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## A bill to be entitled

2 An act relating to highway safety; creating the Anjelica and Victoria Velez Memorial Traffic Safety Act; amending 3 s. 316.650, F.S.; requiring traffic citation forms to 4 5 include a check box indicating a failure to stop at a 6 traffic signal; amending s. 318.18, F.S.; revising the 7 penalty for a moving violation of a traffic control signal steady red indication and of a traffic control device when 8 a driver fails to stop at a traffic signal; providing for 9 distribution of moneys collected; amending s. 318.21, 10 11 F.S.; providing for distribution of specified civil penalties; amending s. 322.0261, F.S.; requiring the 12 Department of Highway Safety and Motor Vehicles to 13 14 identify a person who has committed a second moving violation of a traffic control signal steady red 15 indication or of a traffic control device within a 16 specified time period and require such person to complete 17 a driver improvement course; providing for cancellation of 18 license for failure to complete said course within a 19 20 specified time period; amending s. 322.27, F.S.; assigning 21 a point value for the conviction of a moving violation of a traffic control signal steady red indication or of a 22 23 traffic control device; creating s. 395.4036, F.S.; providing for distribution of funds to trauma centers; 24 25 authorizing trauma centers to request that such funds be 26 used as intergovernmental transfer funds in the Medicaid 27 program; providing for audits and attestations; providing 28 an appropriation; providing an effective date. Page 1 of 8

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30	Be It Enacted by the Legislature of the State of Florida:
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32	Section 1. This act may be cited as the "Anjelica and
33	Victoria Velez Memorial Traffic Safety Act."
34	Section 2. Paragraph (a) of subsection (1) of section
35	316.650, Florida Statutes, is amended to read:
36	316.650 Traffic citations
37	(1)(a) The department shall prepare, and supply to every
38	traffic enforcement agency in this state, an appropriate form
39	traffic citation containing a notice to appear (which shall be
40	issued in prenumbered books with citations in quintuplicate) and
41	meeting the requirements of this chapter or any laws of this
42	state regulating traffic, which form shall be consistent with
43	the state traffic court rules and the procedures established by
44	the department. <del>Upon all future printings of the traffic</del>
45	<del>citation,</del> The form shall include a <del>special</del> box which is to be
46	checked by the law enforcement officer when the officer believes
47	that the traffic violation or crash was due to aggressive
48	careless driving as defined in s. 316.1923. The form shall also
49	include a box which is to be checked by the law enforcement
50	officer when the officer writes a uniform traffic citation for a
51	violation of s. 316.074(1) or s. 316.075(1)(c)1. as a result of
52	the driver failing to stop at a traffic signal.
53	Section 3. Subsection (14) is added to section 318.18,
54	Florida Statutes, to read:

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55	318.18 Amount of civil penaltiesThe penalties required
56	for a noncriminal disposition pursuant to s. 318.14 are as
57	follows:
58	(14) One hundred twenty-five dollars for a violation of s.
59	316.074(1) or s. 316.075(1)(c)1. when a driver has failed to
60	stop at a traffic signal. Sixty dollars shall be distributed as
61	provided in s. 318.21, and the remaining \$65 shall be remitted
62	to the Department of Revenue for deposit into the Administrative
63	Trust Fund of the Department of Health.
64	Section 4. Subsection (13) is added to section 318.21,
65	Florida Statutes, to read:
66	318.21 Disposition of civil penalties by county
67	courtsAll civil penalties received by a county court pursuant
68	to the provisions of this chapter shall be distributed and paid
69	monthly as follows:
70	(13) Of the proceeds from the fine under s. 318.18(14),
71	\$65 shall be remitted to the Department of Revenue for deposit
72	into the Administrative Trust Fund of the Department of Health
73	and the remaining \$60 shall be distributed pursuant to
74	subsections (1) and (2).
75	Section 5. Section 322.0261, Florida Statutes, is amended
76	to read:
77	322.0261 Mandatory Driver improvement course; requirement
78	to maintain driving privileges; failure to complete; department
79	approval of course certain crashes
80	(1) The department shall screen crash reports received
81	under s. 316.066 or s. 324.051 to identify crashes involving the
82	following:

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(a) A crash involving death or a bodily injury requiringtransport to a medical facility; or

(b) A second crash by the same operator within the
previous 2-year period involving property damage in an apparent
amount of at least \$500.

