relating to the FAA's certification of air carriers and commercial operations, or 14 C.F.R. part 125, relating to the FAA's certification and operations of certain aircraft.

The bill defines the term "sale" to have the same meaning as in s. 212.02(15)(a), F.S., which defines that term to mean and include any transfer of title or possession, or both, exchange, barter, license, lease, or rental, conditional or otherwise, in any manner or by any means whatsoever, of tangible personal property for a consideration.

The bill takes effect July 1, 2025.

IV. Constitutional Issues:

A. Municipality/County Mandates Restrictions:

Article VII, s. 18 of the Florida Constitution governs laws that require counties and municipalities to spend funds, limit the ability of counties and municipalities to raise revenue, or reduce the percentage of state tax shared with counties and municipalities.

Subsection (b) of s. 18, Art. VII of the Florida Constitution provides that except upon approval of each house of the Legislature by two-thirds vote of the membership, the legislature may not enact, amend, or repeal any general law if the anticipated effect of doing so would be to reduce the authority that municipalities or counties have to raise revenue in the aggregate, as such authority existed on February 1, 1989. However, the mandates requirements do not apply to laws that have an insignificant impact,^{34,35} which is \$2.4 million or less for Fiscal Year 2025-2026.³⁶

³³ Section 934.502(a), F.S., defines the term "drone" to mean a powered, aerial vehicle that does not carry a human operator, uses aerodynamic forces to provide vehicle lift, can fly autonomously or be piloted remotely, can be expendable or recoverable, and can carry a lethal or nonlethal payload.

³⁴ FLA. CONST. art. VII, s. 18(d).

³⁵ An insignificant fiscal impact is the amount not greater than the average statewide population for the applicable fiscal year multiplied by \$0.10. *See* Florida Senate Committee on Community Affairs, *Interim Report 2012-115: Insignificant Impact*, (September 2011), *available at* <u>http://www.flsenate.gov/PublishedContent/Session/2012/InterimReports/2012-115ca.pdf</u> (last visited March 5, 2025).

³⁶ Based on the Demographic Estimating Conference's population adopted on February 4, 2025. The conference packet is available at <u>https://edr.state.fl.us/Content/conferences/population/index.cfm</u> (last visited March 5, 2025).

B. Public Records/Open Meetings Issues:

None.

C. Trust Funds Restrictions:

None.

D. State Tax or Fee Increases:

None.

E. Other Constitutional Issues:

None.

V. Fiscal Impact Statement:

A. Tax/Fee Issues:

On February 21, 2025, the Revenue Estimating Conference (REC) reviewed this bill and estimated that it will have a negative recurring impact to General Revenue of \$8.1 million annually, with a recurring insignificant negative fiscal impact to state trust finds. The REC also estimated that the bill will have a negative recurring impact of \$1.1 annually to local revenues.³⁷

The REC's analysis was based on current estimated eVTOL price ranges of between \$120,000 and \$10,000,000, and an assumption of limited expected use within five years and more widespread use within 10 years.³⁸

B. Private Sector Impact:

The private sector may experience reduced costs when purchasing eVTOL aircraft; however, the bill limits this impact to when a manufacturer sells an eVTOL aircraft to an operator.

C. Government Sector Impact:

The Department of Revenue (DOR) will be required to either update Rule 12A-1.038, FAC., relating to sales exemptions or create a new rule to administer this new sales tax exemption. Additionally, DOR may be required to update some of its forms and documents to reflect this exemption. DOR expects the bill to only have an operational impact.³⁹

³⁷ Revenue Estimating Conference, 2025 Conference Results, pp. 51-53. Available at: <u>https://edr.state.fl.us/Content/conferences/revenueimpact/archives/2025/_pdf/impact0221.pdf</u> (last visited February 27, 2025).

³⁸ Id.

³⁹ Florida Department of Revenue, *Agency Analysis of 2025 Senate Bill 266*, January 31, 2025., p. 2-3. (On file with Senate Committee on Transportation).

VI. Technical Deficiencies:

None.

VII. Related Issues:

As the bill is written, the sales tax exemption would not apply to sales by dealers, or other selling parties, other than a manufacturer. Nor would the exemption apply to purchasers, lessees, and transferees that do not operate the eVTOL.⁴⁰

VIII. Statutes Affected:

This bill substantially amends section 212.08 of the Florida Statutes.

IX. Additional Information:

A. Committee Substitute – Statement of Substantial Changes: (Summarizing differences between the Committee Substitute and the prior version of the bill.)

CS by Transportation on March 12, 2025:

- Defines the terms "eVTOL aircraft" and "operator."
- Ties the definition of the term "sale" to an existing statutory definition.
- Provides that an eVTOL aircraft does not include a drone.
- Provides that the sale of eVTOL aircraft from a manufacturer to an operator is exempt from sales and use tax.
- B. Amendments:

None.

This Senate Bill Analysis does not reflect the intent or official position of the bill's introducer or the Florida Senate.

Florida Senate - 2025 Bill No. SB 266



LEGISLATIVE ACTION

House Senate . Comm: RCS 03/13/2025 The Committee on Transportation (Harrell) recommended the following: Senate Amendment (with title amendment) Delete lines 38 - 40 and insert: aircraft.-1. The sale of eVTOL aircraft from a manufacturer to an operator is exempt from the tax imposed by this chapter. 2. As used in this paragraph, the term: a. "Electric vertical takeoff and landing aircraft" or "eVTOL aircraft" means a machine or device that is powered by an

1

2

9 10 Florida Senate - 2025 Bill No. SB 266

2469	960
------	-----

electric propulsion system that draws current from rechargeable
storage batteries, fuel cells, or other sources of electrical
current; is designed for the transportation of persons; and is
capable of flight, vertical takeoff, vertical landing, and
horizontal motion. The term does not include a drone as defined
<u>in s. 934.50(2).</u>
b. "Operator" means a person who is authorized as an
operator under 14 C.F.R. part 119 or 14 C.F.R. part 125.
c. "Sale" has the same meaning as in s. 212.02(15)(a).
======================================
And the title is amended as follows:
Delete lines 4 - 7
and insert:
F.S.; exempting from the state sales tax the sale of
electric vertical takeoff and landing (eVTOL) aircraft
by a manufacturer to an operator; defining terms;
providing an effective date.

1

2

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

2.8

29

SB 266

SB 266

By Senator Harrell 31-00801-25 2025266 31-00801-25 2025266 A bill to be entitled 30 required by the department. Eligible purchases or leases made An act relating to the tax of electric vertical 31 with such a certificate must be in strict compliance with this takeoff and landing aircraft; amending s. 212.08, 32 subsection and departmental rules, and any person who makes an F.S.; exempting from the state sales tax the lease, 33 exempt purchase with a certificate that is not in strict sale, or transfer of electric vertical takeoff and 34 compliance with this subsection and the rules is liable for and landing (eVTOL) aircraft from a manufacturer to an 35 shall pay the tax. The department may adopt rules to administer operator; providing an effective date. 36 this subsection. 37 (vvv) Electric vertical takeoff and landing (eVTOL) Be It Enacted by the Legislature of the State of Florida: 38 aircraft.-The lease, sale, or transfer of eVTOL aircraft from a 39 manufacturer to an operator is exempt from the tax imposed by Section 1. Paragraph (vvv) is added to subsection (7) of 40 this chapter. section 212.08, Florida Statutes, to read: 41 Section 2. This act shall take effect July 1, 2025. 212.08 Sales, rental, use, consumption, distribution, and storage tax; specified exemptions.-The sale at retail, the rental, the use, the consumption, the distribution, and the storage to be used or consumed in this state of the following are hereby specifically exempt from the tax imposed by this chapter. (7) MISCELLANEOUS EXEMPTIONS.-Exemptions provided to any entity by this chapter do not inure to any transaction that is otherwise taxable under this chapter when payment is made by a representative or employee of the entity by any means, including, but not limited to, cash, check, or credit card, even when that representative or employee is subsequently reimbursed by the entity. In addition, exemptions provided to any entity by this subsection do not inure to any transaction that is otherwise taxable under this chapter unless the entity has obtained a sales tax exemption certificate from the department or the entity obtains or provides other documentation as Page 1 of 2 Page 2 of 2 CODING: Words stricken are deletions; words underlined are additions. CODING: Words stricken are deletions; words underlined are additions.

The Florida Senate	
Deliver both copies of this form to Senate professional staff conducting the meeting	Bill Number or Topic Amendment Barcode (if applicable)
by St Email	
FL 32301 tate Zip	
st Information OR Waive Speaking:	In Support Against
PLEASE CHECK ONE OF THE FOLLOWING: I am a registered lobbyist, representing: FL Chamber of Commerce	I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by:
	APPEARANCE RECORD Deliver both copies of this form to Senate professional staff conducting the meeting Advicence Soto Meeting Soto Phone Phone St S2301 tate St Information OR Waive Speaking: PLEASE CHECK ONE OF THE FOLLOWING: PLEASE CHECK ONE OF THE FOLLOWING: PLEASE CHECK ONE OF THE FOLLOWING: PLEASE CHECK ONE OF THE FOLLOWING: FL Chamber of Commerced

th

tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so ny persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. <u>2020-2022 JointRules pdf (fisenate.gov)</u> This form is part of the public record for this meeting.

S-001 (08/10/2021)

12 Mar 25	The Florida Senate	
Meeting Date Transportation Symmittee	APPEARANCE RECORD Deliver both copies of this form to Senate professional staff conducting the meeting	Bill Number or Topic
Name Cythia Address 300112 Dans	Henderson Phone 8	Amendment Barcode (if applicable)
Street City City Sta	$\frac{cola}{3230}$ Email $\frac{3230}{z_{ip}}$	public. on
Speaking: 🗌 For 🗌 Against	Information OR Waive Speaking:	In Support 🔲 Against
I am appearing without compensation or sponsorship.	PLEASE CHECK ONE OF THE FOLLOWING:	I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by:
While it is a tradition to encourage public testimony, time may n that as many persons as possible can be heard. If you have ques This form is part of the public record for this meeting.	ot permit all persons wishing to speak to be heard at this hearing. Tho tions about registering to lobby please see Fla. Stat. §11.045 and Joint (se who do speak may be asked to limit their remarks so Rule 1. <u>2020-2022 JointRules pdf (fisenate.gov)</u>

 \mathcal{D}

S-001 (08/10/2021)

The Florida Senate BILL ANALYSIS AND FISCAL IMPACT STATEMENT (This document is based on the provisions contained in the legislation as of the latest date listed below.) Prepared By: The Professional Staff of the Committee on Transportation **CS/SB 350** BILL: Transportation Committee and Senator DiCeglie INTRODUCER: Unlawful Speed SUBJECT: March 12, 2025 DATE: **REVISED:** ANALYST STAFF DIRECTOR REFERENCE ACTION 1. Shutes Vickers TR Fav/CS 2. CA 3. RC

Please see Section IX. for Additional Information:

COMMITTEE SUBSTITUTE - Substantial Changes

I. Summary:

CS/SB 350 authorizes a motor vehicle, boat, or other conveyance to operate on a flooded or inundated street at a speed slow enough it would otherwise be considered as unlawfully impeding the normal and reasonable movement of traffic, provided a local ordinance permits such operation.

The bill does not appear to have a fiscal impact to state or local governments.

This bill will take effect upon becoming a law.

II. Present Situation:

Florida law provides that person may not drive a vehicle on a highway at a speed greater than is reasonable and prudent under the existing conditions and having regard to actual and potential hazards. Vehicle speed must be controlled as necessary to avoid colliding with any person, vehicle, or other conveyance or object on or entering the highway in compliance with legal requirements and the duty of all persons to use due care.¹

¹ Section 316.183(1), F.S.

On streets or highways, the maximum speed limits for all vehicles must be 30 miles per hour in business or residence districts, and 55 miles per hour at any time at all other locations.² However, with respect to a residence district, a county or municipality³ may set a maximum speed limit of 20 or 25 miles per hour on local streets and highways after an investigation determines that such a limit is reasonable.⁴ The minimum speed limit on all highways that are part of the National System of Interstate and Defense Highways and have not fewer than four lanes is 40 miles per hour, except that when the posted speed limit is 70 miles per hour, the minimum speed limit is 50 miles per hour.⁵

The operator of a vehicle must drive at an appropriately reduced speed when:

- Approaching and crossing an intersection or railway grade crossing;
- Approaching and going around a curve;
- Approaching a hill crest;
- Traveling upon any narrow or winding roadway; and
- Any special hazard exists with respect to pedestrians or other traffic or by reason of weather or highway conditions.⁶

A person may not drive a motor vehicle at such a slow speed as to impede or block the normal and reasonable movement of traffic, except when reduced speed is necessary for safe operation or in compliance with law.⁷

A violation of the unlawful speed provisions contained s. 316.183, F.S., is a noncriminal traffic infraction, punishable as a moving violation as provided in ch. 318, F.S. The statutory base fine is \$60, but with additional fees and court costs, the total fine may be up to \$158.⁸

III. Effect of Proposed Changes:

The bill provides an additional exception to the prohibition on a person driving a motor vehicle at such a slow speed as to impede or block the normal and reasonable movement of traffic. Specifically, the bill allows a motor vehicle, boat, or other conveyance to operate at what would normally be considered an impermissibly slow speed if the street is flooded or inundated and if there is a local ordinance permitting such operation.

The bill will take effect upon becoming a law.

⁵ Id.

² Pursuant to ch. 316, F.S., and Rule 14-15.010, F.A.C., the Florida Department of Transportation is authorized to establish speed limits on state highways up to the following maximums: 70 mph on Interstates, 65 mph on a four-lane divided highway outside an urban area (with a population of 5,000 or more), and 60 mph on other state highways.

³ Section 316.008(1), F.S., authorizes local authorities to alter or establish speed limits with respect to streets and highways under their jurisdiction.

⁴ Section 316.183(2), F.S.

⁶ Section 316.183(4), F.S.

⁷ Section 316.183(5), F.S.

⁸ Florida Association of Clerks of Court, *2023 Distribution Schedule*, p, 42. <u>https://cdn.ymaws.com/www.flclerks.com/resource/resmgr/publicationsanddocuments/2023 Distribution Schedule e.pdf</u> (last visited March 7, 2025).

IV. Constitutional Issues:

A. Municipality/County Mandates Restrictions:

None.

B. Public Records/Open Meetings Issues:

None.

C. Trust Funds Restrictions:

None.

D. State Tax or Fee Increases:

None.

E. Other Constitutional Issues:

None.

V. Fiscal Impact Statement:

A. Tax/Fee Issues:

None.

B. Private Sector Impact:

None.

C. Government Sector Impact:

The bill does not appear to have a fiscal impact on state or local governments.

VI. Technical Deficiencies:

None.

VII. Related Issues:

None.

VIII. Statutes Affected:

This bill amends section 316.183 of the Florida Statutes.

IX. Additional Information:

A. Committee Substitute – Statement of Changes:

(Summarizing differences between the Committee Substitute and the prior version of the bill.)

CS by Transportation on March 12, 2025:

The committee substitute allows in addition to a motor vehicle, a boat, or other conveyance to operate at would be considered an impermissibly slow speed if the street is flooded or inundated, and if there is a local ordinance permitting such use.

B. Amendments:

None.

This Senate Bill Analysis does not reflect the intent or official position of the bill's introducer or the Florida Senate.

Florida Senate - 2025 Bill No. SB 350

LEGISLATIVE ACTION

Senate House • Comm: RCS . 03/13/2025 The Committee on Transportation (DiCeglie) recommended the following: Senate Amendment (with title amendment) Delete line 19 and insert: operation of a motor vehicle, boat, or any other conveyance on flooded or inundated streets. And the title is amended as follows: Delete lines 3 - 5

Page 1 of 2

1 2 3

4

5

6 7 8

9

10

COMMITTEE AMENDMENT

Florida Senate - 2025 Bill No. SB 350

288216

11	and insert:
12	316.183, F.S.; including compliance with certain local
13	ordinances in an exception to a

By Senator DiCeglie

	18-00718-25 2025350
1	A bill to be entitled
2	An act relating to unlawful speed; amending s.
3	316.183, F.S.; including compliance with a local
4	ordinance regarding the operation of a motor vehicle
5	on flooded or inundated streets in an exception to a
6	prohibition against driving at slow speeds; providing
7	an effective date.
8	
9	Be It Enacted by the Legislature of the State of Florida:
10	
11	Section 1. Subsection (5) of section 316.183, Florida
12	Statutes, is amended to read:
13	316.183 Unlawful speed
14	(5) <u>A</u> No person <u>may not</u> shall drive a motor vehicle at such
15	a slow speed as to impede or block the normal and reasonable
16	movement of traffic, except when reduced speed is necessary for
17	safe operation or in compliance with law, including,
18	notwithstanding subsection (2), a local ordinance regarding the
19	operation of a motor vehicle on flooded or inundated streets.
20	Section 2. This act shall take effect upon becoming a law.
	Page 1 of 1
	CODING: Words stricken are deletions; words <u>underlined</u> are additions.

	The Florida Senate							
3 12 25 Meeting Date	APPEARANCE RECORI Deliver both copies of this form to	D <u>350</u> Bill Number or Topic						
TRANSPORTATION	Senate professional staff conducting the meeting	Amendment Barcode (if applicable)						
Name VIILLIAM B. S	Phone	305-333-4344						
Address <u>300 E REEVARD</u>	5 57. Email	WSMITHERLPBA.ORG						
City State	<u>A</u> 32301 Zip	÷						
Speaking: For Against Information OR Waive Speaking: In Support Against								
PLEASE CHECK ONE OF THE FOLLOWING:								
I am appearing without compensation or sponsorship.	FL PBA	I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by:						

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules. pdf (ilsenate.gov)

This form is part of the public record for this meeting.

S-001 (08/10/2021)

March 12,2025 Meeting Date	The Florida Sena APPEARANCE R Deliver both copies of this f	ECOR	RD SB 350 Bill Number or Topic					
Transportation Committee Matthew Si	Senate professional staff conductin		Amendment Barcode (if applicable) QE_{0} , $701 - 20E_{2}$					
Address 301 S. Brond			MSinger@Flaities.com					
Tallahassee	FL 32301 State Zip	_						
Speaking: For Against Information OR Waive Speaking: In Support Against								
PLEASE CHECK ONE OF THE FOLLOWING:								
I am appearing without compensation or sponsorship.	I am a registered lobbyist, representing: Floridg Leggue	of Citi	I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by:					

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11,045 and Joint Rule 1. 2020-2022 Joint Rules, pdf (fisenate gov)

This form is part of the public record for this meeting.

S-001 (08/10/2021)

	Prepared By	The Professional St	aff of the Committe	e on Transport	ation
LL:	CS/CS/SB 628				
NTRODUCER:	Transportation C	Committee, Crimin	al Justice Comm	ittee, and Ser	nator Martin
UBJECT:	Boating Safety				
DATE:	March 12, 2025	REVISED:			
ANAL	YST S	TAFF DIRECTOR	REFERENCE		ACTION
Parker	Ste	okes	CJ	Fav/CS	
Shutes	Vi	ckers	TR	Fav/CS	
			FP		

Please see Section IX. for Additional Information:

COMMITTEE SUBSTITUTE - Substantial Changes

I. Summary:

CS/CS/SB 628 amends several statutes related to boating safety and provides that this act may be cited as "Lucy's Law."

The bill amends s. 327.30, F.S., to provide penalties for leaving the scene of a vessel accident or injury. If a person leaves the scene and the accident results in:

- Property damage only, the person commits a first degree misdemeanor.¹
- Injury to a person other than serious bodily injury, the person commits a third degree felony.
- Serious bodily injury, the person commits a second degree felony.²
- The death of another person or an unborn child, the person commits a first degree felony.³
 - A person commits a third degree felony if he or she was operating a vessel involved in an accident that results in death of another person or an unborn child and provides a false statement to an investigating law enforcement officer.⁴

¹ A first degree misdemeanor is punishable by a definite term of imprisonment not exceeding 1 year and a \$1,000 fine, as provided in ss. 775.082 and 775.083, F.S.

² A second degree felony is punishable by a term of imprisonment not exceeding 15 years and a fine up to \$10,000, as provided in ss. 775.082, 775.083, and 775.084, F.S.

³ A first degree felony is punishable by a term of imprisonment not to exceed 30 years and a fine up to \$10,000, as provided in ss. 775.082, 775.083, and 775.084, F.S.

⁴ Section 327.30, F.S.

The bill amends s. 327.33, F.S., to provide criminal penalties for reckless operation of a vessel. Current law provides that reckless operation of a vessel is a first degree misdemeanor. Under the bill, reckless operation of a vessel that:

- Does not result in an accident, is a first degree misdemeanor.
- Results in an accident that does not cause serious bodily injury, is a third degree felony.
- Results in an accident that causes serious bodily injury, is a second degree felony.
- Results in an accident that causes the death of another person or an unborn child, is a first-degree felony.

The bill creates s. 327.35105, F.S., to provide that the driver license of a person who is convicted of a violation of reckless or careless operation of a vessel,⁵ or boating under the influence $(BUI)^6$ must be suspended until all orders of the court have been satisfied.

The bill amends s. 327.731, F.S., to provide that a person who is convicted of certain noncriminal boating infractions would be required to successfully complete an approved boating safety course.

The bill amends ss. 327.02 and 327.54, F.S., to revise the definition of "livery vessel," and "livery."

The bill amends s. 782.072, F.S., to revise the definition of the term "vessel homicide" to include the death of an unborn child caused by injury to the mother.

The bill may have a positive indeterminate impact. See Section V. Fiscal Impact Statement.

The bill is effective on July 1, 2025.

