Bill No. <u>CS for SB 454</u>

# Barcode 841624

	CHAMBER ACTION Senate House
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11	The Committee on Governmental Oversight and Productivity
12	(Sebesta) recommended the following amendment:
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14	Senate Amendment (with title amendment)
15	On page 6, between lines 18 and 19,
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17	insert:
18	Section 5. Section 316.212, Florida Statutes, is
19	amended to read:
20	316.212 Operation of golf carts on certain
21	roadwaysThe operation of a golf cart upon the public roads
22	or streets of this state is prohibited except as provided
23	herein:
24	(1) A golf cart may be operated only upon a county
25	road that has been designated by a county, or a <u>municipal</u> <del>city</del>
26	street that has been designated by a <u>municipality</u> <del>city</del> , for
27	use by golf carts. Prior to making such a designation, the
28	responsible local governmental entity must first determine
29	that golf carts may safely travel on or cross the public road
30	or street, considering factors including the speed, volume,
31	and character of motor vehicle traffic using the road or $1$
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1	street. Upon a determination that golf carts may be safely
2	operated on a designated road or street, the responsible
3	governmental entity shall post appropriate signs to indicate
4	that such operation is allowed.
5	(2) A golf cart may be operated on a part of the State
6	Highway System only under the following conditions:
7	(a) To cross a portion of the State Highway System
8	which intersects a county road or <u>municipal</u> city street that
9	has been designated for use by golf carts if the Department of
10	Transportation has reviewed and approved the location and
11	design of the crossing and any traffic control devices needed
12	for safety purposes.
13	(b) To cross, at midblock, a part of the State Highway
14	System where a golf course is constructed on both sides of the
15	highway if the Department of Transportation has reviewed and
16	approved the location and design of the crossing and any
17	traffic control devices needed for safety purposes.
18	(c) A golf cart may be operated on a state road that
19	has been designated for transfer to a local government unit
20	pursuant to s. 335.0415 if the Department of Transportation
21	determines that the operation of a golf cart within the
22	right-of-way of the road will not impede the safe and
23	efficient flow of motor vehicular traffic. The department may
24	authorize the operation of golf carts on such a road if:
25	1. The road is the only available public road along
26	which golf carts may travel or cross or the road provides the
27	safest travel route among alternative routes available; and
28	2. The speed, volume, and character of motor vehicular
29	traffic using the road is considered in making such a
30	determination.
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Upon its determination that golf carts may be operated on a
given road, the department shall post appropriate signs on the
road to indicate that such operation is allowed.

4 (3) Any other provision of this section to the contrary notwithstanding, a golf cart may be operated for the 5 purpose of crossing a street or highway where a single mobile 6 7 home park is located on both sides of the street or highway and is divided by that street or highway, provided that the 8 governmental entity having original jurisdiction over such 9 10 street or highway shall review and approve the location of the 11 crossing and require implementation of any traffic controls needed for safety purposes. This subsection shall apply only 12 13 to residents or guests of the mobile home park. Any other provision of law to the contrary notwithstanding, if notice is 14 15 posted at the entrance and exit to any mobile home park that residents of the park utilize golf carts or electric vehicles 16 within the confines of the park it shall not be necessary that 17 18 the park have a gate or other device at the entrance and exit in order for such golf carts or electric vehicles to be 19 20 lawfully operated in the park.

(4) A golf cart may be operated only during the hours between sunrise and sunset, unless the responsible governmental entity has determined that a golf cart may be operated during the hours between sunset and sunrise and the golf cart is equipped with headlights, brake lights, turn signals, and a windshield.

(5) A golf cart must be equipped with efficient brakes, reliable steering apparatus, safe tires, a rearview mirror, and red reflectorized warning devices in both the front and rear.

31 (6) A golf cart may not be operated on public roads or 3 5:54 PM 04/19/05 s0454c1c-gol6-zm4

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1	streets by any person under the age of 14.
2	(7) A local governmental entity may enact an ordinance
3	regarding golf cart operation and equipment which is more
4	restrictive than those enumerated in this section. Upon
5	enactment of any such ordinance, the local governmental entity
6	shall post appropriate signs or otherwise inform the residents
7	that such an ordinance exists and shall be enforced within its
8	jurisdictional territory.
9	(8)(7) A violation of this section is a noncriminal
10	traffic infraction, punishable pursuant to chapter 318 as
11	either a moving violation for infractions of subsection (1),
12	subsection (2), subsection (3), $\frac{1}{2}$ subsection (4), <u>or a local</u>
13	ordinance corresponding thereto and enacted pursuant to
14	subsection (7), or punishable pursuant to chapter 318 as a
15	nonmoving violation for infractions of <u>subsection</u> subsections
16	(5) <u>, subsection</u> and (6) <u>, or a local ordinance corresponding</u>
17	thereto and enacted pursuant to subsection (7).
18	Section 6. Section 316.2126, Florida Statutes, is
19	amended to read:
20	316.2126 Use of golf carts and utility vehicles by
21	municipalitiesIn addition to the powers granted by ss.
22	316.212 and 316.2125, municipalities are hereby authorized to
23	utilize golf carts and utility vehicles, as defined in s.
24	320.01, upon any state, county, or municipal roads located
25	within the corporate limits of such municipalities, subject to
26	the following conditions:
27	(1) Golf carts and utility vehicles must comply with
28	the operational and safety requirements in ss. 316.212 and
29	316.2125, and with any more restrictive ordinances enacted by
30	the local governmental entity pursuant to s. 316.212(7), and
31	shall only be operated by municipal employees for municipal $4$
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1 purposes, including, but not limited to, police patrol, traffic enforcement, and inspection of public facilities. 2 (2) In addition to the safety equipment required in s. 3 4 316.212(5) and any more restrictive safety equipment required by the local governmental entity pursuant to s. 316.212(7), 5 such golf carts and utility vehicles must be equipped with 6 7 sufficient lighting and turn signal equipment. (3) Golf carts and utility vehicles may only be 8 9 operated on state roads that have a posted speed limit of 30 10 miles per hour or less. 11 (4) A municipal employee operating a golf cart or utility vehicle pursuant to this section must possess a valid 12 13 driver's license as required by s. 322.03. 14 15 (Redesignate subsequent sections.) 16 17 18 19 And the title is amended as follows: 20 On page 1, line 13, after the first semicolon, 21 22 insert: amending s. 316.212, F.S.; granting local 23 24 jurisdictions the authority to enact ordinances governing the use of golf carts which are more 25 restrictive than state law; amending s. 26 316.2126, F.S.; requiring that the use of golf 27 carts upon any state, county, or municipal road 28 29 located within a local jurisdiction be in compliance with local ordinances governing the 30 31 use of golf carts; 5 5:54 PM 04/19/05 s0454clc-gol6-zm4