II. Present Situation:

Fish and Wildlife Conservation Commission

The Fish and Wildlife Conservation Commission (FWC) is responsible for regulating, managing, protecting, and conserving the state's fish and wildlife resources.⁷ Chapter 327, F.S., concerning

⁵ Section 327.33, F.S., provides that it is unlawful to operate a vessel in a reckless manner. A person who operates any vessel, or manipulates any water skis, aquaplane, or similar device, in willful or wanton disregard for the safety of persons or property at a speed or in a manner as to endanger, or likely to endanger, life or limb, or damage the property of, or injure a person is guilty of reckless operation of a vessel. Reckless operation of a vessel includes, but is not limited to, a violation of s. 327.331(6). A person who violates this subsection commits a first degree misdemeanor.

⁶ Section 327.35, F.S., provides that a person is guilty of boating under the influence and is subject to punishment if the person is operating a vessel within this state and the person is under the influence of alcoholic beverages, and any chemical substance set forth in s. 877.111, or any substance controlled under chapter 893, when affected to the extent that the person's normal faculties are impaired. Such person commits a first degree misdemeanor.

⁷ FLA. CONST. art. IV, s. 9. There shall be a fish and wildlife conservation commission, composed of seven members appointed by the governor, subject to confirmation by the senate for staggered terms of five years. The FWC shall exercise the regulatory and executive powers of the state with respect to wild animal life and fresh water aquatic life, and shall also exercise regulatory and executive powers of the state with respect to marine life, except that all license fees for taking wild animal life, fresh water aquatic life, and marine life and penalties for violating regulations of the FWC shall be prescribed by general law.

vessel safety, is enforced by the FWC's Division of Law Enforcement and its officers, county sheriffs and deputies, municipal police officers, and any other law enforcement officer.⁸

The Division of Law Enforcement manages the state's waterways to ensure boating safety for Florida residents and visitors.⁹ This includes enforcing boating rules and regulations, coordinating boating safety campaigns and education, managing public waters and access to the waters, conducting boating accident investigations, identifying and removing derelict vessels, and investigating vessel theft and title fraud.¹⁰

Boating Crimes

Vessel Homicide

Vessel homicide is the killing of a human being by the operation of a vessel by another in a reckless manner likely to cause the death of, or great bodily harm to, another.¹¹ Vessel homicide is generally a second degree felony;¹² however, it is a first degree felony if:

- At the time of the accident, the person knew or should have known, that the accident occurred;¹³ and
- The person failed to give information and render aid as required.¹⁴

Careless and Reckless Boating

Generally, a person may not operate a vessel in a reckless or careless manner. A person who operates any vessel, or manipulates any water skis, aquaplane, or similar device, in willful or wanton disregard for the safety of persons or property at a speed or in a manner as to endanger, or likely to endanger, life or limb, or damage the property of, or injure a person, commits the first degree misdemeanor offense of reckless operation of a vessel.¹⁵

A person must operate a vessel in a reasonable and prudent manner, having regard for other waterborne traffic, posted speed and wake restrictions, and all other attendant circumstances so as not to endanger the life, limb, or property of another person outside the vessel or to endanger

⁸ Section 327.70(1), F.S.

⁹ Fish and Wildlife Conservation Commission (FWC), *Boating*, available at <u>https://myfwc.com/boating/</u> (last visited February 27, 2025).

¹⁰ Fish and Wildlife Conservation Commission (FWC), *Law Enforcement*, available at <u>https://myfwc.com/about/inside-fwc/le/</u> (last visited February 27, 2025). The FWC's Division of Law Enforcement is responsible for protecting Florida's natural resources, including fish, wildlife and the environment, while providing a safe atmosphere for residents and visitors to recreate. Fish and Wildlife Conservation Commission (FWC) officers have full police powers and statewide jurisdiction. They patrol rural, wilderness and inshore and offshore areas and are often the sole law enforcement presence in many remote parts of the state. The Division of Law Enforcement has cooperative agreements with the National Marine Fisheries Service and the U.S. Fish and Wildlife Service. Officers are also cross-deputized to enforce federal marine fisheries and wildlife laws, thus ensuring state and federal consistency in resource-protection efforts.

¹¹ Section 782.072, F.S.

¹² Section 782.072(1), F.S.

¹³ Section 782.072(2)(a), F.S.

¹⁴ Section 782.072(2)(b), F.S.

¹⁵ Section 327.33(1), F.S.

the life, limb, or property of another person due to vessel overloading or excessive speed. Failing to operate a vessel in this manner is the noncriminal infraction of careless operation.¹⁶

Leaving the Scene

It is the duty of the operator of a vessel involved in a collision, accident, or other casualty, so far as he or she can do so without serious danger to the operator's own vessel, crew, and passengers, to render assistance to other persons. Additionally, he or she must give his or her name, address, and identification of his or her vessel in writing to any person injured and to the owner of any property damaged. The operator must also take all reasonable steps to locate and notify the owner or person in charge of un unattended vessel involved in an accident.¹⁷

A person commits a second degree misdemeanor for leaving the scene of a vessel involved in an accident, if such accident results in property damage only.

A person commits a third degree felony for leaving the scene of a vessel involved in an accident, if such accident results in personal injury. ¹⁸

Boating Under the Influence

A person is guilty of BUI if the person is operating a vessel in this state and the person:

- Is under the influence of an alcoholic beverage, any chemical substance set forth in s. 877.111, F.S., or any substance controlled under ch. 893, F.S., when affected to the extent that the person's normal faculties are impaired;¹⁹
- Has a blood-alcohol level or 0.08 or more grams of alcohol per 100 milliliters of blood;²⁰ or
- Has a breath-alcohol level of 0.08 or more grams of alcohol per 210 liters of breath.²¹

The criminal penalties for BUI vary depending on numerous factors such as the number of prior convictions, the length of time between convictions, and the defendant's blood alcohol level.²² The penalties for a first or second BUI offense includes:

- A fine of not less than \$500 or more than \$1,000 for a first conviction.²³
- A fine of not less than \$1,000 or more than \$2,000 for a second conviction.²⁴
- Imprisonment for not more than six months for a first conviction.²⁵
- Imprisonment for not more than nine months for a second conviction.²⁶
- A period of probation not exceeding one year for a first conviction.²⁷

- ²² Section 327.35, F.S.
- ²³ Section 327.35(2)(a)1., F.S.
- ²⁴ Section 327.35(2)(a), F.S.
- ²⁵ Section 327.35(2)(a)2.a., F.S.
- ²⁶ Section 327.35(2)(a)2.b.,F.S.
- ²⁷ Section 327.35(6)(a), F.S.

¹⁶ Section 327.33(2), F.S.

¹⁷ Section 327.30(1), F.S,

¹⁸ Section 327.30(5), F.S.

¹⁹ Section 327.35(1)(a), F.S.

²⁰ Section 327.35(1)(b), F.S.

²¹ Section 327.35(1)(c), F.S.

- A mandatory 50 hours of community service,²⁸ and a mandatory 10-day vessel impoundment or immobilization for a first conviction.²⁹
- A mandatory term of imprisonment of at least 10 days and a mandatory 30-day vessel impoundment or immobilization for a second conviction that occurs within a period of five years after the date of a prior conviction.³⁰

Any person who is convicted of a third BUI for an offense that occurs within 10 years after a prior conviction for a violation of this section commits a third degree felony.³¹ Additionally, the court must order imprisonment of at least 30 days, and order the impoundment or immobilization of the vessel for 90 days.³²

Any person who is convicted of a third BUI for an offense that occurs more than 10 years after the date of a prior conviction for a violation of this section shall be punished by a fine of not less than \$2,000 or more than \$5,000 and by imprisonment for not more than 12 months.³³

Any person who is convicted of a fourth or subsequent BUI, regardless of when any prior conviction for a violation of this section occurred commits a third degree felony. The fine imposed for a fourth or subsequent violation may not be less than \$2,000.³⁴

Any person who commits BUI, who operates a vessel, and who by reason of such operation causes or contributes to causing:

- Damage to the property or person of another commits a first degree misdemeanor.³⁵
- Serious bodily injury to another commits a third degree felony.³⁶
- The death of any human being commits BUI manslaughter and commits a second degree felony.³⁷
- If at the time of the accident the person knew, or should have known, that the accident occurred and failed to give information and render aid, such person commits a first degree felony.³⁸

Any person who is convicted of a BUI and who has a blood-alcohol level or breath-alcohol level of 0.15 or higher, or any person who is convicted of a BUI and who at the time of the offense was accompanied in the vessel by a person under the age of 18 years, must be punished:³⁹

- By a fine of:
 - \circ Not less than \$1,000 or more than \$2,000 for a first conviction.⁴⁰

²⁹ *Id*.

³⁹ Section 327.35(4), F.S.

²⁸ *Id*.

³⁰ Section 327.35(6)(b), F.S.

³¹ Section 327.35(2)(b)1., F.S.

³² Section 327.35(6)(c), F.S.

³³ Section 327.35(2)(b)2., F.S.

³⁴ Section 327.35(2)(b)3., F.S.

³⁵ Section 327.35(3)(c)1., F.S.

³⁶ Section 327.35(3)(c)2., F.S.

³⁷ Section 327.35(3)(c)3.a., F.S.

³⁸ Section 327.35(3)(c)b.,F.S., penalties for this subsection does not require that the person know that the accident resulted in injury or death.

⁴⁰ Section 327.35(4)(a)1., F.S.

- Not less than \$2,000 or more than \$4,000 for a second conviction.⁴¹
- Not less than \$4,000 or a third or subsequent conviction.⁴²
- By imprisonment for:
 - Not more than nine months for a first conviction.⁴³
 - Not more than 12 months for a second conviction.⁴⁴

Additionally, the court must place any person convicted of BUI to monthly reporting probation and must require attendance at a substance abuse course specified by the court. The agency conducting the course may refer the offender to an authorized service provider for a substance abuse evaluation and treatment.⁴⁵

Mandatory Education for Boating Violations

Any person who is convicted of a criminal violation, convicted of a noncriminal infraction if the infraction resulted in a reportable boating accident, or is convicted of two noncriminal infractions within a 12 month period, must do the following:⁴⁶

- Enroll, attend, and successfully complete a classroom or online boating safety course, at his or her own expense; ⁴⁷
- File with the commission within 90 days proof of a successful completion of the course; ⁴⁸
- Refrain from operating a vessel until he or she has filed proof of successful completion with the commission; ⁴⁹and
- Pay a fine of \$500. ⁵⁰

Boarding a Vessel (Search)

The Florida Supreme Court has held that the state's interest in random stopping and brief detention of motorboats for limited purposes outweighs a person's interest in being completely free from such limited intrusion.⁵¹ No officer shall board any vessel to make a safety or marine sanitation equipment inspection if the owner or operator is not aboard. When the owner or operator is aboard, an officer may board a vessel with consent or when the officer has probable cause or knowledge to believe that a violation of a provision of this chapter has occurred or is occurring. An officer may board a vessel when the operator refuses or is unable to display the safety or marine sanitation equipment required by law, if requested to do so by a law enforcement officer, or when the safety or marine sanitation equipment to be inspected is permanently installed and is not visible for inspection unless the officer boards the vessel.⁵² However, law enforcement officers of the FWC have the authority, without warrant, to board,

- ⁴⁸ Section 327.731(1)(b), F.S.
- ⁴⁹ Section 327.731(1)(c), F.S.
- ⁵⁰ Section 327.731(1)(d), F.S.
- ⁵¹ State v. Casal, 410 So. 2d 152 (Fla. 1982).
- ⁵² Section 327.56 (1), F.S.

⁴¹ Section 327.35(4)(a)2., F.S.

⁴² Section 327.35(4)(a)3., F.S.

⁴³ Section 327.35(4)(b)1., F.S.

⁴⁴ Section 327.35(4)(b)2., F.S.

⁴⁵ Section 327.35(5), F.S.

⁴⁶ Section 327.731(1), F.S.

⁴⁷ Section 327.731(1)(a), F.S.

inspect, and search any boat, fishing appliance, storage or processing plant, fishhouse, spongehouse, oysterhouse, or other warehouse, building, or vehicle engaged in transporting or storing any fish or fishery products.⁵³

Such authority to search and inspect without a search warrant is limited to those cases in which such law enforcement officers have reason to believe that fish or any saltwater products are taken or kept for sale, barter, transportation, or other purposes in violation of laws or rules adopted under this law. Such law enforcement officers may arrest any person in the act of violating this law, the rules of the FWC, or any of the laws of this state. It is unlawful for a person to resist such arrest or in any manner interfere, either by abetting or assisting such resistance or otherwise interfering, with any such law enforcement officer while engaged in the performance of the duties imposed upon him or her by law or rule of the FWC.⁵⁴

Livery

Section 327.54, F.S., provides safety regulations for liveries and livery vessels. A vessel that is leased, rented or chartered to another for consideration is a livery vessel.

A livery is a person who advertises and offers a livery vessel for the use by another in exchange for any type of consideration when such person does not also provide the lessee or renter with a captain, a crew, or any type of staff or personnel to operate, oversee, maintain, or manage the vessel. The following are not a livery.

- The owner of a vessel who does not advertise his or her vessel for use by another for consideration and who loans or offers his or her vessel for use to another known to him or her either for consideration or without consideration.
- A public or private school or postsecondary institution.⁵⁵

III. Effect of Proposed Changes:

The bill amends several statutes relating to boating safety and provides that the act may be cited as "Lucy's Law."

The bill amends s. 327.30, F.S., to provide penalties for leaving the scene of a vessel accident or injury. If a person leaves the scene and the accident results in:

- Property damage only, the person commits a first degree misdemeanor.⁵⁶
- Injury to a person other than serious bodily injury, the person commits a third degree felony.
- Serious bodily injury, the person commits a second degree felony.⁵⁷
- The death of another person or an unborn child, the person commits a first degree felony.⁵⁸

⁵³ Section 379.3313, F.S.

⁵⁴ Section 379.3313(1), F.S.

⁵⁵ Section 327.54(1)(c), F.S.

⁵⁶ A first degree misdemeanor is punishable by a definite term of imprisonment not exceeding 1 year and a \$1,000 fine, as provided in ss. 775.082 and 775.083, F.S.

⁵⁷ A second degree felony is punishable by a term of imprisonment not exceeding 15 years and a fine up to \$10,000, as provided in ss. 775.082, 775.083, and 775.084, F.S.

⁵⁸ A first degree felony is punishable by a term of imprisonment not to exceed 30 years and a fine up to \$10,000, as provided in ss. 775.082, 775.083, and 775.084, F.S.

• A person commits a third degree felony if he or she was operating a vessel involved in an accident that results in death of another person or an unborn child and provides a false statement to an investigating law enforcement officer.⁵⁹

The bill amends s. 327.33, F.S., to provide penalties for reckless operation of a vessel. Current law provides that reckless operation of a vessel is a first degree misdemeanor. Under the bill, reckless operation of a vessel that:

- Does not result in an accident, is a first degree misdemeanor.
- Results in an accident that does not cause serious bodily injury, is a third degree felony.
- Results in an accident that causes serious bodily injury, is a second degree felony.
- Results in an accident that causes the death of another person or an unborn child, is a first degree felony.

The bill creates s. 327.35105, F.S., to provide that the driver license of a person who is convicted of a violation of a violation of reckless or careless operation of a vessel⁶⁰ or BUI⁶¹ must be suspended until all orders of the court have been satisfied.

The bill amends s. 327.731, F.S., to provide any person who is convicted of a single violation of the following noncriminal infractions must complete an approved boating safety course, file proof of course completion with the FWC, and refrain from operating a vessel until filing proof of course completion with the FWC:

- Careless operation.
- Violations relating to waterskiing, aquaplaning, parasailing, or similar activities.
- Interference with navigation.
- Boating-restricted areas and speed limits.
- Required safety equipment, lights, and shapes.
- Violations relating to navigation rules.
- Violations relating to personal watercraft.
- Violations relating to boating safety education requirements.
- Operation of overloaded or overpowered vessels.
- Violations relating to divers-down warning devices.
- Requirements for an adequate muffler on an airboat.
- Violations relating to the display of a flag on an airboat.
- Carelessly causing seagrass scarring.
- Violations relating to protection zones for springs. ⁶²

⁵⁹ A felony of the third degree is punishable by a term of imprisonment of 5 years, as provided in ss. 775.082, 775.083, and 775.083, F.S.

⁶⁰ Section 327.33, F.S., provides that it is unlawful to operate a vessel in a reckless manner. A person who operates any vessel, or manipulates any water skis, aquaplane, or similar device, in willful or wanton disregard for the safety of persons or property at a speed or in a manner as to endanger, or likely to endanger, life or limb, or damage the property of, or injure a person is guilty of reckless operation of a vessel. Reckless operation of a vessel includes, but is not limited to, a violation of s. 327.331(6). A person who violates this subsection commits a first degree misdemeanor.

⁶¹ Section 327.35, F.S., provides that a person is guilty of boating under the influence and is subject to punishment if the person is operating a vessel within this state and the person is under the influence of alcoholic beverages, and any chemical substance set forth in s. 877.111, or any substance controlled under chapter 893, when affected to the extent that the person's normal faculties are impaired. Such person commits a first degree misdemeanor.

⁶² Section 327.73(1)(h)-(k),(m),(o),(p),(s)-(y), F.S.

Any person who is convicted of two of the specified noncriminal infractions within a 12 month period must pay a fine of \$500 and complete a boater safety education course that meets the requirements of s. 327.395, F.S.

The bill amends s. 327.02, F.S., to revise the definition of the term "livery vessel" to mean a vessel leased or rented.

The bill amends. s. 327.54, F.S., to revise the definition of the term "livery" to mean a person who advertises and offers a livery vessel for use by another in exchange for any type of consideration when such person does not also provide *or does not require* the lessee or renter *to provide as a condition of the rental or lease agreement a person licensed by the United States Coast Guard to serve as master of the vessel or to* captain or manage the vessel. The owner of a vessel who does not advertise his or her vessel for use by another for consideration and who loans or offers his or her vessel for use to another known to him or her either for consideration or without consideration is not a livery. A public or private school or postsecondary institution located within this state is not a livery.

The bill amends s. 782.072, F.S., to revise the definition of the term "vessel homicide" to mean the killing of a human being *including the death of an unborn child*⁶³ *caused by injury to the mother*, by operation of a vessel⁶⁴ by another in a reckless manner likely to cause the death of, or great bodily harm to, another.

The bill takes effect on July 1, 2025.

IV. Constitutional Issues:

A. Municipality/County Mandates Restrictions:

The bill does not appear to require cities and counties to expend funds or limit their authority to raise revenue or receive state-shared revenues as specified by Article VII, s. 18, of the State Constitution.

B. Public Records/Open Meetings Issues:

None.

C. Trust Funds Restrictions:

None.

⁶³ Section 775.021(5)(e), F.S., defines an "unborn child" as a member of the species *Homo sapiens*, at any stage of development, who is carried in the womb.

⁶⁴ Section 327.02(34), F.S., defines "operate" to mean to be in charge of, in command of, or in actual physical control of a vessel upon the waters of this state, to exercise control over or to have responsibility for a vessel's navigation or safety while the vessel is underway upon the waters of this state, or to control or steer a vessel being towed by another vessel upon the waters of the state.

D. State Tax or Fee Increases:

None.

E. Other Constitutional Issues:

None.

V. Fiscal Impact Statement:

A. Tax/Fee Issues:

None.

B. Private Sector Impact:

None.

C. Government Sector Impact:

The bill may have a positive indeterminate impact on the Department of Corrections due to the increase in penalties which may result in an increase in beds.

VI. Technical Deficiencies:

None.

VII. Related Issues:

None.

VIII. Statutes Affected:

This bill substantially amends the following sections of the Florida Statutes: 327.02, 327.30, 327.33, 327.54, 327.731, and 782.072. This bill creates section 327.35105 of the Florida Statutes.

IX. Additional Information:

A. Committee Substitute – Statement of Substantial Changes: (Summarizing differences between the Committee Substitute and the prior version of the bill.)

CS by Criminal Justice on March 4, 2025:

The committee substitute:

- Removed the provision that struck the probable cause requirement for a law enforcement officer to require a person to submit to a blood test.
- Removed the provision requiring all persons to have specified documents in their possession while operating a vessel.

CS by Transportation on March 12, 2025:

The committee substitute:

- Provides the enhanced penalties contained in the bill are applicable to the reckless operation of a vessel, not the careless operation of a vessel.
- Provides that a person who is convicted of a single violation of certain noncriminal boating infractions would be required to successfully complete an approved boating safety course.
- Provides a person who is convicted of two of the specified noncriminal infractions within a 12 month period must pay a fine of \$500.

B. Amendments:

None.

This Senate Bill Analysis does not reflect the intent or official position of the bill's introducer or the Florida Senate.

LEGISLATIVE ACTION

Senate Comm: RS 03/20/2025 House

The Committee on Transportation (Martin) recommended the following:

Senate Amendment (with title amendment)

Between lines 113 and 114

insert:

1

2 3

4

5

6

7

8

Section 8. Section 327.731, Florida Statutes, is amended and subsections (2) through (4) are redesignated as (3)-(5)to read:

327.731 Mandatory education for violators.-

9 (1) A person convicted of a criminal violation under this10 chapter, convicted of a noncriminal infraction under this



11	chapter if the infraction resulted in a reportable boating
12	accident, or convicted of <u>a</u> two noncriminal infractions
13	<u>infraction</u> as specified in s. $327.73(1)(h) - (k)$, (m), (o), (p),
14	and (s)-(y), the infractions occurring within a 12-month period,
15	must:
16	(a) Enroll in, attend, and successfully complete, at his or
17	her own expense, a classroom or online boating safety course
18	that is approved by and meets the minimum standards established
19	by commission rule;
20	(b) File with the commission within 90 days proof of
21	successful completion of the course; and
22	(c) Refrain from operating a vessel until he or she has
23	filed proof of successful completion of the course with the
24	commission. + and
25	(d) Pay a fine of \$500. The clerk of the court shall remit
26	all fines assessed and collected under this paragraph to the
27	Department of Revenue to be deposited into the Marine Resources
28	Conservation Trust Fund to support law enforcement activities.
29	(2) A person convicted of a criminal violation under this
30	chapter, convicted of a noncriminal infraction under this
31	chapter if the infraction resulted in a reportable boating
32	accident, or convicted of two noncriminal infractions as
33	specified in s. 327.73(1)(h)-(k), (m), (o), (p), and (s)-(y),
34	the infractions occurring within a 12-month period, must pay a
35	fine of \$500 and complete a boater safety education course that
36	meets the requirements of s. 327.395. The clerk of court shall
37	remit all fines assessed and collected under this paragraph to
38	the Department of Revenue to be deposited into the Marine
39	Resource Conservation Trust Fund to support law enforcement



40 activities.

41

42 43

44 45

46 47

48

49

50

51

52

53

54

55 56

57

58

59

60

61 62

63 64 (3) (2) For the purposes of this section, "conviction" means a finding of guilt, or the acceptance of a plea of guilty or nolo contendere, regardless of whether or not adjudication was withheld or whether imposition of sentence was withheld, deferred, or suspended. Any person who operates a vessel on the waters of this state in violation of the provisions of this section is guilty of a misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083.

(4) (3) The commission shall print on the reverse side of the defendant's copy of the boating citation a notice of the provisions of this section. Upon conviction, the clerk of the court shall notify the defendant that it is unlawful for him or her to operate any vessel until he or she has complied with this section, but failure of the clerk of the court to provide such a notice shall not be a defense to a charge of unlawful operation of a vessel under subsection (3) (2).

(5) (4) The commission shall maintain a program to ensure compliance with the mandatory boating safety education requirements under this section. This program must:

(a) Track any citations resulting in a conviction under this section and the disposition of such citations.

(b) Send specific notices to each person subject to the requirement for mandatory boating safety education.



amending s. 327.731, F.S., requiring a boating safety
course after certain conditions; amending s. 782.072,
F.S.; defining the term "unborn

House

Florida Senate - 2025 Bill No. CS for SB 628

	422634
--	--------

LEGISLATIVE ACTION

Senate . Comm: RCS . 03/20/2025 . .

The Committee on Transportation (Martin) recommended the following:

Senate Substitute for Amendment (128674) (with title amendment)

Delete lines 60 - 87

1

2

3 4

5

6

7

8 9

10

and insert: Section 4. Subsection (1) of section 327.33, Florida

Statutes, is amended to read

327.33 Reckless or careless operation of vessel.-(1) It is unlawful to operate a vessel in a recklessmanner. A person who operates any vessel, or manipulates any

422634

water skis, aquaplane, or similar device, in willful or wanton disregard for the safety of persons or property at a speed or in a manner as to endanger, or likely to endanger, life or limb, or damage the property of, or injure a person is guilty of reckless operation of a vessel. Reckless operation of a vessel includes, but is not limited to, a violation of s. 327.331(6). <u>If</u> a person who violates this subsection <u>and the violation:</u> (a) Does not result in an accident, the person commits a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083. (b) Results in an accident that does not cause serious bodily injury, the person commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. (c) Results in an accident that causes serious bodily injury, the person commits a felony of the second degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. (d) Results in an accident that causes the death of another person or an unborn child, the person commits a felony of the first degree, punishable as provided in s. 775.082, s. 775.082, s. 775.083, or s. 775.084. Section 5. Section 327.731, Florida Statutes, is amended and subsections (2) through (4) are redesignated as (3)-(5) to read: 327.731 Mandatory education for violators (1) A person convicted of a criminal violation under this chapter if the infraction resulted in a reportable boating accident, or convicted of a noncriminal <u>infractions</u> infraction as specified in s. 327.73(1)(h)-(k), (m), (o), (p),		
 a manner as to endanger, or likely to endanger, life or limb, or damage the property of, or injure a person is guilty of reckless operation of a vessel. Reckless operation of a vessel includes, but is not limited to, a violation of s. 327.331(6). If a person whe violates this subsection and the violation: (a) Does not result in an accident, the person commits a misdemeanor of the first degree, punishable as provided in s. 20. 75.082 or s. 775.083. (b) Results in an accident that does not cause serious bodily injury, the person commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. (c) Results in an accident that causes serious bodily injury, the person commits a felony of the second degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. (d) Results in an accident that causes the death of another person or an unborn child, the person commits a felony of the first degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.083, or s. 775.084. Section 5. Section 327.731, Florida Statutes, is amended and subsections (2) through (4) are redesignated as (3)-(5) to read: 327.731 Mandatory education for violators (1) A person convicted of a criminal violation under this chapter, convicted of a noncriminal infraction under this chapter if the infraction resulted in a reportable boating accident, or convicted of <u>a</u> two noncriminal infractions 	11	water skis, aquaplane, or similar device, in willful or wanton
 damage the property of, or injure a person is guilty of reckless operation of a vessel. Reckless operation of a vessel includes, but is not limited to, a violation of s. 327.331(6). <u>If</u> a person whe violates this subsection <u>and the violation:</u> (a) Does not result in an accident, the person commits a misdemeanor of the first degree, punishable as provided in s. (b) Results in an accident that does not cause serious bodily injury, the person commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. (c) Results in an accident that causes serious bodily injury, the person commits a felony of the second degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. (d) Results in an accident that causes the death of another person or an unborn child, the person commits a felony of the first degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.083, or s. 775.084. Section 5. Section 327.731, Florida Statutes, is amended and subsections (2) through (4) are redesignated as (3)-(5) to read: 327.731 Mandatory education for violators (1) A person convicted of a criminal violation under this chapter, convicted of a noncriminal infraction under this 	12	disregard for the safety of persons or property at a speed or in
 operation of a vessel. Reckless operation of a vessel includes, but is not limited to, a violation of s. 327.331(6). <u>If</u> a person who violates this subsection <u>and the violation:</u> (a) Does not result in an accident, the person commits a misdemeanor of the first degree, punishable as provided in s. (b) Results in an accident that does not cause serious bodily injury, the person commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. (c) Results in an accident that causes serious bodily injury, the person commits a felony of the second degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. (d) Results in an accident that causes the death of another person or an unborn child, the person commits a felony of the first degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.083, or s. 775.084. Section 5. Section 327.731, Florida Statutes, is amended and subsections (2) through (4) are redesignated as (3)-(5) to read: 327.731 Mandatory education for violators (1) A person convicted of a criminal violation under this chapter if the infraction resulted in a reportable boating accident, or convicted of <u>a</u> two noncriminal infractions 	13	a manner as to endanger, or likely to endanger, life or limb, or
 but is not limited to, a violation of s. 327.331(6). <u>If</u> a person whe violates this subsection <u>and the violation:</u> (a) Does not result in an accident, the person commits a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083. (b) Results in an accident that does not cause serious bodily injury, the person commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. (c) Results in an accident that causes serious bodily injury, the person commits a felony of the second degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. (d) Results in an accident that causes the death of another person or an unborn child, the person commits a felony of the first degree, punishable as provided in s. 775.082, s. 775.082, s. 775.083, or s. 775.084. Section 5. Section 327.731, Florida Statutes, is amended and subsections (2) through (4) are redesignated as (3)-(5) to read: 327.731 Mandatory education for violators (1) A person convicted of a criminal violation under this chapter if the infraction resulted in a reportable boating accident, or convicted of <u>a</u> two noncriminal <u>infractions</u> 	14	damage the property of, or injure a person is guilty of reckless
 whe violates this subsection and the violation: (a) Does not result in an accident, the person commits a misdemeanor of the first degree, punishable as provided in s. (b) Results in an accident that does not cause serious bodily injury, the person commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. (c) Results in an accident that causes serious bodily injury, the person commits a felony of the second degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. (c) Results in an accident that causes serious bodily injury, the person commits a felony of the second degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. (d) Results in an accident that causes the death of another person or an unborn child, the person commits a felony of the first degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. Section 5. Section 327.731, Florida Statutes, is amended and subsections (2) through (4) are redesignated as (3)-(5) to read: 327.731 Mandatory education for violators (1) A person convicted of a criminal violation under this chapter if the infraction resulted in a reportable boating accident, or convicted of <u>a</u> two noncriminal infractions 	15	operation of a vessel. Reckless operation of a vessel includes,
18(a) Does not result in an accident, the person commits a19misdemeanor of the first degree, punishable as provided in s.20775.082 or s. 775.083.21(b) Results in an accident that does not cause serious22bodily injury, the person commits a felony of the third degree,23punishable as provided in s. 775.082, s. 775.083, or s. 775.084.24(c) Results in an accident that causes serious bodily25injury, the person commits a felony of the second degree,26punishable as provided in s. 775.082, s. 775.083, or s. 775.084.27(d) Results in an accident that causes the death of another28person or an unborn child, the person commits a felony of the29first degree, punishable as provided in s. 775.082, s. 775.082, s. 775.083,30or s. 775.084.31Section 5. Section 327.731, Florida Statutes, is amended32and subsections (2) through (4) are redesignated as (3)-(5) to33read:34327.731 Mandatory education for violators35(1) A person convicted of a criminal violation under this36chapter, convicted of a noncriminal infraction under this37chapter if the infraction resulted in a reportable boating38accident, or convicted of a two noncriminal infractions	16	but is not limited to, a violation of s. 327.331(6). <u>If</u> a person
 misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083. (b) Results in an accident that does not cause serious bodily injury, the person commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. (c) Results in an accident that causes serious bodily injury, the person commits a felony of the second degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. (d) Results in an accident that causes the death of another person or an unborn child, the person commits a felony of the first degree, punishable as provided in s. 775.082, s. 775.082, s. 775.083, or s. 775.084. Section 5. Section 327.731, Florida Statutes, is amended and subsections (2) through (4) are redesignated as (3)-(5) to read: 327.731 Mandatory education for violators (1) A person convicted of a criminal violation under this chapter if the infraction resulted in a reportable boating accident, or convicted of <u>a</u> two noncriminal infractions 	17	who violates this subsection and the violation:
 775.082 or s. 775.083. (b) Results in an accident that does not cause serious bodily injury, the person commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. (c) Results in an accident that causes serious bodily injury, the person commits a felony of the second degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. (d) Results in an accident that causes the death of another person or an unborn child, the person commits a felony of the first degree, punishable as provided in s. 775.082, s. 775.082, s. 775.083, or s. 775.084. Section 5. Section 327.731, Florida Statutes, is amended and subsections (2) through (4) are redesignated as (3)-(5) to read: 327.731 Mandatory education for violators (1) A person convicted of a criminal violation under this chapter if the infraction resulted in a reportable boating accident, or convicted of <u>a</u> two noncriminal infractions 	18	(a) Does not result in an accident, the person commits a
 (b) Results in an accident that does not cause serious bodily injury, the person commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. (c) Results in an accident that causes serious bodily injury, the person commits a felony of the second degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. (d) Results in an accident that causes the death of another person or an unborn child, the person commits a felony of the first degree, punishable as provided in s. 775.082, s. 775.082, s. 775.083, or s. 775.084. Section 5. Section 327.731, Florida Statutes, is amended and subsections (2) through (4) are redesignated as (3)-(5) to read: 327.731 Mandatory education for violators (1) A person convicted of a criminal violation under this chapter if the infraction resulted in a reportable boating accident, or convicted of <u>a</u> two noncriminal infractions 	19	misdemeanor of the first degree, punishable as provided in s.
 bodily injury, the person commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. (c) Results in an accident that causes serious bodily injury, the person commits a felony of the second degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. (d) Results in an accident that causes the death of another person or an unborn child, the person commits a felony of the first degree, punishable as provided in s. 775.082, s. 775.082, s. 775.083, or s. 775.084. Section 5. Section 327.731, Florida Statutes, is amended and subsections (2) through (4) are redesignated as (3)-(5) to read: 327.731 Mandatory education for violators (1) A person convicted of a criminal violation under this chapter if the infraction resulted in a reportable boating accident, or convicted of <u>a</u> two noncriminal infractions 	20	775.082 or s. 775.083.
punishable as provided in s. 775.082, s. 775.083, or s. 775.084. (c) Results in an accident that causes serious bodily injury, the person commits a felony of the second degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. (d) Results in an accident that causes the death of another person or an unborn child, the person commits a felony of the first degree, punishable as provided in s. 775.082, s. 775.082, s. 775.083, or s. 775.084. Section 5. Section 327.731, Florida Statutes, is amended and subsections (2) through (4) are redesignated as (3)-(5) to read: 327.731 Mandatory education for violators (1) A person convicted of a criminal violation under this chapter if the infraction resulted in a reportable boating 38 accident, or convicted of <u>a</u> two noncriminal infractions	21	(b) Results in an accident that does not cause serious
 (c) Results in an accident that causes serious bodily injury, the person commits a felony of the second degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. (d) Results in an accident that causes the death of another person or an unborn child, the person commits a felony of the first degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. Section 5. Section 327.731, Florida Statutes, is amended and subsections (2) through (4) are redesignated as (3)-(5) to read: 327.731 Mandatory education for violators (1) A person convicted of a criminal violation under this chapter, convicted of a noncriminal infraction under this chapter if the infraction resulted in a reportable boating accident, or convicted of <u>a</u> two noncriminal infractions 	22	bodily injury, the person commits a felony of the third degree,
 injury, the person commits a felony of the second degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. (d) Results in an accident that causes the death of another person or an unborn child, the person commits a felony of the first degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. Section 5. Section 327.731, Florida Statutes, is amended and subsections (2) through (4) are redesignated as (3)-(5) to read: 327.731 Mandatory education for violators (1) A person convicted of a criminal violation under this chapter, convicted of a noncriminal infraction under this chapter if the infraction resulted in a reportable boating accident, or convicted of <u>a</u> two noncriminal infractions 	23	punishable as provided in s. 775.082, s. 775.083, or s. 775.084.
punishable as provided in s. 775.082, s. 775.083, or s. 775.084. (d) Results in an accident that causes the death of another person or an unborn child, the person commits a felony of the first degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. Section 5. Section 327.731, Florida Statutes, is amended and subsections (2) through (4) are redesignated as (3)-(5) to read: 327.731 Mandatory education for violators (1) A person convicted of a criminal violation under this chapter if the infraction resulted in a reportable boating 38 accident, or convicted of <u>a</u> two noncriminal infractions	24	(c) Results in an accident that causes serious bodily
(d) Results in an accident that causes the death of another person or an unborn child, the person commits a felony of the first degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. Section 5. Section 327.731, Florida Statutes, is amended and subsections (2) through (4) are redesignated as (3)-(5) to read: 327.731 Mandatory education for violators (1) A person convicted of a criminal violation under this chapter, convicted of a noncriminal infraction under this chapter if the infraction resulted in a reportable boating accident, or convicted of <u>a</u> two noncriminal <u>infractions</u>	25	injury, the person commits a felony of the second degree,
28 person or an unborn child, the person commits a felony of the first degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. 30 or s. 775.084. 31 Section 5. Section 327.731, Florida Statutes, is amended 32 and subsections (2) through (4) are redesignated as (3)-(5) to 33 read: 34 327.731 Mandatory education for violators (1) A person convicted of a criminal violation under this 36 chapter, convicted of a noncriminal infraction under this 37 chapter if the infraction resulted in a reportable boating 38 accident, or convicted of <u>a</u> two noncriminal <u>infractions</u>	26	punishable as provided in s. 775.082, s. 775.083, or s. 775.084.
29 <u>first degree, punishable as provided in s. 775.082, s. 775.083,</u> 30 <u>or s. 775.084.</u> 31 Section 5. Section 327.731, Florida Statutes, is amended 32 and subsections (2) through (4) are redesignated as (3)-(5) to 33 read: 34 327.731 Mandatory education for violators 35 (1) A person convicted of a criminal violation under this 36 chapter, convicted of a noncriminal infraction under this 37 chapter if the infraction resulted in a reportable boating 38 accident, or convicted of <u>a</u> two noncriminal <u>infractions</u>	27	(d) Results in an accident that causes the death of another
<pre>30 or s. 775.084. 31 Section 5. Section 327.731, Florida Statutes, is amended 32 and subsections (2) through (4) are redesignated as (3)-(5)to 33 read: 34 327.731 Mandatory education for violators 35 (1) A person convicted of a criminal violation under this 36 chapter, convicted of a noncriminal infraction under this 37 chapter if the infraction resulted in a reportable boating 38 accident, or convicted of <u>a</u> two noncriminal <u>infractions</u></pre>	28	person or an unborn child, the person commits a felony of the
31 Section 5. Section 327.731, Florida Statutes, is amended 32 and subsections (2) through (4) are redesignated as (3)-(5) to 33 read: 34 327.731 Mandatory education for violators 35 (1) A person convicted of a criminal violation under this 36 chapter, convicted of a noncriminal infraction under this 37 chapter if the infraction resulted in a reportable boating 38 accident, or convicted of <u>a</u> two noncriminal <u>infractions</u>	29	first degree, punishable as provided in s. 775.082, s. 775.083,
and subsections (2) through (4) are redesignated as (3)-(5) to read: 327.731 Mandatory education for violators (1) A person convicted of a criminal violation under this chapter, convicted of a noncriminal infraction under this chapter if the infraction resulted in a reportable boating accident, or convicted of <u>a</u> two noncriminal <u>infractions</u>	30	<u>or s. 775.084.</u>
<pre>33 read: 34 327.731 Mandatory education for violators 35 (1) A person convicted of a criminal violation under this 36 chapter, convicted of a noncriminal infraction under this 37 chapter if the infraction resulted in a reportable boating 38 accident, or convicted of <u>a</u> two noncriminal infractions</pre>	31	Section 5. Section 327.731, Florida Statutes, is amended
34 327.731 Mandatory education for violators (1) A person convicted of a criminal violation under this chapter, convicted of a noncriminal infraction under this chapter if the infraction resulted in a reportable boating accident, or convicted of <u>a two</u> noncriminal <u>infractions</u>	32	and subsections (2) through (4) are redesignated as $(3)-(5)$ to
 35 (1) A person convicted of a criminal violation under this 36 chapter, convicted of a noncriminal infraction under this 37 chapter if the infraction resulted in a reportable boating 38 accident, or convicted of <u>a</u> two noncriminal infractions 	33	read:
36 chapter, convicted of a noncriminal infraction under this 37 chapter if the infraction resulted in a reportable boating 38 accident, or convicted of <u>a</u> two noncriminal infractions	34	327.731 Mandatory education for violators
37 chapter if the infraction resulted in a reportable boating 38 accident, or convicted of <u>a</u> two noncriminal infractions	35	(1) A person convicted of a criminal violation under this
38 accident, or convicted of <u>a</u> two noncriminal infractions	36	chapter, convicted of a noncriminal infraction under this
_	37	chapter if the infraction resulted in a reportable boating
39 <u>infraction</u> as specified in s. $327.73(1)(h) - (k)$, (m), (o), (p),	38	accident, or convicted of <u>a</u> two noncriminal infractions
	39	<u>infraction</u> as specified in s. $327.73(1)(h) - (k)$, (m), (o), (p),

Page 2 of 4

CJ.TR.02299

47

48

49

51

52

53

54

55

57 58

62

63 64

65

422634

40 and (s)-(y), the infractions occurring within a 12-month period, 41 must: 42 (a) Enroll in, attend, and successfully complete, at his or 43 her own expense, a classroom or online boating safety course that is approved by and meets the minimum standards established 44 45 by commission rule; 46

(b) File with the commission within 90 days proof of successful completion of the course; and

(c) Refrain from operating a vessel until he or she has filed proof of successful completion of the course with the 50 commission. + and

(d) Pay a fine of \$500. The clerk of the court shall remit all fines assessed and collected under this paragraph to the Department of Revenue to be deposited into the Marine Resources Conservation Trust Fund to support law enforcement activities.

(2) A person convicted of a criminal violation under this 56 chapter, convicted of a noncriminal infraction under this chapter if the infraction resulted in a reportable boating accident, or convicted of two noncriminal infractions as 59 specified in s. 327.73(1)(h) - (k), (m), (o), (p), and (s) - (y), 60 the infractions occurring within a 12-month period, must pay a 61 fine of \$500 and complete a boater safety education course that meets the requirements of s. 327.395. The clerk of court shall remit all fines assessed and collected under this paragraph to the Department of Revenue to be deposited into the Marine Resource Conservation Trust Fund to support law enforcement 66 activities.

67 (3) (2) For the purposes of this section, "conviction" means a finding of guilt, or the acceptance of a plea of guilty 68

75

76

77

78

79

80

81 82

83

84 85

86 87

88 89

90

422634

69 or nolo contendere, regardless of whether or not adjudication 70 was withheld or whether imposition of sentence was withheld, 71 deferred, or suspended. Any person who operates a vessel on the 72 waters of this state in violation of the provisions of this 73 section is guilty of a misdemeanor of the second degree, 74 punishable as provided in s. 775.082 or s. 775.083.

(4) (3) The commission shall print on the reverse side of the defendant's copy of the boating citation a notice of the provisions of this section. Upon conviction, the clerk of the court shall notify the defendant that it is unlawful for him or her to operate any vessel until he or she has complied with this section, but failure of the clerk of the court to provide such a notice shall not be a defense to a charge of unlawful operation of a vessel under subsection (3) (2).

(5) (4) The commission shall maintain a program to ensure compliance with the mandatory boating safety education requirements under this section. This program must:

(a) Track any citations resulting in a conviction under this section and the disposition of such citations.

(b) Send specific notices to each person subject to the requirement for mandatory boating safety education.

Page 4 of 4

	By the Committee on Criminal Justice; and Senator Ma	artin
	by the committee on criminal Justice; and Senator Ma	11 (11)
	591-02127-25	2025628c1
1	A bill to be entitled	
2	An act relating to boating safety; providing a	short
3	title; amending s. 327.02, F.S.; revising the	
ł	definition of the term "livery vessel"; amendir	ng s.
5	327.30, F.S.; revising and providing penalties	for
	vessel collisions, accidents, and casualties; a	amending
	s. 327.33, F.S.; revising and providing penalti	ies for
	reckless or careless operation of a vessel; cre	eating
)	s. 327.35105, F.S.; requiring the suspension of	f driver
)	licenses for boating under the influence and re	eckless
L	or careless operation of a vessel; amending s.	327.54,
	F.S.; revising the definition of the term "live	ery";
	amending s. 782.072, F.S.; defining the term "u	unborn
	child"; revising the definition of the term "ve	essel
	homicide"; providing an effective date.	
	Be It Enacted by the Legislature of the State of Flo	orida:
1	Section 1. This act may be cited as "Lucy's La	w."
	Section 2. Subsection (24) of section 327.02,	Florida
	Statutes, is amended to read:	
	327.02 Definitions.—As used in this chapter an	d in chapter
1	328, unless the context clearly requires a different	t meaning,
	the term:	-
	(24) "Livery vessel" means a vessel leased or $_{\overline{r}}$	- rented , or
	chartered to another for consideration.	
	Section 3. Subsection (5) of section 327.30, F	'lorida
3	Statutes, is amended to read:	
9	327.30 Collisions, accidents, and casualties	-
I		
	Page 1 of 5	
C	CODING: Words stricken are deletions; words underlined	d are additions.

CS for SB 628

	591-02127-25	2025628c1		591-02127-25 2025628c1
59	punishable as provided in s. 775.082 or s. 775.083.		88	Section 5. Section 327.35105, Florida Statutes, is created
60	Section 4. Subsection (2) of section 327.33, F	lorida	89	to read:
61	Statutes, is amended to read:		90	327.35105 Additional penalty for boating under the
62	327.33 Reckless or careless operation of vesse	1	91	influence or reckless or careless operation of vesselThe
63	(2) A person who operates any vessel upon the	waters of	92	driver license of a person who is convicted of a violation of s.
64	this state shall operate the vessel in a reasonable	and prudent	93	327.33 or s. 327.35 must be suspended until all orders of the
65	manner, having regard for other waterborne traffic,	posted speed	94	court have been satisfied.
66	and wake restrictions, and all other attendant circu	umstances so	95	Section 6. Paragraph (c) of subsection (1) of section
67	as not to endanger the life, limb, or property of an	nother person	96	327.54, Florida Statutes, is amended to read:
68	outside the vessel or to endanger the life, limb, or	r property of	97	327.54 Liveries; safety regulations; penalty
69	another person due to vessel overloading or excessiv	ve speed. The	98	(1) As used in this section, the term:
70	failure to operate a vessel in a manner described in	n this	99	(c) "Livery" means a person who advertises and offers a
71	subsection constitutes careless operation. However,	vessel wake 10	00	livery vessel for use by another in exchange for any type of
72	and shoreline wash resulting from the reasonable and	d prudent 10	01	consideration when such person does not also provide $\underline{\text{or does not}}$
73	operation of a vessel, absent negligence, does not a	constitute 10	02	require the lessee or renter to provide as a condition of the
74	damage or endangerment to property. $\underline{\text{If}}$ a person who	violates 10	03	rental or lease agreement a person licensed by the United States
75	this subsection and the violation:	1	04	Coast Guard to serve as master of the vessel or to with a
76	(a) Does not result in an accident, the person	commits a 10	05	captain, a crew, or any type of staff or personnel to operate,
77	noncriminal violation as defined in s. 775.08.	1	06	oversee, maintain, or manage the vessel. The owner of a vessel
78	(b) Results in an accident that does not cause	serious 10	07	who does not advertise his or her vessel for use by another for
79	bodily injury, the person commits a felony of the th	hird degree, 10	08	consideration and who loans or offers his or her vessel for use
80	punishable as provided in s. 775.083 or s. 775.084.	1	09	to another known to him or her either for consideration or
81	(c) Results in an accident that causes serious	bodily 11	10	without consideration is not a livery. A public or private
82	injury, the person commits a felony of the second de	egree, 11	11	school or postsecondary institution located within this state is
83	punishable as provided in s. 775.082, s. 775.083, or	<u>s. 775.084.</u> 11	12	not a livery. A vessel rented or leased by a livery is a livery
84	(d) Results in an accident that causes the dea	th of another 11	13	vessel as defined in s. 327.02.
85	person or an unborn child, the person commits a feld	ony of the 11	14	Section 7. Section 782.072, Florida Statutes, is amended to
86	first degree, punishable as provided in s. 775.082,	s. 775.083, 11	15	read:
87	<u>or s. 775.084.</u>	1:	16	782.072 Vessel homicide
	Page 3 of 5			Page 4 of 5
(CODING: Words stricken are deletions; words underlined are additions.			CODING: Words stricken are deletions; words underlined are addition:

	591-02127-25 2025628c1				
117	(1) As used in this section, the term:				
118	(a) "Unborn child" has the same meaning as in s.				
119	775.021(5)(e).				
120	(b) "Vessel homicide" means is the killing of a human				
121	being, including the death of an unborn child caused by injury				
122	to the mother, by the operation of a vessel as defined in s.				
123	327.02 by another in a reckless manner likely to cause the death				
124	of, or great bodily harm to, another.				
125	(2) Vessel homicide is:				
126	(a) (1) A felony of the second degree, punishable as				
127	provided in s. 775.082, s. 775.083, or s. 775.084.				
128	(b) (2) A felony of the first degree, punishable as provided				
129	in s. 775.082, s. 775.083, or s. 775.084, if:				
130	1.(a) At the time of the accident, the person knew, or				
131	should have known, that the accident occurred; and				
132	2.(b) The person failed to give information and render aid				
133	as required by s. 327.30(1).				
134					
135	This subsection does not require that the person knew that the				
136	accident resulted in injury or death.				
137	Section 8. This act shall take effect July 1, 2025.				
1	Page 5 of 5				
	CODING: Words stricken are deletions; words underlined are additions.				
	CODING. Words Stricken are derectoris, words <u>undertrined</u> are additions.				

		The Florida Senate		DUPLICATE		
/2025	APP	APPEARANCE RECORD		HB289/SB628		
Meeting Date Senate Transportation		Deliver both copies of this form to Senate professional staff conducting the meeting		Bill Number or Topic		
Committee	^			Amendment Barcode (if applicable)		
Andy and Mel	issa Fernandez		Phone3053	359503		
	Street		_ _{Email} and re	es.fernandez@hklaw.com		
Tallahassee	FL	32308	_			
City			Vaiva Spaakingu			
Speaking: 🔽 For 🔲 Against 🔄 Information OR Waive Speaking: 🔲 In Support 🛄 Against						
	PLEASE	CHECK ONE OF THE	FOLLOWING:			
appearing without pensation or sponsorship.				I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by:		
	Meeting Date Transportation Committee Andy and Mel 123 S Adams S Street Tallahassee City Speaking: I For	Meeting Date Senate Committee Andy and Melissa Fernandez 123 S Adams Street Tallahassee FL City State Speaking: For Against Inform PLEASE appearing without	Appearance of this is the formation of t	/2025 Meeting Date ce Transportation Committee Andy and Melissa Fernandez Phone 123 S Adams Street Street Tallahassee FL 32308 City Street Speaking: Image: Point Street Speaking: Image: Point Street Speaking: Image: Point Street Speaking: Image: Point Street Street		

This form is part of the public record for this meeting.

	The Florida Senate	/
3-12-25 Meeting Date Thereportatio	Deliver both copies of this form to Senate professional staff conducting the meet	Bill Number or Topic
Name Maya Schilder	Phone	e8506247226
Address <u>45 Ferry Rd NE</u> Street <u>FortWalten Beach</u> City State	FL 32548	onboard consulting/Icmuse gmail.
Speaking: 🗌 For 🗌 Against	Information OR Waive Spe	eaking: 🗌 In Support 📄 Against
I am appearing without compensation or sponsorship.	PLEASE CHECK ONE OF THE FOLLOW	VING: I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by:

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules and (fisenate gov)

This form is part of the public record for this meeting.

The Florida Senate					
Meeting Date <i>APPEARANCE RECORD</i> Deliver both copies of this form to Senate professional staff conducting the meeting <i>Committee</i>					
Name Reggy Mathews Phone 250 566-6778					
Address 1500 Biz Sky Way Email Mathewspheraccon Tallapase H 52317 City State Zip					
Speaking: For Against Information OR Waive Speaking: In Support Against					
I am appearing without compensation or sponsorship. I am a registered lobbyist, representing: I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by: Image: Compensation or sponsorship. Image: Compensation or sponsorship. Image: Compensation or sponsorship. Image: Compensation or sponsorship. Image: Compensation or sponsorship. Image: Compensation or sponsorship. Image: Compensation or sponsorship. Image: Compensation or sponsorship. Image: Compensation or sponsorship. Image: Compensation or sponsorship. Image: Compensation or sponsorship. Image: Compensation or sponsorship. Image: Compensation or sponsorship. Image: Compensation or sponsorship. Image: Compensation or sponsorship. Image: Compensation or sponsorship. Image: Compensation or sponsorship. Image: Compensation or sponsorship. Image: Compensation or sponsorship. Image: Compensation or sponsorship. Image: Compensation or sponsorship. Image: Compensation or sponsorship. Image: Compensation or sponsorship. Image: Compensation or sponsorship. Image: Compensation or sponsorship. Image: Compensation or sponsorship. Image: Compensation or sponsorship. Image: Compensation or sponsorship. Image: Compensation or sponsorship. Image: Compensation or sponsorship. Image: Compensation or sponsorship. Image:					

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules pdf (flsenate.gov)

This form is part of the public record for this meeting.

The Florida Senate BILL ANALYSIS AND FISCAL IMPACT STATEMENT (This document is based on the provisions contained in the legislation as of the latest date listed below.) Prepared By: The Professional Staff of the Committee on Transportation CS/SB 650 BILL: Transportation Committee and Senators Leek and Rouson INTRODUCER: Hazardous Walking Conditions SUBJECT: March 12, 2025 DATE: **REVISED**: ANALYST STAFF DIRECTOR REFERENCE ACTION 1. Shutes Vickers TR Fav/CS 2. AED 3. RC

Please see Section IX. for Additional Information:

COMMITTEE SUBSTITUTE - Substantial Changes

I. Summary:

CS/SB 650 expands the criteria for identifying hazardous walking conditions for public elementary school students to include walkways along a freeway, including any entrance ramp, exit ramp, or interchange, regardless of the posted speed limit.

The bill may have an indeterminate negative fiscal impact on local governments. See Section V. Fiscal Impact Statement.

This bill takes effect July 1, 2025.

II. Present Situation:

Hazardous Walking Conditions

Hazardous walking conditions are classified based on statutory criteria for walkways that are parallel or perpendicular to a road, as well as for crossings over the road at uncontrolled sites that students must use to walk to and from school.¹

¹ Section 1006.23(2), F.S.

The purpose of identifying hazardous walking conditions is to ensure that public school students, whose grade level does not exceed grade 6^2 and who live within two miles of their school are eligible for state transportation funding if they walk to school and are subjected to such conditions.³ State funds are generally not allocated for transporting these students unless a hazardous walking condition is identified.⁴

The following statutory criteria define hazardous walking conditions for walkways parallel to the road.

Walkways Parallel to the Road

A hazardous walking condition exists for walkways parallel to the road when there is less than a four-foot wide surface adjacent to the road for students to walk, not including drainage ditches, sluiceways, swales, or channels. Additionally, if the road is uncurbed and has a posted speed limit of 50 miles per hour or greater, the walking surface must be set back at least three feet from the edge of the road or it will be identified as a hazardous walking condition.⁵

A condition on a parallel walkway may not be designated as hazardous if:⁶

- the volume of traffic⁷ on the road is less than 180 vehicles per hour, per direction, during the time when students walk to and from school; or
- the road is located in a residential area with a posted speed limit of 30 miles per hour or less.

Inspecting, Determining, and Reporting Hazardous Walking Conditions

Identification of hazardous walking conditions begins when the district school superintendent requests a review of a condition perceived to be hazardous for students who live within the two-mile limit of a school and who walk to school.⁸

Once a request for review is received, the perceived hazardous walking condition must be jointly inspected by a representative of the:⁹

- school district;
- state or local governmental entity with jurisdiction over the location; and
- either a municipal police department, the sheriff's office, or the Florida Department of Transportation (FDOT).

⁸ Section 1006.23(3)(a), F.S.

² Section 1006.23(1), F.S.

³ Section 1006.23(4)(c), F.S.

⁴ See s. 1011.68(1)(a), F.S. See also, r. 6A-3.001, F.A.C., F.A.C. A reasonable walking distance for any student who is not otherwise eligible for transportation pursuant to s. 1011.68, F.S. is any distance not more 2 miles between the home and school or 1 1/2 miles between the home and the assigned bus stop.

⁵ Section 1006.23(2)(a)1. F.S.

⁶ Section 1006.23(2)(a)2. F.S.

⁷ Section 1006.23(2), F.S. (Flush left provision at the end of the subsection.) Traffic volume is determined by the most current traffic engineering study conducted by a state or local governmental agency.

⁹ Section 1006.23(3)(a), F.S. A representative of the municipal police department is required for a municipal road, a representative of the sheriff's office is required for a county road, and a representative of the Department of Transportation is required for a state road. If the jurisdiction is a metropolitan planning organization, a representative of that organization must also be included.

Under current law, the governmental representatives must determine whether the condition constitutes a hazardous walking condition. If the governmental representatives concur that a condition constitutes a hazardous walking condition, the governmental entity with jurisdiction must report that determination in writing to the superintendent, who then initiates a formal request for correction.¹⁰

If the governmental representatives are unable to reach a consensus, the reasons for lack of consensus are reported to the superintendent, who must provide a report and recommendation to the district school board.¹¹ The board may initiate a proceeding under Chapter 86 of the Florida Statues, to determine whether the condition constitutes a hazardous walking condition after providing at least 30 days' notice to the state or local governmental entity having jurisdiction over the road.¹²

Roadway Definitions and Access

The FDOT Design Manual sets forth design criteria, as well as procedures, for all new construction, reconstruction, and resurfacing projects on the State Highway System and the National Highway System.¹³ The manual utilizes a functional classification that groups streets and highways into classes, or systems, according to the character of service they are intended to provide. Relevant definitions include:

- *Freeway*: A freeway is a divided highway that provides full control of access (i.e. limited access)¹⁴ and is intended for long distance trips.¹⁵
- *Expressway*: Expressways are freeways situated in major metropolitan areas with primary service for commuters; and may or may not be tolled.¹⁶
- *Ramp*: A turning roadway that connects a freeway to a crossing roadway within an interchange.¹⁷

Section 316.091, F.S., prohibits the operation of a bicycle or other human-powered vehicle on the roadway or along the shoulder of a limited access highway, including bridges, unless official signs and a designated, marked bicycle lane are present at the entrance of the section of highway indicating that such use is permitted pursuant to a pilot program of the FDOT.¹⁸

¹³ Florida Department of Transportation, *FDOT Design Manual* 2025, at 1, *available at* <u>https://fdotwww.blob.core.windows.net/sitefinity/docs/default-source/roadway/fdm/2025/2025-fdm-complete.pdf?sfvrsn=624b0e74_10</u>

¹⁷ *Id*. at 9.

 $^{^{10}}$ Id.

¹¹ Section 1006.23(3)(b), F.S.

¹² *Id*. The proceedings continue unless, within 30 days after such notice is provided, the state or local governmental entity concurs in writing that the condition is a hazardous walking condition and provides a position statement.

¹⁴ Section 334.03(12), F.S., defines "Limited access facility" to mean a street or highway especially designed for through traffic, and over, from, or to which owners or occupants of abutting land or other persons have no right or easement of access, light, air, or view by reason of the fact that their property abuts upon such limited access facility or for any other reason. Such highways or streets may be facilities from which trucks, buses, and other commercial vehicles are excluded; or they may be facilities open to use by all customary forms of street and highway traffic.

¹⁵ Supra, note 13, at 4.

 $^{^{16}}$ Id.

¹⁸ Section 316.091(4), F.S.

Safe Routes to School Program

The Safe Routes to School (SRTS) is a statewide program funded by the FDOT. Its goal is to make it safer for more children to walk and bicycle to school. The program provides funding for roadway improvement projects that improve safety near schools. The program funds projects that address unsafe or lack of infrastructure, as well as programs that promote walking and bicycling through education/encouragement programs aimed at children, parents, and the community.¹⁹

A 2022 OPPAGA report found that for fiscal years 2016-2017 through 2021-2022, FDOT allocated approximately \$40 million to 30 school districts for 109 SRTS projects. Most of the SRTS projects involved the construction of sidewalks.²⁰

III. Effect of Proposed Changes:

The bill expands the criteria for identifying hazardous walking conditions for public elementary school students who use walkways parallel to the road to walk to and from school. The bill adds that a walkway is also considered hazardous if it is along a freeway, including entrance ramps, exit ramps, and interchanges, regardless of the posted speed limit.

It is unclear from the bill, but local school districts may be required to purchase additional buses for increased transportation services for students who currently use walkways that would be considered hazardous under the requirements of the bill.

The effective date of the bill is July 1, 2025.

IV. Constitutional Issues:

A. Municipality/County Mandates Restrictions:

None.

B. Public Records/Open Meetings Issues:

None.

C. Trust Funds Restrictions:

None.

D. State Tax or Fee Increases:

None.

¹⁹ Florida Department of Transportation, What is Florida SRTS?, available at

https://www.fdot.gov/projects/floridasrts/florida-safe-routes-to-school/what-is-florida-srts (last visited March 7, 2025). ²⁰ OPPAGA, *Hazardous Walking Conditions in Florida: A 2022 Analysis* (2022), at 45, available at https://ricksblog.biz/wp-content/uploads/2022/08/OPPAGA-Research-Hazardous-Walking-Conditions-07-26-2022.pdf (last visited March 7, 2025).

E. Other Constitutional Issues:

None.

V. Fiscal Impact Statement:

A. Tax/Fee Issues:

None.

B. Private Sector Impact:

None.

C. Government Sector Impact:

The bill could increase the number of students eligible for school transportation services. As a result, school districts may incur costs related to the purchase of additional buses for increased transportation services. Thus, the bill could have an indeterminate negative fiscal impact on local government expenditures.

VI. Technical Deficiencies:

None.

VII. Related Issues:

None.

VIII. Statutes Affected:

This bill amends section 1006.23 of the Florida Statutes.

IX. Additional Information:

A. Committee Substitute – Statement of Changes: (Summarizing differences between the Committee Substitute and the prior version of the bill.)

CS by Transportation on March 12, 2025: The committee substitute removed the reference in the bill related to expressways.

B. Amendments:

None.

This Senate Bill Analysis does not reflect the intent or official position of the bill's introducer or the Florida Senate.



LEGISLATIVE ACTION

Senate	•		House
Comm: RCS	•		
03/13/2025	•		
	•		
The Committee on Transportatio	on (Leek)	recommended	the
following:			
Senate Amendment			
Delete line 20			
and insert:			

5 surface or if the walkway is along a freeway,

SB 650

SB 650

	By Senator Leek		
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29	7-0086-23 A bill to be entitled An act relating to hazardous walking conditions; amending s. 1006.23, F.S.; revising the criteria that determine a hazardous walking condition for public school students; providing an effective date. Be It Enacted by the Legislature of the State of Florida: Section 1. Paragraph (a) of subsection (2) of section 1006.23, Florida Statutes, is amended to read: 1006.23 Hazardous walking conditions (a) MALKNIG CONDITIONS (b) MALKNOUS WALKING CONDITIONS (c) MALKNOUS WALKING CONDITIONS (a) Walkways parallel to the road 1. It shall be considered a hazardous walking condition with respect to any road along which students must walk in order to walk to and from school if there is not an area at least 4 feet wide adjacent to the road, not including drainage ditches, sluiceways, swales, or channels, having a surface upon which students may walk without being required to walk on the road undates or if the walkway is along a freeway or an expressive, including any entrance ramp, exit ramp, or interchange, regardless of the posted speed limit. In addition, whenever the road along which students must walk is uncurbed and has a posted specified above for students to walk upon shall be set off the curd along which students must walk is uncurbed and has a posted specified above for students to walk upon shall be set off the curd along which students must walk upon shall be set off the curd along which students must walk upon shall be set off the curd along which walkwalk share to any a. Is a road on which the volume of traffic is less than A nor walk to an a read on the road along which students must walk share to an a read along which students must walk share to an a read along which students must walk share to an a read along which students a. Subparagraph 1. does not appl	7-00686A-25 30 180 vehicles per hour, per direction, during the time 31 walk to and from school; or 32 b. Is located in a residential area and has a po 33 limit of 30 miles per hour or less. 34 Section 2. This act shall take effect July 1, 20 4	osted speed
C	Page 1 of 2 ODING: Words stricken are deletions; words <u>underlined</u> are addition	Page 2 of 2 CODING: Words strickon are deletions; words <u>underlined</u>	are additions.

1 1	The Florida Senate	RIC						
3/12/25	APPEARANCE RECORD	650						
TRANSPORT	Deliver both copies of this form to Senate professional staff conducting the meeting	Bill Number or Topic						
Committee	<u>MIZON</u>	Amendment Barcode (if applicable)						
Name <u>Marquise</u>	McHiller Orange Countyphone Public Schools							
Address <u>945</u> W.	Amelia Email Ma	rquise-momiller@ acpso net						
Orlando	FL 3280(State Zip							
Speaking: For	Against Information OR Waive Speaking:	🔄 In Support 🕅 Against						
PLEASE CHECK ONE OF THE FOLLOWING:								
I am appearing without compensation or sponsorship.	I am a registered lobbyist, representing: Orange Courdly	I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by:						
	Public Schools							

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules pdf (fisenate.gov)

This form is part of the public record for this meeting.

1.12	The Florida Senate	e
<u>Meeting Date</u>	APPEARANCE RE Deliver both copies of this form Senate professional staff conducting t	m to Bill Number or Topic
Committee		Amendment Barcode (if applicable)
Name <u>Michele</u> Dr	ucker	Phone 305-321-1925
Address 101 Palerin	w Are	Email Michele. druckeregnil.
Coral Sables	State 23134	
Speaking: 🔽 For 🗌 Ag	gainst 🗌 Information OR Wai	ive Speaking: 🗌 In Support 📄 Against
	PLEASE CHECK ONE OF THE FO	OLLOWING:
I am appearing without compensation or sponsorship.	l am a registered lobbyist, representing:	I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by:

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules, pdf (fisenate appl)

This form is part of the public record for this meeting.

The Florida Senate BILL ANALYSIS AND FISCAL IMPACT STATEMENT (This document is based on the provisions contained in the legislation as of the latest date listed below.) Prepared By: The Professional Staff of the Committee on Transportation SB 662 BILL: Senator Davis INTRODUCER: Transportation Facility Designations/Harry Frisch Street SUBJECT: March 12, 2025 DATE: **REVISED**: ANALYST STAFF DIRECTOR REFERENCE ACTION 1. Johnson Vickers TR Favorable 2. _____ ATD 3. _____ FP

I. Summary:

SB 662 designates that portion of West Beaver Street between King Street and Acorn Street in Duval County as "Harry Frisch Street" and directs the Florida Department of Transportation (FDOT) to erect suitable markers.

The estimated cost to FDOT to install the designation markers is \$2,400. See the "Fiscal Impact Statement" below for details.

The bill takes effect July 1, 2025.

II. Present Situation:

Section 334.071, F.S., provides that legislative designations of transportation facilities are for honorary or memorial purposes or to distinguish a particular facility. Such designations are not to be construed as requiring any action by local governments or private parties regarding the changing of any street signs, mailing addresses, or 911 emergency telephone number system listings, unless the legislation specifically provides for such changes.¹

When the Legislature establishes road or bridge designations, FDOT is required to place markers only at the termini specified for each highway segment or bridge designated by the law creating the designation and to erect any other markers it deems appropriate for the transportation facility.²

FDOT may not erect the markers for honorary road or bridge designations unless the affected city or county commission enacts a resolution supporting the designation. When the designated

¹ Section 334.071(1), F.S.

² Section 334.071(2), F.S.

road or bridge segment is located in more than one city or county, each affected local government must pass resolutions supporting the designations before the installation of the markers.³

Harry Frisch

Hans "Harry" Frisch was born in Vienna, Austria in 1923. In 1953, he arrived in the United States after 15 years living in Israel. After some time operating an automobile repair shop, he joined family members in Beaver Street Fisheries, where he worked until three days before his passing. He contributed to many philanthropic organizations in both Jacksonville and abroad. Mr. Frisch passed away on January 13, 2023.⁴

III. Effect of Proposed Changes:

The bill creates an undesignated section of Florida law designating that portion of West Beaver Street between King Street and Acorn Street in Duval County as "Harry Frisch Street" and directs FDOT to erect suitable markers.

The bill takes effect July 1, 2025.

IV. Constitutional Issues:

A. Municipality/County Mandates Restrictions:

None.

B. Public Records/Open Meetings Issues:

None.

C. Trust Funds Restrictions:

None.

D. State Tax or Fee Increases:

None.

E. Other Constitutional Issues:

None.

³ Section 334.071(3), F.S.

⁴ Hans "Harry" Frisch Obituary, <u>https://www.jacksonville.com/obituaries/pfla0406888</u> (last visited March 5, 2025).

V. Fiscal Impact Statement:

A. Tax/Fee Issues:

None.

B. Private Sector Impact:

None.

C. Government Sector Impact:

The estimated cost to erect the designation markers required under this bill is \$2,400, based on the assumption that a minimum of two markers are required at a cost to FDOT of no less than \$1,200 each. The estimate includes labor, materials, manufacturing, and installation.⁵ FDOT is expected to absorb the estimated cost within existing resources.

VI. Technical Deficiencies:

None.

VII. Related Issues:

The portion of West Beaver Street being designated as Harry Frisch Street is on S.R. 10.6

VIII. Statutes Affected:

This bill creates an undesignated section of Florida Statutes.

IX. Additional Information:

A. Committee Substitute – Statement of Changes: (Summarizing differences between the Committee Substitute and the prior version of the bill.)

None.

B. Amendments:

None.

This Senate Bill Analysis does not reflect the intent or official position of the bill's introducer or the Florida Senate.

⁵ E-mail from Jack Rogers, FDOT Legislative Affairs Director, *RE: Transportation Facility Designation Costs*, December 9, 2024. (On file with Senate Committee on Transportation).

⁶ FDOT map of proposed Harry Frish Street designation. (On file with Senate Committee on Transportation).

By Senator Davis

	5-00539-25 2025662
1	A bill to be entitled
2	An act relating to transportation facility
3	designations; providing an honorary designation of a
4	certain transportation facility in a specified county;
5	directing the Department of Transportation to erect
6	suitable markers; providing an effective date.
7	
8	Be It Enacted by the Legislature of the State of Florida:
9	
10	Section 1. Harry Frisch Street designated; Department of
11	Transportation to erect suitable markers
12	(1) That portion of West Beaver Street between King Street
13	and Acorn Street in Duval County is designated as "Harry Frisch
14	Street."
15	(2) The Department of Transportation is directed to erect
16	
17	
18	Section 2. This act shall take effect July 1, 2025.
	Page 1 of 1
	CODING: Words stricken are deletions; words underlined are additions.

The Florida Senate BILL ANALYSIS AND FISCAL IMPACT STATEMENT

	Prepa	red By: The	e Professional St	aff of the Committe	e on Transportatio	n
BILL:	SB 706					
INTRODUCER:	Senator Di	Ceglie				
SUBJECT:	Transporta	tion Facil	ity Designation	ns/Senator James	A. Sebesta Mer	norial Highway
DATE:	March 12,	2025	REVISED:			
ANAL	YST	STAF	F DIRECTOR	REFERENCE		ACTION
/		Vicke	rs	TR	Favorable	
Johnson						
				ATD		

I. Summary:

SB 706 designates that portion of U.S. 92/S.R. 600/Gandy Boulevard between S. West Shore Boulevard in Hillsborough County and 4th Street N. in Pinellas County as "Senator James A. Sebesta Memorial Highway" and directs the Florida Department of Transportation (FDOT) to erect suitable markers.

The estimated cost to FDOT to install the designation markers is \$2,400. See the "Fiscal Impact Statement" below for details.

The bill takes effect July 1, 2025.

II. Present Situation:

Section 334.071, F.S., provides that legislative designations of transportation facilities are for honorary or memorial purposes or to distinguish a particular facility. Such designations are not to be construed as requiring any action by local governments or private parties regarding the changing of any street signs, mailing addresses, or 911 emergency telephone number system listings, unless the legislation specifically provides for such changes.¹

When the Legislature establishes road or bridge designations, FDOT is required to place markers only at the termini specified for each highway segment or bridge designated by the law creating the designation and to erect any other markers it deems appropriate for the transportation facility.²

¹ Section 334.071(1), F.S.

² Section 334.071(2), F.S.

FDOT may not erect the markers for honorary road or bridge designations unless the affected city or county commission enacts a resolution supporting the designation. When the designated road or bridge segment is located in more than one city or county, each affected local government must pass resolutions supporting the designations before the installation of the markers.³

Senator James A. Sebesta

Senator James A. Sebesta was initially appointed and subsequently, in 1972, elected Supervisor of Elections for Hillsborough County. Senator Sebesta was originally elected to the Florida Senate in 1988, and reelected in 2002, and served as the Chairman of the Senate Transportation Committee from 2000 to 2006. Senator Sebesta was committed to planning for Florida's growth and improving the safety of Florida's roadways. Senator Sebesta passed away on January 29, 2024.⁴

III. Effect of Proposed Changes:

The bill creates an undesignated section of Florida law designating that portion of U.S. 92/S.R. 600/Gandy Boulevard between S. West Shore Boulevard in Hillsborough County and 4th Street N. in Pinellas County as "Senator James A. Sebesta Memorial Highway" and directs FDOT to erect suitable markers.

IV. Constitutional Issues:

A. Municipality/County Mandates Restrictions:

None.

B. Public Records/Open Meetings Issues:

None.

C. Trust Funds Restrictions:

None.

D. State Tax or Fee Increases:

None.

E. Other Constitutional Issues:

None.

³ Section 334.071(3), F.S.

⁴ James Sebesta Obituary, <u>https://www.legacy.com/us/obituaries/tampabaytimes/name/james-sebesta-obituary?id=54311555</u> (last visited February 17, 2025).

V. Fiscal Impact Statement:

A. Tax/Fee Issues:

None.

B. Private Sector Impact:

None.

C. Government Sector Impact:

The estimated cost to erect the designation markers required under this bill is \$2,400, based on the assumption that a minimum of two markers are required at a cost to FDOT of no less than \$1,200 each. The estimate includes labor, materials, manufacturing, and installation.⁵ FDOT is expected to absorb the estimated cost within existing resources.

VI. Technical Deficiencies:

None.

VII. Related Issues:

None.

VIII. Statutes Affected:

This bill creates an undesignated section of Florida Statutes.

IX. Additional Information:

A. Committee Substitute – Statement of Changes: (Summarizing differences between the Committee Substitute and the prior version of the bill.)

None.

B. Amendments:

None.

This Senate Bill Analysis does not reflect the intent or official position of the bill's introducer or the Florida Senate.

⁵ E-mail from Jack Rogers, FDOT Legislative Affairs Director, *RE: Transportation Facility Designation Costs*, December 9, 2024. (On file with Senate Committee on Transportation).

By Senator DiCeglie

	18-00688-25 2025706
1	A bill to be entitled
2	An act relating to transportation facility
3	designations; providing an honorary designation of a
4	certain transportation facility in specified counties;
5	directing the Department of Transportation to erect
6	suitable markers; providing an effective date.
7	
8	Be It Enacted by the Legislature of the State of Florida:
9	
10	Section 1. Senator James A. Sebesta Memorial Highway
11	designated; Department of Transportation to erect suitable
12	markers
13	(1) That portion of U.S. 92/S.R. 600/Gandy Boulevard
14	between S. West Shore Boulevard in Hillsborough County and 4th
15	Street N. in Pinellas County is designated as "Senator James A.
16	Sebesta Memorial Highway."
17	(2) The Department of Transportation is directed to erect
18	suitable markers designating Senator James A. Sebesta Memorial
19	Highway as described in subsection (1).
20	Section 2. This act shall take effect July 1, 2025.
	Page 1 of 1
	CODING: Words stricken are deletions; words <u>underlined</u> are additions.

	Prepare	d By: The Pr	ofessional Sta	aff of the Committe	e on Transporta	ation
BILL:	CS/SB 872					
INTRODUCER:	Transportati	on Commit	tee and Sen	ator Ingoglia		
SUBJECT:	Price Contro	ols for the R	emoval and	l Storage of Elec	tric Vehicles	
DATE:	March 12, 20	025	REVISED:			
ANAL	YST	STAFF D	RECTOR	REFERENCE		ACTION
. Shutes		Vickers		TR	Fav/CS	
•				CA		
				FP		

Please see Section IX. for Additional Information:

COMMITTEE SUBSTITUTE - Substantial Changes

I. Summary:

CS/SB 872 provides that counties and municipalities must establish maximum rates for the removal and storage of electric vehicles from an accident scene, which may be up to three times the rates established by the wrecker operator for the removal and storage of vehicles that run on gasoline or diesel fuels.

The bill authorizes wrecker operators to charge actual cost, plus 15 percent, for the cleanup of an accident scene and the removal of an electric vehicle, including a fire or any accidental discharge of any hazardous materials or debris associated with the electric vehicle.

The bill may have an indeterminate negative fiscal impact on owners of electric vehicles and indeterminate positive fiscal impact on wrecker operators. See Section V. Fiscal Impact Statement.

The bill takes effect July 1, 2025.

II. Present Situation:

Towing Fees

A county, municipality, or other entity of local government may not adopt an ordinance or a rule that imposes price controls upon lawful business activities that is not franchised by, owned by, or under contract with, the governmental agency, unless specifically provided by general law.¹ Florida law does not prevent the enactment by local governments of public service rates otherwise authorized by law, including rates for towing of vehicles or vessels from or immobilization of vehicles or vessels on private property, or rates for removal and storage of wrecked or disabled vehicles or vessels from an accident scene or the removal and storage of vehicles or vessels in the event the owner or operator is incapacitated, unavailable, leaves the procurement of wrecker service to the law enforcement officer at the scene, or otherwise does not consent to the removal of the vehicle or vessel.²

Counties must establish maximum rates which may be charged on the towing of vehicles or vessels from or immobilization of vehicles or vessels on private property or which may be charged for removal and storage of wrecked or disabled vehicles or vessels from an accident scene or for the removal and storage of vehicles or vessels, in the event the owner or operator is incapacitated, unavailable, leaves the procurement of wrecker service to the law enforcement officer at the scene, or otherwise does not consent to the removal of the vehicle or vessel. However, if a municipality chooses to enact an ordinance establishing the maximum rates for the towing or immobilization of vehicles or vessels, the county's ordinance established under s. 125.0103, F.S., does not apply within such municipality.³

A county or municipality that has established maximum rates, must publish such rates on its website and must establish a process for investigating and resolving complaints regarding fees charged in excess of such rates. In areas where no maximum rates have been established, the maximum rates established by the Division of Florida Highway Patrol under s. 321.051(2), F.S., apply.⁴

Handling of Damaged Electric Vehicles

The National Highway Traffic Safety Administration (NHTSA) has issued guidance for the handling of electric and hybrid-electric vehicles equipped with high-voltage batteries in certain situations.⁵ The guidance provides that in the event of damage, fire, or flooding involving an electric vehicles or hybrid-electric vehicle:

- Assume that the high-voltage battery and the associated components are energized and fully charged;
- Exposed electrical components, wires, and high voltage batteries present potential high voltage shock hazards;
- Venting/off-gassing high voltage battery vapors are potentially flammable;
- Physical damage to vehicle or high voltage battery may result in immediate or delayed release of toxic and/or flammable gases and fire; and

¹ Section 166.043(1), F.S.

 $^{^{2}}$ Id.

³ *Id*.

⁴ Id.

⁵ U.S. Department of Transportation, National Highway Traffic Safety Administration, *Interim Guidance for Electric and Hybrid-Electric Vehicles*, <u>https://www.nhtsa.gov/sites/nhtsa.gov/files/interimguide_electrichybridvehicles_012012_v3.pdf</u> (last visited March 7, 2025).

• A high voltage battery in a flooded vehicle may have high voltage and short circuits that can shock and cause fires.⁶

In a post incident situation, the NHTSA guidance recommends to not store a severely damaged vehicle with a lithium-ion battery inside a structure or within 50 feet of any structure, vehicle, or combustible, and to ensure that the vehicle compartments remain well ventilated.⁷

In 2020, the National Transportation Safety Board (NTSB) issued a report entitled "Safety Risks to Emergency Responders from Lithium-Ion Battery Fires in Electric Vehicles" which included various findings and recommendations relating to the handling of damaged electric vehicles.⁸ Notable findings in the report included:

- Thermal runaway and multiple battery reignitions after initial fire suppression are safety risks in high-voltage lithium-ion battery fires.
- The energy remaining in a damaged high-voltage lithium-ion battery, known as stranded energy, poses a risk of electric shock and creates the potential for thermal runaway that can result in battery reignition and fire.
- High-voltage lithium-ion batteries in electric vehicles, when damaged by crash forces or internal battery failure, present special challenges to first and second responders because of insufficient information from manufacturers on procedures for mitigating the risks of stranded energy.
- Storing an electric vehicle with a damaged high-voltage lithium-ion battery inside the recommended 50-foot-radius clear area may be infeasible at tow or storage yards.⁹

The report recommended that certain associations representing emergency responders (including the Towing and Recovery Association of America) inform their members about the circumstances of the fire risks described in the report and the guidance available to emergency personnel who respond to high-voltage lithium-ion battery fires in electric vehicles.¹⁰

III. Effect of Proposed Changes:

The bill amends ss. 125.0103 and 166.043, F.S., to require counties and municipalities to establish maximum rates for the removal and storage of electric vehicles from an accident scene which may be up to three times the rates established by the wrecker operator, for those vehicles that run solely on gasoline or diesel fuels, in the event that the owner or operator is incapacitated, unavailable, leaves the procurement of wrecker service to law enforcement at the scene, or otherwise does not consent to the removal of the electric vehicle.

The bill also authorizes wrecker operators to charge actual cost, plus 15 percent, for the cleanup of an accident scene and the removal of an electric vehicle, including a fire or any accidental discharge of any hazardous materials or debris associated with the electric vehicle.

⁶ *Id*. at 4.

 $^{^{7}}$ *Id.* at 7.

⁸ National Transportation Safety Board, *Safety Risks to Emergency Responders from Lithium-Ion Battery Fires in Electric Vehicles*, <u>https://www.ntsb.gov/safety/safety-studies/Documents/SR2001.pdf</u> (last visited March 7, 2025).

⁹ *Id*. at 63.

¹⁰ *Id*. at 64.

The bill takes effect July 1, 2025.

IV. Constitutional Issues:

A. Municipality/County Mandates Restrictions:

None.

B. Public Records/Open Meetings Issues:

None.

C. Trust Funds Restrictions:

None.

D. State Tax or Fee Increases:

None.

E. Other Constitutional Issues:

None.

V. Fiscal Impact Statement:

A. Tax/Fee Issues:

None.

B. Private Sector Impact:

To the extent that counties and municipalities elect to establish higher rates for storage and removal of electric vehicles than those that run on gasoline or diesel fuels, electric vehicle owners could experience an indeterminate negative fiscal impact, and wrecker operators could experience an indeterminate positive fiscal impact.

There could also be an indeterminate negative fiscal impact for electric vehicle owners and an indeterminate positive impact on wrecker operators should the wrecker operators impose actual cost, plus 15 percent, for the cleanup of an accident scene and the removal of an electric vehicle.

C. Government Sector Impact:

None.

VI. Technical Deficiencies:

None.

VII. Related Issues:

None.

VIII. Statutes Affected:

This bill substantially amends 125.0103 and 166.043 of the Florida Statutes.

IX. Additional Information:

A. Committee Substitute – Statement of Changes: (Summarizing differences between the Committee Substitute and the prior version of the bill.)

CS by Transportation on March 12, 2025:

The committee substitute:

- Provides that both counties and municipalities must establish maximum rates for removal and storage of electric vehicles that may be up to three times the amount charged for those vehicles that operate solely on gasoline or diesel fuels.
- Provides that a wrecker operator may charge actual cost, plus 15 percent, for the cleanup of an accident scene and removal of an electric vehicle.
- B. Amendments:

None.

This Senate Bill Analysis does not reflect the intent or official position of the bill's introducer or the Florida Senate.

House



LEGISLATIVE ACTION

Senate . Comm: RCS . 03/20/2025 . .

The Committee on Transportation (Ingoglia) recommended the following:

Senate Amendment (with title amendment)

Delete everything after the enacting clause and insert: Section 1. Paragraph (e) is added to subsection (1) of section 125.0103, Florida Statutes, to read: 125.0103 Ordinances and rules imposing price controls.-(1) (e)1. Counties shall establish maximum rates for the

10 removal and storage of electric vehicles from an accident scene

1 2 3

4

5

6

7

Florida Senate - 2025 Bill No. SB 872

11	which may be up to 3 times the rates charged by a wrecker
12	operator, as defined in s. 323.002(1), for the removal and
13	storage of vehicles that run on gasoline or diesel fuels, in the
14	event the electric vehicle owner or operator is incapacitated,
15	unavailable, leaves the procurement of wrecker service to the
16	law enforcement officer at the scene, or otherwise does not
17	consent to the removal of the electric vehicle.
18	2. A wrecker operator may charge actual cost, plus 15
19	percent, for the cleanup of an accident scene and removal of an
20	electric vehicle, including a fire or any accidental discharge
21	of any hazardous materials or debris associated with the
22	electric vehicle.
23	Section 2. Paragraph (e) is added to subsection (1) of
24	section 166.043, Florida Statutes, to read:
25	166.043 Ordinances and rules imposing price controls
26	(1)
27	(e)1. Municipalities shall establish maximum rates for the
28	removal and storage of electric vehicles from an accident scene
29	which may be up to 3 times the rates charged by a wrecker
30	operator, as defined in s. 323.002(1), for the removal and
31	storage of vehicles that run on gasoline or diesel fuels, in the
32	event the electric vehicle owner or operator is incapacitated,
33	unavailable, leaves the procurement of wrecker service to the
34	law enforcement officer at the scene, or otherwise does not
35	consent to the removal of the electric vehicle.
36	2. A wrecker operator may charge actual cost, plus 15
37	percent, for the cleanup of an accident scene and removal of an
38	electric vehicle, including a fire or any accidental discharge
39	of any hazardous materials or debris associated with the

Florida Senate - 2025 Bill No. SB 872

40	electric vehicle.
41	Section 3. This act shall take effect July 1, 2025.
42	
43	=========== T I T L E A M E N D M E N T =================================
44	And the title is amended as follows:
45	Delete everything before the enacting clause
46	and insert:
47	A bill to be entitled
48	An act relating to price controls for the removal and
49	storage of electric vehicles; amending ss. 125.0103
50	and 166.043, F.S.; requiring counties and
51	municipalities, respectively, to establish specified
52	rates for the removal and storage of electric vehicles
53	from an accident scene; authorizing a wrecker operator
54	to charge specified costs for the cleanup of an
55	accident scene and removal of such vehicles; providing
56	an effective date.

	Florida Senate - 2025 SB	872	Florida Senate	- 2025	SB 872
	By Senator Ingoglia				
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29	11-00742B-25 202587 A bill to be entitled An act relating to county price controls for the removal and storage of electric vehicles; amending s. 166.043, F.S.; requiring counties to establish specified rates for the removal and storage of electric vehicles from an accident scene; authorizing a wrecker operator to charge specified costs for the cleanup of an accident scene and removal of such vehicles; providing an effective date. Be It Enacted by the Legislature of the State of Florida: Section 1. Paragraph (e) is added to subsection (1) of section 166.043, Florida Statutes, to read: 166.043 Ordinances and rules imposing price controls (1) (e)1. Counties must establish maximum rates for the remo and storage of electric vehicles from an accident scene which may be up to 3 times the rates charged by a wrecker operator, defined in s. 323.002(1), for the removal and storage of vehicles that run on gasoline or diesel fuels, in the event th electric vehicle owner or operator is incapacitated, unavailable, leaves the procurement of wrecker service to the law enforcement officer at the scene, or otherwise does not consent to the removal of the electric vehicle. 2. A wrecker operator may charge for the fair and reasonable costs, plus 10 percent, for the cleanup of an accident scene and removal of an electric vehicle, including a fire or any accidental discharge of any hazardous materials or	<u>as</u>		ed with the electric vehicle. This act shall take effect July	2025872 1, 2025.
I	Page 1 of 2 ODING: Words stricken are deletions; words <u>underlined</u> are addit		CODING: Words str	Page 2 of 2 icken are deletions; words <u>underl</u>	<u>ined</u> are additions.

	The Florida Se	enate					
3-12-25	APPEARANCE	RECORD	<u>SB 872</u>				
Meeting Date	Deliver both copies of t		Bill Number or Topic				
TRANSPORTON	Senate professional staff condu	ucting the meeting	According to the Accord (Keepelingha)				
Committee			Amendment Barcode (if applicable)				
NameAMES JENNINGS		Phone <u>66</u> .	1-239-7720				
Address 10310 NW 391	Mavor	Email	a EMRALDIOWING. Com				
City City State State Zip							
Speaking: 🔽 For 🗌 Against [Information OR	Waive Speaking:	In Support 🗌 Against				
	PLEASE CHECK ONE OF T	HE FOLLOWING:					
I am appearing without compensation or sponsorship.	I am a registered lobbyist representing:	t,	I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by:				
Jaushine STATE	Towing Associ	ATION					

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules. pdf (fisenate.gov)

This form is part of the public record for this meeting.

The Florida Senate							
<u>Meeting Date</u> <u>Transported</u> Committee	APPEARANCE RECOR Deliver both copies of this form to Senate professional staff conducting the meeting	Bill Number or Topic G Amendment Barcode (if applicable)					
Name Jose D	Phone.	850-294-7581					
Address <u>log C.</u> <u>Street</u> <u>Tallahesse</u> <u>City</u>	$\frac{ff}{State} = \frac{ff}{Zip}$ Email	king: 🕅 In Support 🔲 Against					
Speaking: For Aga	inst 🔄 Information OR Waive Spea						
PLEASE CHECK ONE OF THE FOLLOWING:							
I am appearing without compensation or sponsorship.	I am a registered lobbyist, representing:	I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by:					

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules pdf (Ilsenate.gov)

This form is part of the public record for this meeting.

	The Florida Sen	ate					
2-12-25 A	PPEARANCE	RECORD	<u>53812</u>				
Meeting Date	Deliver both copies of this		Bill Number or Topic				
<u>Committee</u>	Senate professional staff conducti	ng the meeting	Amendment Barcode (if applicable)				
Name Mile M	oure	Phone	7 - 7 - 6171				
Address 127 S, Ada	<u></u>	Email Moore	a) the rue thragroup,				
Tullahalle Pr City State	Zip		con				
Speaking: For Against	Information OR	Waive Speaking:	In Support 🗌 Against				
PLEASE CHECK ONE OF THE FOLLOWING:							
I am appearing without compensation or sponsorship.	I am a registered lobbyist, representing:		I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by:				
Guardi	an Fleet	servic	25				

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules pdf (fisenate.gov)

This form is part of the public record for this meeting.

THE FLORIDA SI	ENATE
APPEARANCE	RECORD

(Deliver BOTH copies	of this form to the	Senator or Senate	Professional Staff	conducting the meeting)
----------------------	---------------------	-------------------	---------------------------	-------------------------

3/12/25	copies of this form to the Senato	r or Senale Froiessional Si	an conducting the meeting)	872
Meeting Date			,	Bill Number (if applicable)
Topic Storage of Electric Vehicl	es		Amena	Iment Barcode (if applicable)
Name George Feijoo				
Job Title Consultant				
Address 108 S. Monroe Street			Phone <u>3057207</u>	099
Street Tallahassee	FL	32312	Email <u>grfeijoo@</u> t	flapartners.com
<i>City</i> Speaking: For Against	State	Zip Waive S (The Cha	peaking: In Su	ation into the record.)
Representing Florida Insura	nce Council			
Appearing at request of Chair:	Yes 🖌 No	Lobbyist regist	ered with Legislat	ure: 🖌 Yes 🗌 No
While it is a Senate tradition to encoura meeting. Those who do speak may be				

This form is part of the public record for this meeting.

S-001 (10/14/14)

The Florida Senate BILL ANALYSIS AND FISCAL IMPACT STATEMENT

			1	aff of the Committe		,
BILL:	SB 994				ľ	
INTRODUCER:	Senator Col	lins				
SUBJECT:	Driver Lice	nse Educ	ation Requirer	ments		
DATE:	March 12, 2	2025	REVISED:			
ANAL	YST	STAF	F DIRECTOR	REFERENCE		ACTION
. Shutes		Vicker	s	TR	Favorable	
2				ATD		
3				FP		

I. Summary:

SB 994 provides that each applicant for a driver license who is 18 years of age or older must complete an approved traffic law and substance abuse education course.

The bill also provides that each applicant for learner's driver license must satisfactorily complete a driver education course approved by the Department of Highway Safety and Motor Vehicles which meets or exceeds the Department of Education Driver Education/Traffic Safety-Classroom #1900300 current course description.

The bill does not appear to have a fiscal impact to state or local governments.

The bill takes effect July 1, 2025.

II. Present Situation:

Traffic Law and Substance Abuse Education Program for Driver License Applicants (TLSAE)

Under Florida law, each applicant for a driver license who is not already licensed in another jurisdiction must complete a TLSAE course, unless the applicant has satisfactorily completed a Department of Education driver education course.¹ The Department of Highway Safety and Motor Vehicles (DHSMV) approves TLSAE courses, and course materials must be designed to promote safety, education, and driver awareness.² Approved TLSAE courses must be updated at the DHSMV's request, and a course provider's failure to do so within 90 days after such request

¹ Section 322.095(1), F.S.

² Section 322.095(2), F.S.

results in the suspension of the course's approval until such time that the updates are submitted to and approved by the DHSMV.³

In addition to the TLSAE course, the DHSMV approves and regulates various other driver improvement courses.⁴

Driver Education/Traffic Safety Classroom (#1900300)

The purpose of the Driver Education/Traffic Safety-Classroom #1900300 course is to introduce students to Florida driving laws/rules of the road and safe driving behavior.⁵ It also provides an in-depth study of the contributing factors to vehicle crashes and their solutions. The content includes, but is not limited to, the following:

- Meaning and responsibilities of a driver license;
- Laws that govern the operation of a motor vehicle;
- Knowledge of Florida's Graduated Driver Licensing laws
- Vehicle control and traffic procedures;
- Knowledge of sharing the road with other types of vehicles and vulnerable road users;
- Defensive driving strategies;
- Physical and mental factors that affect driving ability; and
- Effects of alcohol and other drugs on driving performance ⁶

Driver License Requirements

The DHSMV may issue a learner's driver license to a person who is at least 15 years of age so as long as they meet the following criteria:

- Has passed a written examination for a learner's driver license;
- Has passed the vision and hearing examination administered under s. 322.12, F.S.;
- Has completed the traffic law and substance abuse education course as prescribed in s. 322.095, F.S.; and
- Meets all other requirements set forth by law and by rule of the DHSMV.⁷

When operating a motor vehicle, the holder of the learner's driver license must be accompanied at all times by a driver who:

- Holds a valid license to operate the type of vehicle being operated; and
- Is at least 21 years of age; and occupies the closest seat of the driver of the motor vehicle.⁸

³ Section 322.095(7), F.S.

⁴ Department of Highway Safety and Motor Vehicles, *Driver Improvement Schools*, <u>https://www.flhsmv.gov/driver-licenses-id-cards/education-courses/driver-improvement-</u>

schools/#:~:text=All%20first%2Dtime%20drivers%20must,having%20to%20take%20the%20TLSAE (last visited March 3, 2025).

⁵ Florida Department of Education, *Driver Education/Traffic Safety-Classroom #1900300*, <u>https://www.fldoe.org/core/fileparse.php/20017/urlt/19-8.pdf</u> (last visited March 3, 2025).

⁶ Id.

⁷ Section 322.1615(1), F.S.

⁸ Section 322.1615(2), F.S.

A person who holds a learner's driver license may operate the vehicle only during daylight hours, except that the holder of a learner's driver license may operate a vehicle until 10 p.m., after three months following the issuance of the learner's driver license.⁹

The DHSMV is prohibited from issuing a Class E driver license to a person who is at least 16 years of age but is under 18 years of age unless the person meets the requirements of s. 322.091, F.S., and holds a valid: (1) learner's driver license for at least 12 months, with no moving traffic convictions, before applying for a license; (2) learner's driver license for at least 12 months and who has a moving traffic conviction but elects to attend a traffic driving school for which adjudication must be withheld; or (3) license that was issued in another state or in a foreign jurisdiction and that would not be subject to suspension or revocation under the laws of this state.¹⁰

A person who is at least 16 years of age but who is under 18 years of age, must provide certification that a parent, guardian, or other responsible adult meeting the requirements of s. 322.09, F.S., has accompanied the applicant for a total of not less than 50 hours' behind-the-wheel experience, of which not less than 10 hours must be at night.¹¹

III. Effect of Proposed Changes:

The bill amends s. 322.095, F.S., to provide that each applicant for a driver license who is 18 years of age or older (currently all driver license applicants) must complete a TLSAE course, unless the applicant has been licensed in another jurisdiction or has satisfactorily completed a Department of Education driver education course offered pursuant to s. 1003.48, F.S.

The bill also amends s. 322.1615, F.S., to eliminate the requirement that each applicant for a learner's driver license must complete a TLSAE course, and instead, specifies that such applicant must satisfactorily complete a driver education course approved by the DHSMV which meets or exceeds the Department of Education/Traffic Safety-Classroom 1900300 current course description.

The bill takes effect July 1, 2025.

IV. Constitutional Issues:

A. Municipality/County Mandates Restrictions:

None.

B. Public Records/Open Meetings Issues:

None.

⁹ Section 322.1615(3), F.S.

¹⁰ Section 322.05(2), F.S.

¹¹ Section 322.05(3), F.S.

C. Trust Funds Restrictions:

None.

D. State Tax or Fee Increases:

None.

E. Other Constitutional Issues:

None.

V. Fiscal Impact Statement:

A. Tax/Fee Issues:

None.

B. Private Sector Impact:

None.

C. Government Sector Impact:

The bill does not appear to have a fiscal impact to state and local governments.

VI. Technical Deficiencies:

None.

VII. Related Issues:

None.

VIII. Statutes Affected:

This bill amends sections 322.095 and 322.1615 of the Florida Statutes.

IX. Additional Information:

A. Committee Substitute – Statement of Changes: (Summarizing differences between the Committee Substitute and the prior version of the bill.)

None.

B. Amendments:

None.

This Senate Bill Analysis does not reflect the intent or official position of the bill's introducer or the Florida Senate.

SB 994

	By Senator Collins				
	14-00675A-25 2025994		14	4-00675A-25	2025994
1	A bill to be entitled	3	30 d:	river license;	
2	An act relating to driver license education	3	31	(b) Has passed the vision and hearing examinat:	Lon
3	requirements; amending s. 322.095, F.S.; specifying	3	32 ad	dministered under s. 322.12;	
4	the age at which an applicant for a driver license	3	33	(c) Has satisfactorily completed a driver education	ation course
5	must complete a traffic law and substance abuse	3	34 aj	pproved by the department which meets or exceeds th	e Department
6	education course; amending s. 322.1615, F.S.;	3	35 <u>o</u> :	f Education Driver Education/Traffic Safety-Classro	om 1900300
7	requiring an applicant for a learner's driver license	3	36 <u>c</u> 1	urrent course description the traffic law and subst	ance abuse
8	to complete a certain driver education course approved	3	37 e	ducation course prescribed in s. 322.095; and	
9	by the Department of Highway Safety and Motor	3	38	(d) Meets all other requirements set forth in I	Law and by
10	Vehicles; providing an effective date.	3	39 ri	ule of the department.	
11		4	40	Section 3. This act shall take effect July 1, 2	2025.
12	Be It Enacted by the Legislature of the State of Florida:				
13					
14	Section 1. Subsection (1) of section 322.095, Florida				
15	Statutes, is amended to read:				
16	322.095 Traffic law and substance abuse education program				
17	for driver license applicants				
18	(1) Each applicant for a driver license who is 18 years of				
19	age or older must complete a traffic law and substance abuse				
20	education course, unless the applicant has been licensed in				
21	another jurisdiction or has satisfactorily completed a				
22	Department of Education driver education course offered pursuant				
23	to s. 1003.48.				
24	Section 2. Subsection (1) of section 322.1615, Florida				
25	Statutes, is amended to read:				
26	322.1615 Learner's driver license				
27	(1) The department may issue a learner's driver license to				
28	a person who is at least 15 years of age and who:				
29	(a) Has passed the written examination for a learner's				
1	Page 1 of 2		'	Page 2 of 2	I
c	CODING: Words stricken are deletions; words underlined are additions.		COD	ING: Words stricken are deletions; words underlined	are additions.
				· · · · · · · · · · · · · · · · · · ·	

a v	The Florida Sena	ate	
3 12 25	APPEARANCE	RECORD	994
Meeting Date	Deliver both copies of this		Bill Number or Topic
Transportation Committee	Senate professional staff conductir	ig the meeting	Amendment Barcode (if applicable)
Name Courney Larkin		Phone	209-0.04
Address <u>LOL N Monne</u> Street	57	Email <u>Clari</u>	<u> Cin@ContinentalStrategy.com</u>
Tallahassee	FL M301 State Zip		
Speaking: For Ag	ainst 🗌 Information OR V	Vaive Speaking: 🚺	In Support 🔲 Against
	PLEASE CHECK ONE OF THE	FOLLOWING:	
I am appearing without compensation or sponsorship.	I am a registered lobbyist, representing:		I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by:
	ABate Florida		

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules. pdf (Ilsenate.gov)

This form is part of the public record for this meeting.

The Florida Senate BILL ANALYSIS AND FISCAL IMPACT STATEMENT

(This document is based on the provisions contained in the legislation as of the latest date listed below.)						
	Prepared	d By: The	Professional Sta	aff of the Committee	e on Transportat	ion
BILL:	SB 1318					
INTRODUCER:	Senator Gral	1				
SUBJECT:	Hands-free D	Driving				
DATE:	March 12, 20)25	REVISED:			
ANAL	YST	STAFF	DIRECTOR	REFERENCE		ACTION
1. Shutes		Vicker	S	TR	Favorable	
2.				ATD		
3.				RC		

I. Summary:

The bill renames the Florida Ban on Texting While Driving Law to the Florida Hands-Free Driving Law and expands the prohibition to include using, while driving, a wireless communications device in a handheld manner except to activate, deactivate, initiate, or terminate a feature or function of the device, including a hands-free accessory. The bill provides that sustained use of a wireless communications device by a person operating a vehicle must be conducted through a hands-free accessory until such use is terminated. It defines certain terms, including handheld manner, hands-free accessory, and wireless communications device.

The bill repeals certain provisions that are no longer necessary relating to the ban of a wireless communications device in school and work zones. It provides that in work zones where personnel are present operating equipment, a law enforcement officer must indicate in the comment of the uniform traffic citation the type of wireless communications device that was used to commit the violation and must, in accordance with current requirements in law, provide this information to the Department of Highway Safety and Motor Vehicles for their annual report to the Governor, the President of the Senate, and the Speaker of the House of Representatives.

The bill may have an indeterminate fiscal impact on state and local governments and the private sector. See Section V. Fiscal Analysis Section.

The bill has an effective date of July 1, 2025.

II. Present Situation:

Florida Ban on Texting While Driving Law

The legislative intent of the "Florida Ban on Texting While Driving Law" is to:

- Improve roadway safety for all vehicle operators, vehicle passengers, bicyclists, pedestrians, and other road users;
- Prevent crashes related to the act of text messaging while driving a motor vehicle;
- Reduce injuries, deaths, property damage, health care costs, health insurance rates, and automobile insurance rates related to motor vehicle crashes; and
- Authorize law enforcement officers to stop motor vehicles and issue citations to persons who are texting while driving.¹

Prohibition

The Florida Ban on Texting While Driving Law prohibits a person from operating a motor vehicle while manually typing or entering multiple letters, numbers, symbols, or other characters into a wireless communications device or while sending or reading data on such a device for the purpose of nonvoice interpersonal communication, including, but not limited to, communication methods known as texting, e-mailing, and instant messaging.² The term "wireless communications device" is defined as any handheld device used or capable of being used in a handheld manner, that is designed or intended to receive or transmit text or character-based messages, access or store data, or connect to the Internet or any communications service and that allows text communications.³

A motor vehicle that is stationary is not being operated and, therefore, is not subject to this prohibition.⁴ Additionally, the prohibition does not apply to a motor vehicle operator who is:

- Performing official duties as an operator of an authorized emergency vehicle, a law enforcement or fire service professional, or an emergency medical services professional;
- Reporting an emergency or criminal or suspicious activity to law enforcement authorities;
- Receiving messages that are related to the operation or navigation of the motor vehicle; safety-related information, including emergency, traffic, or weather alerts; data used primarily by the motor vehicle; or radio broadcasts;
- Using a device or system for navigation purposes;
- Conducting wireless interpersonal communication that does not require manual entry of multiple letters, numbers, or symbols, except to activate, deactivate, or initiate a feature or function;
- Conducting wireless interpersonal communication that does not require reading text messages, except to activate, deactivate, or initiate a feature or function; and
- Operating an autonomous vehicle with the automated driving system engaged.⁵

¹ Section 316.305(2), F.S.

² Section 316.305(3)(a), F.S.

³ Id.

⁴ *Id*.

⁵ Section 316.305(3)(b), F.S.

Enforcement and Penalties

A law enforcement officer who stops a motor vehicle for a violation of the Florida Ban on Texting While Driving Law must inform the motor vehicle operator of his or her right to decline a search of his or her wireless communications device and may not:

- Access the wireless communications device without a warrant;
- Confiscate the wireless communications device while awaiting issuance of a warrant to access such device; and
- Obtain consent from the motor vehicle operator to search his or her wireless communications device through coercion or other improper method. Consent to search a motor vehicle operator's wireless communications device must be voluntary and unequivocal.⁶

A first violation of the ban on texting while driving is punishable as a nonmoving violation and carries a \$30 fine plus court costs,⁷ which could result in a total fine up to \$108.⁸ A second or subsequent violation of the ban committed within five years after the date of a prior conviction is a moving violation and carries a \$60 fine plus court costs,⁹ which could result in a total fine up to \$158.¹⁰

Data Collection and Reporting Requirement

When a law enforcement officer issues a citation for a violation of the Florida Ban on Texting While Driving Law, the law enforcement officer must record the race and ethnicity of the violator. All law enforcement agencies must maintain such information and report the information to the Department of Highway Safety and Motor Vehicles (DHSMV) by April 1 annually in a form and manner determined by the DHSMV. The DHSMV must annually report the data collected to the Governor, the President of the Senate, and the Speaker of the House of Representatives. The data collected must be reported at least by statewide totals for local law enforcement agencies, and state university law enforcement agencies. The statewide total for local law enforcement agencies must combine the data for the county sheriffs and the municipal law enforcement agencies.¹¹

Ban on the Use of Wireless Communications Devices in a Handheld Manner in School and Work Zones

Prohibition and Enforcement

In addition to the ban on texting while driving, law enforcement officers are authorized to stop motor vehicles and issue citations to persons who are driving in a designated school crossing,

⁶ Section 316.305(3)(c), F.S.

⁷ Section 316.305(4)(a), F.S. *See also* ch. 318, F.S.

⁸ Florida Court Clerks and Comptrollers, 2023 Distribution Schedule of Court-Related Filing Fees, Service Charges, Costs and Fines, Including a Fee Schedule for Recording, p. 39,

https://cdn.ymaws.com/www.flclerks.com/resource/resmgr/publicationsanddocuments/2023 Distribution Schedule e.pdf (last visited March 6, 2025).

⁹ Section 316.305(4)(b), F.S. See also Ch. 318, F.S.

¹⁰ Florida Court Clerks and Comptrollers, *supra* note 8, at p. 42.

¹¹ Section 316.305(5), F.S.

school zone, or work zone area¹²¹³ while using a wireless communications device in a handheld manner.¹⁴ Wireless communications device has the same meaning aforementioned for the Florida Ban on Texting While Driving Law and includes, but is not limited to, a cell phone, a tablet, a laptop, two-way messaging device, or an electronic game that is used or capable of being used in a handheld manner.¹⁵

The ban on the use of wireless communications devices in a handheld manner in school and work zones has almost identical exceptions and enforcement procedures as the Florida Ban on Texting While Driving Law.¹⁶ However, the ban on the use of a wireless communications device in a handheld manner in school and work zones expressly allows the use of a wireless communications device if it is operated in a hands-free or hands-free in voice-operated mode, including, but not limited to, a factory-installed or after-market Bluetooth device while driving.¹⁷

Penalties

A first violation of the ban on the use of wireless communications devices in a handheld manner in school and work zones is punishable as a noncriminal traffic infraction, punishable as a moving violation,¹⁸ and a violator will have 3 points assessed against his or her driver license.¹⁹ For a first offense, in lieu of the \$60 fine, additional court costs, and the assessment of points, a person may elect to participate in a wireless communications device driving safety program approved by the DHSMV. Upon completion of such program, the penalty and associated costs may be waived by the clerk of the court and the assessment of points must be waived.²⁰

Additionally, the clerk of the court may dismiss a case and assess court costs for a nonmoving traffic infraction for a person who is cited for a first-time violation of this section if the person shows the clerk proof of purchase of equipment that enables his or her personal wireless communications device to be used in a hands-free manner.²¹ All the proceeds collected from such penalties must be remitted to the Department of Revenue for deposit into the Emergency Medical Services Trust Fund of the Department of Health.²²

Data Collection and Reporting Requirement

When a law enforcement officer issues a citation for a violation of the ban on the use of wireless communications device in a handheld manner in school and work zones, the law enforcement officer must record the race and ethnicity of the violator. All law enforcement agencies must

¹² Section 316.003(111), F.S., defines work zone as the area and its approaches on any state-maintained highway, countymaintained highway, or municipal street where construction, repair, maintenance, or other street-related or highway-related work is being performed or where one or more lanes are closed to traffic.

¹³ Section 316.306(3)(a), F.S., provides that the prohibition on work zone areas is only applicable if the construction personnel are present or are operating equipment on the road or immediately adjacent to the work zone area.

¹⁴ Sections 316.306(2) and 316.306(3)(a), F.S.

¹⁵ Section 316.306(1), F.S.

¹⁶ Section 316.306(3), F.S.

¹⁷ Id.

¹⁸ Chapter 318, F.S., provides that such violation carries a \$60 fine plus court costs.

¹⁹ Section 316.306(4)(a), F.S.

 $^{^{20}}$ *Id*.

²¹ Section 316.306(4)(b), F.S.

²² Section 316.306(5), F.S.

maintain such information and must report such information to the DHSMV in a form and manner determined by the DHSMV. The DHSMV must annually report the data collected to the Governor, the President of the Senate, and the Speaker of the House of Representatives. The data collected must be reported at least by statewide totals for local law enforcement agencies, state law enforcement agencies, and state university law enforcement agencies. The statewide total for local law enforcement agencies must combine the data for the county sheriffs and the municipal law enforcement agencies.²³

III. Effect of Proposed Changes:

Expanding the Florida Ban on Texting While Driving Law

The bill renames the Florida Ban on Texting While Driving Law to the Florida Hands-Free Driving Law and expands the prohibition to include using, while driving, a wireless communications device in a handheld manner except to activate, deactivate, initiate, or terminate a feature or function of the device, including a hands-free accessory. The bill provides that sustained use of a wireless communications device by a person operating a vehicle must be conducted through a hands-free accessory until such use is terminated.

The bill defines the following terms in order to expand the prohibition:

- Handheld manner: Holding a wireless communications device in one or both hands or physically supporting the device with any other part of the body.
- Hands-free accessory: An attachment to or built-in feature of a wireless communications device which allows the operator of a motor vehicle to engage in interpersonal communication or otherwise use such device other than in a handheld manner.
- Wireless communications device: A handheld device used or capable of being used in a handheld manner to transmit or receive a voice message; initiate, receive, or maintain a telephone call; or otherwise engage in interpersonal voice communication; receive or transmit text-based or character-based messages or otherwise engage in interpersonal nonvoice communication; record or display videos or images; enter, access, or store data; or connect to the Internet or any communications service. The term includes, but is not limited to, a cellular telephone, smartphone, tablet computer, laptop computer, two-way messaging device, electronic gaming device, or device capable of displaying videos or images. The term does not include a citizens band radio, citizens band radio hybrid, commercial two-way radio communications device, prescribed medical device, amateur or ham radio device, or invehicle security, navigation, communications, or remote diagnostics system.

The bill maintains most of the existing exceptions to the prohibition on texting, including the exception for a motor vehicle that is stationary and, therefore, not being operated. However, the bill eliminates the exception for using a device or system for navigation purposes.²⁴

²³ Section 316.306(6), F.S.

²⁴ The bill maintains the current exception for receiving messages that are related to the operation or navigation of the motor vehicle.

Use of Wireless Communications Device in a Handheld Manner in School and Work Zones

The bill amends the prohibition found in the Florida Ban on Texting While Driving Law to ban the use of a wireless communications device in a handheld manner while driving. As such, because the ban would no longer be unique to school and work zones, the bill repeals certain statutory provisions that are no longer necessary.

However, the bill maintains the provisions of law that outline the penalties, data collection, and report requirements for a person who violates the use of a wireless communications device in a handheld manner while driving in a designated work zone area, if construction personnel are present or are operating equipment on the road or immediately adjacent to the work area.

A person who violates the use of a wireless communications device in a handheld manner while driving in a designated work zone area, commits a noncriminal traffic infraction, punishable as a moving violation, and subject to the following penalties:

- First offense shall pay a fine of \$150 and have three points assessed to their driver license;
- Second offense shall pay a fine of \$250 and have three points assessed to their driver license;
- Third offense shall pay a fine of \$500 and have four points assessed to their driver license and have his or her driver license suspended for 90 days.

Additionally, the bill provides that when a law enforcement officer issues a citation in a work zone to a person who violated the use of a wireless communications device while driving, the law enforcement officer must indicate in the comment section of the uniform traffic citation the type of wireless communications device that was used to commit the violation. In accordance with current requirements in law, this information must be provided to the DHSMV for their annual report to the Governor, President of the Senate, and Speaker of the House of Representatives.

The bill has an effective date of July 1, 2025.

IV. Constitutional Issues:

A. Municipality/County Mandates Restrictions:

None.

B. Public Records/Open Meetings Issues:

None.

C. Trust Funds Restrictions:

None.

D. State Tax or Fee Increases:

None.

E. Other Constitutional Issues:

None.

V. Fiscal Impact Statement:

A. Tax/Fee Issues:

None.

B. Private Sector Impact:

The changes in the laws regarding the use of wireless communications devices while driving may result in more motorists being assessed traffic fines.

C. Government Sector Impact:

The bill may increase state and local government revenues to the extent there is an increase in the number of traffic citations issued due to changes in the law regarding the use of wireless communications devices while driving. However, the fiscal impact cannot be quantified and is therefore indeterminate.

The DHSMV estimates it will incur \$38,995 in IT programming and implementation costs.²⁵ In addition, the DHSMV may incur expenses related to public awareness and educational efforts regarding the changes in the laws regarding the use of wireless communication devices while driving. However, the department reports that these costs can likely be absorbed within existing resources.

VI. Technical Deficiencies:

None.

VII. Related Issues:

None.

VIII. Statutes Affected:

This bill substantially amends sections 316.305 and 316.306 of the Florida Statutes.

IX. Additional Information:

A. Committee Substitute – Statement of Changes: (Summarizing differences between the Committee Substitute and the prior version of the bill.)

None.

²⁵ Email from Jonas Marquez, Director of Legislative Affairs, Department of Highway Safety and Motor Vehicles, RE: SB 1318 Fiscal Impact, regarding IT impacts for programming costs (March 10, 2025)

B. Amendments:

None.

This Senate Bill Analysis does not reflect the intent or official position of the bill's introducer or the Florida Senate.

SB 1318

SB 1318

By Senator Grall		
29-00729-25 20251318_		29-00729-25 20251318_
A bill to be entitled		30 users.
An act relating to hands-free driving; amending s.		(b) Prevent crashes related to the <u>use of a wireless</u>
316.305, F.S.; revising a short title; revising	32	
legislative intent; defining terms; prohibiting a		33 while driving a motor vehicle.
person from operating a motor vehicle while using a		(c) Reduce injuries, deaths, property damage, health care
wireless communications device in a handheld manner;		costs, health insurance rates, and automobile insurance rates
providing an exception; requiring that sustained use		36 related to motor vehicle crashes.
of a wireless communications device by a person		37 (d) Authorize law enforcement officers to stop motor
operating a motor vehicle be conducted through a		vehicles and issue citations to persons who are <u>using wireless</u>
hands-free accessory until such use is terminated;		39 <u>communications devices in a handheld manner</u> texting while
revising exceptions to the prohibition; removing	40	10 driving.
obsolete provisions; providing penalties; amending s.	41	
316.306, F.S.; revising penalty provisions relating to	42	
the use of wireless communications devices in a	43	3 <u>communications device in one or both hands or physically</u>
handheld manner in certain circumstances; conforming	44	supporting the device with any other part of the body.
provisions to changes made by the act; providing an	45	(b) "Hands-free accessory" means an attachment to or a
effective date.	4 6	built-in feature of a wireless communications device which
	4	allows the operator of a motor vehicle to engage in
Be It Enacted by the Legislature of the State of Florida:	48	interpersonal communication or otherwise use such device other
	49	19 than in a handheld manner.
Section 1. Section 316.305, Florida Statutes, is amended to	50	(c) "Wireless communications device":
read:	51	1 <u>1. Means a handheld device used or capable of being used in</u>
316.305 Wireless communications devices; use in a handheld	52	52 <u>a handheld manner to:</u>
manner prohibited prohibition	53	a. Transmit or receive a voice message; initiate, receive,
(1) This section may be cited as the "Florida <u>Hands-Free</u>	54	or maintain a telephone call; or otherwise engage in
Ban on Texting While Driving Law."	55	interpersonal voice communication;
(2) It is the intent of the Legislature to:	56	b. Receive or transmit text-based or character-based
(a) Improve roadway safety for all vehicle operators,	5	messages or otherwise engage in interpersonal nonvoice
vehicle passengers, bicyclists, pedestrians, and other road	58	58 <u>communication;</u>
Page 1 of 11		Page 2 of 11
CODING: Words stricken are deletions; words underlined are additions.		CODING: Words stricken are deletions; words underlined are additions

29-00729-25	20251318		29-00729-25 20251318
c. Record or display videos or images;		88	or character-based messages, access or store data, or connect to
d. Enter, access, or store data; or		89	the Internet or any communications service as defined in s.
e. Connect to the Internet or any communications	service as	90	812.15 and that allows text communications. For the purposes of
defined in s. 812.15(1).		91	this paragraph, A motor vehicle that is stationary is not being
2. Includes, but is not limited to, a cellular te	lephone,	92	operated and is not subject to the prohibition in this
smartphone, tablet computer, laptop computer, two-way r	nessaging	93	paragraph.
device, electronic gaming device, or device capable of		94	(b) Paragraph (a) does not apply to a motor vehicle
displaying videos or images. The term does not include	a	95	operator who is:
citizens band radio, a citizens band radio hybrid, a co	ommercial	96	1. Performing official duties as an operator of an
two-way radio communications device or its functional		97	authorized emergency vehicle as defined in s. 322.01, a law
equivalent, a subscription-based emergency communication	ons	98	enforcement or fire service professional, or an emergency
device, a prescribed medical device, an amateur or ham	radio	99	medical services professional.
device, or an in-vehicle security, navigation, communic	cations,	100	2. Reporting an emergency or criminal or suspicious
or remote diagnostics system.		101	activity to law enforcement authorities.
(4)(a) (3)(a) A person may not operate a motor veh	icle while	102	3. Receiving messages that are:
using manually typing or entering multiple letters, nur	nbers,	103	a. Related to the operation or navigation of the motor
symbols, or other characters into a wireless communicat	tions	104	vehicle;
device in a handheld manner except to activate, deactive	rate,	105	b. Safety-related information, including emergency,
initiate, or terminate a feature or function of the dev	vice,	106	traffic, or weather alerts;
including a hands-free accessory. Sustained use of a wa	ireless	107	c. Data used primarily by the motor vehicle; or
communications device by a person operating a motor veh	nicle must	108	d. Radio broadcasts.
be conducted through a hands-free accessory until such	use is	109	4. Using a device or system for navigation purposes.
terminated. or while sending or reading data on such a	device	110	5. Conducting wireless interpersonal communication that
for the purpose of nonvoice interpersonal communication	17	111	does not require manual entry of multiple letters, numbers, or
including, but not limited to, communication methods kn	hown as	112	symbols, except to activate, deactivate, or initiate a feature
texting, e-mailing, and instant messaging. As used in 4	this	113	or function.
section, the term "wireless communications device" mean	ns any	114	6. Conducting wireless interpersonal communication that
handheld device used or capable of being used in a hand	theld	115	does not require reading text messages, except to activate,
manner, that is designed or intended to receive or tran	nsmit text	116	deactivate, or initiate a feature or function.
Page 3 of 11	'		Page 4 of 11
CODING: Words stricken are deletions; words underlined as	re additions.	(CODING: Words stricken are deletions; words underlined are addition

29-00729-25 59 c. Record or o

60

61

62

63

64 65

66

67

68

69

70

71

72

73

74

75

76

77

78

79

80

81

82

83

84 85

86

1	29-00729-25 20251318_		29-00729-25 20251318_
117	7. Operating an autonomous vehicle, as defined in s.	146	(6) (5) When a law enforcement officer issues a citation for
118	316.003(3), with the automated driving system engaged.	147	a violation of this section, the law enforcement officer must
119	(c) A law enforcement officer who stops a motor vehicle for	148	record the race and ethnicity of the violator. All law
120	a violation of paragraph (a) must inform the motor vehicle	149	enforcement agencies must maintain such information and report
121	operator of his or her right to decline a search of his or her	150	the information to the department by April 1 annually in a form
122	wireless communications device and may not:	151	and manner determined by the department. Beginning July 1, 2023,
123	1. Access the wireless communications device without a	152	the department shall annually report the data collected under
124	warrant.	153	this subsection to the Governor, the President of the Senate,
125	2. Confiscate the wireless communications device while	154	and the Speaker of the House of Representatives. The data
126	awaiting issuance of a warrant to access such device.	155	collected must be reported at least by statewide totals for
127	3. Obtain consent from the motor vehicle operator to search	156	local law enforcement agencies, state law enforcement agencies,
128	his or her wireless communications device through coercion or	157	and state university law enforcement agencies. The statewide
129	other improper method. Consent to search a motor vehicle	158	total for local law enforcement agencies shall combine the data
130	operator's wireless communications device must be voluntary and	159	for the county sheriffs and the municipal law enforcement
131	unequivocal.	160	agencies.
132	(d) Only in the event of a crash resulting in death or	161	Section 2. Section 316.306, Florida Statutes, is amended to
133	personal injury, a user's billing records for a wireless	162	read:
134	communications device or the testimony of or written statements	163	316.306 Penalties for School and work zones; prohibition on
135	from appropriate authorities receiving such messages may be	164	the use of a wireless communications device in a handheld manner
136	admissible as evidence in any proceeding to determine whether a	165	on any roadway when construction personnel are present or
137	violation of paragraph (a) has been committed.	166	operating equipment
138	(5)(a)(4)(a) A Any person who violates paragraph (4)(a)	167	(1) For purposes of this section, the term "wireless
139	$\left(3\right)\left(a\right)$ commits a noncriminal traffic infraction, punishable as a	168	communications device" has the same meaning as provided in s.
140	nonmoving violation as provided in chapter 318.	169	316.305(3)(a). The term includes, but is not limited to, a cell
141	(b) <u>A</u> Any person who commits a second or subsequent	170	phone, a tablet, a laptop, a two-way messaging device, or an
142	violation of paragraph $\underline{(4)(a)}$ $\overline{(3)(a)}$ within 5 years after the	171	electronic game that is used or capable of being used in a
143	date of a prior conviction for a violation of paragraph (4) (a)	172	handheld manner. The term does not include a safety, security,
144	$\left(3 ight) \left(a ight)$ commits a noncriminal traffic infraction, punishable as a	173	or convenience feature built into a motor vehicle which does not
145	moving violation as provided in chapter 318.	174	require the use of a handheld device.
	Page 5 of 11		Page 6 of 11
(CODING: Words stricken are deletions; words <u>underlined</u> are additions.	c	CODING: Words stricken are deletions; words <u>underlined</u> are additions.

	29-00729-25 20251318_
175	
176	(a) Improve roadway safety in school and work zones for all
177	vehicle operators, vehicle passengers, bicyclists, pedestrians,
178	and other read users.
179	(b) — Prevent crashes related to the act of driving while
180	using a wireless communications device in a handheld manner when
181	operating a motor vehicle while the vehicle is in motion.
182	(c) Reduce injuries, deaths, property damage, health care
183	costs, health insurance rates, and automobile insurance rates
184	related to motor vehicle crashes.
185	(d) Authorize law enforcement officers to stop motor
186	vehicles and issue citations to persons who are driving in
187	school or work zones while using a wireless communications
188	device in a handheld manner as provided in subsection (3).
189	(3) (a) 1. A person may not operate a motor vehicle while
190	using a wireless communications device in a handheld manner in a
191	designated school crossing, school zone, or work zone area as
192	defined in s. 316.003(112). This subparagraph shall only be
193	applicable to work zone areas if construction personnel are
194	present or are operating equipment on the road or immediately
195	adjacent to the work zone area. For the purposes of this
196	paragraph, a motor vehicle that is stationary is not being
197	operated and is not subject to the prohibition in this
198	paragraph.
199	2. Effective January 1, 2020, a law enforcement officer may
200	stop motor vehicles and issue citations to persons who are
201	driving while using a wireless communications device in a
202	handheld manner in violation of subparagraph 1.
203	(b) Paragraph (a) does not apply to a motor vehicle
	Page 7 of 11
c	ODING: Words stricken are deletions; words underlined are addition

	29-00729-25 20251318_
204	operator who is:
205	1. Performing official duties as an operator of an
206	authorized emergency vehicle as defined in s. 322.01, a law
207	enforcement or fire service professional, or an emergency
208	medical services professional.
209	2. Reporting an emergency or criminal or suspicious
210	activity to law enforcement authorities.
211	3. Receiving messages that are:
212	a. Related to the operation or navigation of the motor
213	vehicle;
214	b. Safety-related information, including emergency,
215	traffic, or weather alerts;
216	c. Data used primarily by the motor vehicle; or
217	d. Radio broadcasts.
218	4. Using a device or system in a hands-free manner for
219	navigation purposes.
220	5. Using a wireless communications device hands-free or
221	hands-free in voice-operated mode, including, but not limited
222	to, a factory-installed or after-market Bluetooth device.
223	6.—Operating an autonomous vehicle, as defined in s.
224	316.003, in autonomous mode.
225	(c) A law enforcement officer who stops a motor vehicle for
226	a violation of paragraph (a) must inform the motor vehicle
227	operator of his or her right to decline a search of his or her
228	wireless communications device and may not:
229	1. Access the wireless communications device without a
230	warrant.
231	2. Confiscate the wireless communications device while
232	awaiting issuance of a warrant to access such device.
I	
	Page 8 of 11

CODING: Words stricken are deletions; words underlined are additions.

233 234

235

236

237

238 239

240

241

242

243

244

245 246

247

248 249

250

251

252

253

254

255

256

257

258

259

260

29-00729-25 20251318		29-00729-25 20251318
3. Obtain consent from the motor vehicle operator to search	262	 (a) For a first violation offense under this section, in
his or her wireless communications device through coercion or	263	lieu of the penalty specified in s. 318.18 and the assessment of
other improper method. Consent to search a motor vehicle	264	points, a person who violates this section may elect to
operator's wireless communications device must be voluntary and	265	participate in a wireless communications device driving safety
unequivocal.	266	program approved by the Department of Highway Safety and Motor
(d) Only in the event of a crash resulting in death or	267	Vehicles. Upon completion of such program, the <u>penalties</u> penalty
serious bodily injury, as defined in s. 316.027, may a user's	268	specified in this section and s. 318.18 and associated costs may
billing records for a wireless communications device, or the	269	be waived by the clerk of the court and the assessment of points
testimony of or written statements from appropriate authorities	270	must be waived.
receiving such messages, be admissible as evidence in any	271	(b) The clerk of the court may dismiss a case and assess
proceeding to determine whether a violation of subparagraph	272	court costs in accordance with s. 318.18(12)(a) for a nonmoving
(a)1. has been committed.	273	traffic infraction for a person who is cited for a first $time$
(c) Law enforcement officers must indicate the type of	274	violation $\overline{\text{of this section}}$ if the person shows the clerk proof of
wireless communications device in the comment section of the	275	purchase of equipment that enables his or her personal wireless
uniform traffic citation.	276	communications device to be used in a hands-free manner.
(4) (a) A Any person who violates s. 316.305(4)(a) on any	277	(2)(5) Notwithstanding s. 318.21, all proceeds collected
roadway when construction personnel are present or are operating	278	pursuant to s. 318.18 for violations $\underline{under} \ { m of} \ { m this} \ { m section} \ { m must}$
equipment on the road or immediately adjacent to the work zone	279	be remitted to the Department of Revenue for deposit into the
area this section commits a noncriminal traffic infraction,	280	Emergency Medical Services Trust Fund of the Department of
punishable as a moving violation $_{\tau}$ as provided in chapter 318 $_{\underline{\prime}}$	281	Health.
and shall pay a fine of \$150 and have 3 points assessed against	282	(3)(6) When a law enforcement officer issues a citation for
his or her driver license. A person who commits a second	283	a violation $\underline{under} \ of$ this section, the law enforcement officer
violation shall pay a fine of \$250 and have 3 points assessed	284	must:
against his or her driver license. A person who commits a third	285	(a) Indicate in the comment section of the uniform traffic
violation shall pay a fine of \$500, have 4 points assessed	286	citation the type of wireless communications device that was
against his or her driver license, and have his or her driver	287	used to commit the violation.
license suspended for 90 days, and shall have 3 points assessed	288	(b) Record the race and ethnicity of the violator. All law
against his or her driver license as set forth in s.	289	enforcement agencies must maintain such information and must
322.27(3)(d)8 .	290	report such information to the department in a form and manner
Page 9 of 11		Page 10 of 11
CODING: Words stricken are deletions; words underlined are additions.		CODING: Words stricken are deletions; words underlined are additions.
and the series of the series o		are additions, words series are accelent, words <u>anderlined</u> are additions.

	29-00729-25 20251318
291	determined by the department. Beginning February 1, 2020, the
292	department shall annually report the data collected under this
293	paragraph subsection to the Governor, the President of the
294	Senate, and the Speaker of the House of Representatives. The
295	data collected must be reported at least by statewide totals for
296	local law enforcement agencies, state law enforcement agencies,
297	and state university law enforcement agencies. The statewide
298	total for local law enforcement agencies is a combination of
299	must combine the data for the county sheriffs and the municipal
300	law enforcement agencies.
301	Section 3. This act shall take effect July 1, 2025.
001	
I	
	Page 11 of 11

CODING: Words stricken are deletions; words underlined are additions.

1	DUPLICATE		
3/11/2025	APPEARANCE RECO	RD	SB-1318
Meeting Date	Deliver both copies of this form to		Bill Number or Topic
TRANSPORTATION	Senate professional staff conducting the mee	iting	
Committee			Amendment Barcode (if applicable)
Name KENREINHARD	T Phon	ne_954	-856-4571
Address <u>5130 NW 82</u> 77 Street		Kre	inhardt@aarp.org
CORAL SPRINKS	IFL 33067 Tate Zip		
Speaking: 🔀 For 🔲 Again	st 🔲 Information OR Waive Sp	eaking: 🔲	In Support 🔲 Against
	PLEASE CHECK ONE OF THE FOLLO	WING:	
I am appearing without compensation or sponsorship.	I am a registered lobbyist, representing:		I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by:

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules pdf (fisenate.gov)

This form is part of the public record for this meeting.

		The	Florida S	enate	DUPLICATE
03-12-2025 Meeting Date Transportation		APPEAR		SB- 1318	
			both copies of	Bill Number or Topic	
	Committee				Amendment Barcode (if applicable)
Name	Ivonne Fern	andez- AARP		Phone	954 - 850-72-62
Address		6th Drive		Email	ernandez@aarp.org
	Street Tallahasse	FL	3306	5	
	City	State	Zip		
	Speaking: 🔲 For	Against Information	OR	Waive Speaking	: 🔽 In Support 🔲 Against
		PLEASE CHEC	K ONE OF T	HE FOLLOWING:	
	n appearing without npensation or sponsorship.	represent	istered lobbyis ing: ARP	st,	I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by:
				to be board at this boaring	

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules pdf (fisenate.gov)

This form is part of the public record for this meeting.

3/12/25 Meeting Date	The Florida Senate APPEARANCE RECORD	SB1318 Bill Number or Topic
Transportation.	Deliver both copies of this form to Senate professional staff conducting the meeting	Amendment Barcode (if applicable)
Name <u>Candice</u>	Ericks Phone 9	*59-698-1204
Address 205 S. A	doms St Email C	andice Dencks
[allahasse State	7 <u>(32301</u> Zip	consucravis. con
Speaking: For Against	Information OR Waive Speaking:	In Support 🗌 Against
5- ± 0	PLEASE CHECK ONE OF THE FOLLOWING:	
I am appearing without compensation or sponsorship.	I am a registered lobbyist, representing:	I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by:
\square	noward County	

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules off (fisenate.gov)

This form is part of the public record for this meeting.

	The Florida Senate	
March 12, 2025	APPEARANCE RECORD	<u> >B 1318</u>
Meeting Date	Deliver both copies of this form to	Bill Number or Topic
1ransportation	Senate professional staff conducting the meeting	
Committee	0	Amendment Barcode (if applicable)
Name Demetrivs A.	Branca Phone 83	50-339-8213
Ord I A		
Address 015 Voncile Ave	Email	
Tallahassee Fi City State	32303 Zip	
Speaking: 🔽 For 🗌 Against 🗌	Information OR Waive Speaking:	🗌 In Support 🔲 Against
F	PLEASE CHECK ONE OF THE FOLLOWING:	
I am appearing without compensation or sponsorship.	I am a registered lobbyist, representing:	I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by:

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules pdf (fisenate.gov)

This form is part of the public record for this meeting.

3/12/25 Meeting Date MANSPORTATION	The Florida Senate APPEARANCE RECORI Deliver both copies of this form to Senate professional staff conducting the meeting	D <u>1318</u> Bill Number or Topic
Name Christopher	CLAPMAN" Phone	Amendment Barcode (if applicable) 750) 668-1316
Address <u>3108 GAL</u> <u>Street</u> <u>TAMALASSEE</u>	<u>VAV Trive</u> Email Email Email Email Email Email	Mristopler Kyle Chypnen a gmicon
Speaking: For Aga		ng: 🗌 In Support 🔲 Against
	PLEASE CHECK ONE OF THE FOLLOWIN	G:
I am appearing without compensation or sponsorship.	I am a registered lobbyist, representing:	I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by:

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules pdf (fisenate gov)

This form is part of the public record for this meeting.

The Florida	a Senate			
12 MAY LOSS APPEARANCE	CERECORD 1318			
Meeting Date Deliver both copies Transportation Senate professional staff co	onducting the meeting			
Name <u>Matthew</u> Holliday	Amendment Barcode (if applicable)			
Address 350 7th SL. North	Email notthew. holl: chye nohndiors			
Naples FL 34101 City State Zip				
Speaking: 🕅 For 🗌 Against 🗌 Information 🛛 OF	Waive Speaking: In Support Against			
PLEASE CHECK ONE OF THE FOLLOWING:				
I am appearing without I am a registered lobby representing:	byist, I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by:			
Naples Comprehensi	I. Health (NCH)			

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules. pdf (fisenate pov)

This form is part of the public record for this meeting.

3/12/2025 Meeting Date	The Florida Senate APPEARANCE RECOR Deliver both copies of this form to Senate professional staff conducting the meeting	Bill Number or Topic
Name Michelle Ave	la Phone_	Amendment Barcode (if applicable)
Address <u>4569 Varsit</u> <u>Street</u> <u>Lehegh</u> <u>City</u> St	<u>fanle</u> Email_ <u>23971</u> ate Zip	Michelle@naples pathways.org
Speaking: For Again	st 🗌 Information OR Waive Speak	king: In Support Against
	PLEASE CHECK ONE OF THE FOLLOWIN	NG:
I am appearing without compensation or sponsorship.	l am a registered lobbyist, representing:	I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by: Maples Pathways Coal Ham

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules pdf (fisenate.gov)

This form is part of the public record for this meeting.

	The Florida Senate	
3/12/25 Meeting Date Transportation Committee	APPEARANCE RECORD Deliver both copies of this form to Senate professional staff conducting the meeting	SBIBIE Bill Number or Topic Amendment Barcode (if applicable)
Name Amanda Fraser	Phone <u></u> Phone	556 1401
Address Street <u>Tanapasse</u> FL City State	Email	
Speaking: 🗌 For 🗌 Against	Information OR Waive Speaking:	🗴 In Support 🔲 Against
	PLEASE CHECK ONE OF THE FOLLOWING:	
I am appearing without compensation or sponsorship.	I am a registered lobbyist, representing: GELO	I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by:

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules pdf (flsenate.gov)

This form is part of the public record for this meeting.

	THE FLORIDA SENATE			
API	PEARANCE	RECORD		

3/12/25	(Deliver BOTH cop	ies of this form to the Senato	r or Senate Professional St	aff conducting the meeting)	1318
Meeting Date				,	Bill Number (if applicable)
Topic Hands-free Driv	/ing			Ameno	Iment Barcode (if applicable)
Name <u>George Feijoo</u>					
Job Title <u>Consultant</u>					
Address 108 S. Monro	be Street			Phone 3057207	099
_{Street} Tallahassee		FL	32312	Email <u>grfeijoo@</u> t	flapartners.com
City Speaking: For For]Against [State		peaking: In Su	apport Against Against ation into the record.)
Representing Flor	ida Insuranc	e Council			
Appearing at request o	of Chair:	Yes 🖌 No	Lobbyist regist	ered with Legislat	ure: 🖌 Yes 🗌 No

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

This form is part of the public record for this meeting.

S-001 (10/14/14)

3/12/25	The Florida Senate	D 1318		
Waysportation	Deliver both copies of this form to Senate professional staff conducting the meeting	Bill Number or Topic		
NameCommittee	vleyPhone	Amendment Barcode (if applicable)		
Address 311 E.Pa	it Ave, Email 1	hunly Startners		
Street Tailahas City	state 1 32301 State 1 Zip			
Speaking: 🗌 For 🗌 Ag	ainst Information OR Waive Speaki	ing: 🗹 In Support 🗌 Against		
PLEASE CHECK ONE OF THE FOLLOWING:				
I am appearing without compensation or sponsorship.	en Antutu	I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by:		

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules pdf (fisenate gov)

This form is part of the public record for this meeting.

			The Florida Se	enate	
Marc	h 12, 2025	APPE	ARANCE	RECORD	SB1318 Distracted Driving
Tran	Meeting Date sportation	De	Deliver both copies of this form to Senate professional staff conducting the meeting		
	Committee				Amendment Barcode (if applicable)
Name	Joy Ryan			Phone	125-4000
Address	300 S. Duval S	st., #410		Email joy@	meenanlawfirm.com
	Tallahassee	FL	32301		
	City	State	Zip		
	Speaking: 🔲 For	Against 🔲 Informa	tion OR	Waive Speaking: [🖌 In Support 🔲 Against
		PLEASE CH	IECK ONE OF T	HE FOLLOWING:	
	n appearing without npensation or sponsorship.	repre	a registered lobbyist senting:		I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.),
		Nation	wide Insuran	ce	sponsored by:
L					

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules pdf (fisenate.gov)

This form is part of the public record for this meeting.

S-001 (08/10/202 *

	The Florida Senate	
3 12 25 Meeting Date	APPEARANCE RECOR Deliver both copies of this form to Senate professional staff conducting the meeting	Bill Number or Topic
Committee	Senate professional stan conducting the meeting	Amendment Barcode (if applicable)
Name Courney Unkin	Phone _	850-209-0061
Address 10 N Monroe St.	Email	clankin@Continentalstategy.com
Tallahassee fl City State	3230\ Zip	
Speaking: 🗌 For 🗌 Against	Information OR Waive Speak	sing: 🔽 In Support 🗌 Against
	PLEASE CHECK ONE OF THE FOLLOWIN	NG:
I am appearing without compensation or sponsorship.	I am a registered lobbyist, representing:	I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by:
	Abote Florida	

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 JointRules. pdf (fisenate.gov)

This form is part of the public record for this meeting.

CourtSmart Tag Report

Room: SB 37 Case No.: Type: Judge: **Caption:** Senate Committee on Transportation 3/12/2025 8:30:51 AM Started: Ends: 3/12/2025 10:01:17 AM Length: 01:30:27 8:30:49 AM Chair Collins calls meeting to order 8:30:54 AM Roll call 8:30:57 AM Quorum present 8:31:10 AM Chair Collins with opening comments 8:31:30 AM Pledge of Allegiance 8:31:33 AM Chair Collins with comments 8:31:52 AM Tab 1, SB 266 Tax of Electric Vertical Takeoff and Landing Aircraft introduced by Chair Collins 8:32:12 AM Tab 1, SB 266 (paused) 8:32:15 AM Recording Paused 8:32:52 AM Recording Resumed 8:32:53 AM Loss quorum 8:33:56 AM Explanation of Bill by Senator Harrell 8:35:24 AM Introduction of Amendment Barcode No. 246960 by Chair Collins 8:35:31 AM Explanation of Amendment by Senator Harrell 8:35:43 AM Chair Collins with comments 8:36:22 AM Closure waived 8:36:24 AM Amendment adopted 8:36:28 AM Chair Collins with comments 8:36:37 AM Appearance Forms 8:36:40 AM Adriana Soto, Florida Chamber of Commerce 8:36:49 AM Cynthia Henderson, Supernal 8:36:59 AM Chair Collins with comments 8:37:03 AM Senator Harrell with closure 8:37:10 AM Roll call 8:37:46 AM CS/SB 266 reported favorably 8:37:53 AM Tab 2, SB 350 Unlawful Speed introduced by Chair Collins 8:37:58 AM Explanation of Bill by Senator DiCeglie 8:38:54 AM Amendment Barcode No. 288216 introduced by Chair Collins 8:39:04 AM Explanation of Amendment by Senator DiCeglie 8:39:16 AM Chair Collins with comments 8:39:26 AM Amendment adopted 8:39:30 AM Chair Collins with comments 8:39:41 AM Appearance Forms 8:39:46 AM William Smith, FL PBA 8:39:49 AM Matthew Singer, Florida League of Cities 8:39:58 AM Chair Collins with comments 8:40:02 AM Closure waived 8:40:04 AM Roll call 8:40:07 AM CS/SB 350 reported favorably 8:40:22 AM Tab 6, SB 706 Transportation Facility Designations/Senator James A. Sebesta Memorial Highway introduced by Chair Collins

- 8:40:42 AM Explanation of Bill by Senator DiCeglie
- 8:40:55 AM Chair Collins with comments
- 8:42:08 AM Closure by Senator DiCeglie
- 8:42:15 AM Roll call
- 8:42:19 AM SB 706 reported favorably
- 8:42:26 AM Tab 3, CS/SB 628 Boating Safety introduced by Chair Collins
- 8:42:50 AM Explanation of Bill by Senator Martin
- 8:43:48 AM Chair Collins introduces Barcodes 128674 and 422634
- 8:44:03 AM Explanation of Late-filed Amendment by Senator Martin
- 8:45:21 AM Chair Collins with comments
- 8:45:36 AM Closure waived
- 8:45:38 AM Amendment adopted
- 8:45:44 AM Chair Collins with comments
- 8:45:50 AM Questions
- 8:45:55 AM Senator Davis
- 8:46:06 AM Senator Martin
- 8:47:17 AM Senator Davis
- 8:47:21 AM Senator Martin
- 8:48:16 AM Senator Truenow
- 8:48:24 AM Senator Martin
- 8:49:07 AM Senator Truenow
- 8:49:12 AM Senator Martin
- 8:49:43 AM Senator Truenow
- 8:49:47 AM Senator Martin
- 8:50:17 AM Chair Collins with comments
- 8:50:21 AM Appearance Forms
- 8:50:33 AM Andy and Melissa Fernandez
- 8:56:25 AM Chair Collins with comments
- 8:56:50 AM Maya Schilder
- 8:59:49 AM Peggy Matthews, American Watercraft Association
- 9:01:37 AM Questions
- 9:01:41 AM Senator Martin
- 9:02:01 AM Peggy Matthews
- 9:02:13 AM Senator Martin
- 9:02:16 AM Peggy Matthews
- 9:03:00 AM Senator Martin
- 9:03:05 AM Peggy Matthews
- 9:04:15 AM Chair Collins with comments
- 9:04:20 AM Debate
- 9:04:23 AM Senator Avila
- 9:06:37 AM Senator Davis
- 9:07:08 AM Chair Collins with comments
- 9:07:41 AM Closure by Senator Martin
- 9:07:47 AM Roll call
- 9:08:44 AM CS/CS/SB 628 reported favorably
- **9:09:03 AM** Tab 7, SB 872 County Price Controls for the Removal and Storage of Electric Vehicles introduced by Chair Collins
- 9:09:23 AM Explanation of Bill by Senator Ingoglia
- 9:10:13 AM Introduction of Amendment Barcode No. 400130 by Chair Collins
- 9:10:22 AM Explanation of Amendment by Senator Ingolia
- 9:10:31 AM Chair Collins with comments
- 9:10:39 AM Closure waived

- 9:10:42 AM Amendment adopted 9:10:46 AM Chair Collins with comments 9:10:55 AM Questions 9:10:58 AM Senator Arrington 9:11:02 AM Senator Ingoglia 9:12:20 AM Senator Arrington 9:12:25 AM Senator Ingoglia 9:12:46 AM Senator Arrington 9:12:50 AM Senator Ingoglia 9:12:53 AM Senator Arrington 9:12:56 AM Senator Ingoglia 9:13:45 AM Chair Collins with comments 9:13:49 AM Appearance Forms 9:13:54 AM James Jennings, Sunshine State Towing Association 9:17:27 AM Jose Diaz 9:17:36 AM Mike Moore, Guardian Fleet Services 9:17:48 AM George Feijoo, Florida Insurance Council 9:17:57 AM Chair Collins with comments 9:18:03 AM Senator Ingoglia with closure 9:18:27 AM Roll call 9:18:34 AM CS/SB 872 reported favorably 9:18:48 AM Tab 4, SB 650 Hazardous Walking Conditions introduced by Chair Collins **9:19:17 AM** Explanation of Bill by Senator Leek 9:20:20 AM Chair Collins with comments 9:20:55 AM Introduction of Late-filed Amendment Barcode No. 473402 by Chair Collins **9:21:01 AM** Explanation of Amendment by Senator Leek 9:21:10 AM Chair Collins with comments 9:21:21 AM Closure waived 9:21:24 AM Amendment adopted 9:21:33 AM Chair Collins 9:21:41 AM Questions 9:21:44 AM Senator Arrington 9:21:47 AM Senator Leek 9:21:57 AM Appearance Forms 9:22:08 AM Marguise Miller, Orange County Public Schools 9:22:17 AM Michelle Drucker, Florida PTA 9:23:02 AM Chair Collins 9:23:05 AM Debate 9:23:11 AM Senator Arrington **9:23:19 AM** Chair Collins with comments 9:23:23 AM Closure waived 9:23:25 AM Roll call 9:23:27 AM CS/SB 650 reported favorably 9:23:39 AM Tab 9, SB 1318 Hands-free Driving introduced by Chair Collins 9:23:58 AM Explanation of Bill by Senator Grall 9:25:48 AM Chair Collins with comments 9:25:57 AM Appearance Forms 9:26:01 AM Ken Reinhardt, AARP 9:28:13 AM Ivonne Fernandez, AARP 9:28:23 AM Candice Ericks, Broward County 9:28:26 AM Demetrius Branca
 - 9:33:21 AM Questions

- 9:33:26 AM Senator Martin
- 9:33:35 AM Demetrius Branca
- 9:35:44 AM Chair Collins with comments
- 9:36:14 AM Demetrius Branca
- 9:36:56 AM Christopher Chapman
- 9:39:56 AM Matthew Holliday, Naples Comprehensive Health
- 9:40:07 AM Michelle Avola, Naples Pathways Coalition
- 9:44:16 AM Amanda Fraser, Geico
- 9:44:24 AM George Feijoo, Florida Insurance Council
- 9:44:31 AM Lisa Hurley, Collier County
- 9:44:38 AM Joy Ryan, Nationwide Insurance
- 9:44:45 AM Courtney Larkin, Abate Florida
- 9:44:53 AM Chair Collins with comments
- 9:44:58 AM Debate
- 9:45:01 AM Senator Davis
- 9:49:40 AM Chair Collins with comments
- 9:49:57 AM Senator Grall with closure
- 9:52:31 AM Chair Collins with comments
- 9:53:31 AM Roll call
- **9:53:40 AM** SB 1318 reported favorably
- 9:53:51 AM Chair passed to Senator Avila
- 9:54:11 AM Tab 8, SB 994 Driver License Education Requirements by Chair Avila
- 9:54:18 AM Explanation of Bill by Senator Collins
- 9:54:54 AM Comments by Chair Avila
- 9:55:15 AM Appearance Form
- 9:55:19 AM Courtney Larkin, Abate Florida
- 9:55:29 AM Chair Avila with comments
- 9:55:36 AM Closure by Senator Collins
- 9:55:52 AM Roll call
- 9:56:12 AM SB 994 reported favorably
- 9:56:36 AM Tab 5, SB 662 Transportation Facility Designations/Harry Frisch Street by Chair Avila
- 9:56:47 AM Explanation of Bill by Senator Davis
- 9:58:03 AM Chair Avila with comments
- 9:59:15 AM Closure waived
- 9:59:26 AM Roll call
- 9:59:27 AM SB 662 reported favorably
- 9:59:44 AM Chair returned to Chair Collins
- 9:59:51 AM Chair Collins with comments
- 9:59:57 AM Senator Arrington would like to be shown voting in the affirmative on CS/SB 266

10:00:06 AM Senator Jones would like to be shown voting in the affirmative on CS/SB 266, CS/SB 350, SB 706 and CS/CS/SB 628

- **10:00:18 AM** Senator Wright would like to be shown voting in the affirmative on CS/SB 350, SB 706, CS/CS/SB 628, CS/SB 872, and CS/SB 650
- **10:00:35 AM** Senator Davis would like to be shown voting in the affirmative on CS/SB 266 and CS/SB 650
- 10:00:51 AM Chair Collins with comments
- 10:00:58 AM Vice Chair Avila moves to adjourn
- 10:01:05 AM Meeting adjourned