With respect to an operator convicted of, or who 88 (2)pleaded nolo contendere to, a traffic offense giving rise to a 89 crash identified pursuant to subsection (1), the department 90 shall require that the operator, in addition to other applicable 91 penalties, attend a department-approved departmentally approved 92 93 driver improvement course in order to maintain driving 94 privileges. If the operator fails to complete the course within 95 90 days of receiving notice from the department, the operator's 96 driver's license shall be canceled by the department until the course is successfully completed. 97

The department shall identify any operator convicted 98 (3) of, or who pleaded nolo contendere to, a second violation of s. 99 316.074(1) or s. 316.075(1)(c)1., which violation occurred 100 within 12 months after the first violation, and shall require 101 that operator, in addition to other applicable penalties, to 102 103 attend a department-approved driver improvement course in order to maintain driving privileges. If the operator fails to 104 105 complete the course within 90 days after receiving notice from 106 the department, the operator's driver license shall be canceled 107 by the department until the course is successfully completed.

108 <u>(4)(3)</u> In determining whether to approve a driver 109 improvement course for the purposes of this section, the 110 department shall consider course content designed to promote Page 4 of 8

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111 safety, driver awareness, crash avoidance techniques, and other 112 factors or criteria to improve driver performance from a safety 113 viewpoint.

Section 6. Paragraph (d) of subsection (3) of section322.27, Florida Statutes, is amended to read:

116 322.27 Authority of department to suspend or revoke 117 license.--

(3) There is established a point system for evaluation of 118 convictions of violations of motor vehicle laws or ordinances, 119 and violations of applicable provisions of s. 403.413(6)(b) when 120 such violations involve the use of motor vehicles, for the 121 122 determination of the continuing qualification of any person to operate a motor vehicle. The department is authorized to suspend 123 124 the license of any person upon showing of its records or other good and sufficient evidence that the licensee has been 125 convicted of violation of motor vehicle laws or ordinances, or 126 applicable provisions of s. 403.413(6)(b), amounting to 12 or 127 more points as determined by the point system. The suspension 128 shall be for a period of not more than 1 year. 129

(d) The point system shall have as its basic element a
graduated scale of points assigning relative values to
convictions of the following violations:

133

1. Reckless driving, willful and wanton--4 points.

134 2. Leaving the scene of a crash resulting in property135 damage of more than \$50--6 points.

Unlawful speed resulting in a crash--6 points.
 Passing a stopped school bus--4 points.
 Unlawful speed:

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139	a. Not in excess of 15 miles per hour of lawful or posted
140	speed3 points.
141	b. In excess of 15 miles per hour of lawful or posted
142	speed4 points.
143	6. A violation of a traffic control signal device as
144	provided in s. 316.074(1) or s. 316.075(1)(c)14 points.
145	7.6. All other moving violations (including parking on a
146	highway outside the limits of a municipality)3 points.
147	However, no points shall be imposed for a violation of s.
148	316.0741 or s. $316.2065(12)$ .
149	<u>8.7.</u> Any moving violation covered above, excluding
150	unlawful speed, resulting in a crash4 points.
151	9.8. Any conviction under s. 403.413(5)(b)3 points.
152	Section 7. Section 395.4036, Florida Statutes, is created
153	to read:
154	395.4036 Trauma payments
155	(1) Recognizing the Legislature's stated intent to provide
156	financial support to the current verified trauma centers and to
157	provide incentives for the establishment of additional trauma
158	centers as part of a system of state-sponsored trauma centers,
159	the department shall utilize funds collected under s. 318.18(14)
160	and deposited into the Administrative Trust Fund of the
161	department to ensure the availability and accessibility of
162	trauma services throughout the state as provided in this
163	subsection.
164	(a) Twenty percent of the total funds collected under this
165	subsection shall be distributed to verified trauma centers
166	located in a region that has a local funding contribution as of
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167	December 31. Distribution of funds under this paragraph shall be
168	based on trauma caseload volume.
169	(b) Forty percent of the total funds collected under this
170	subsection shall be distributed to verified trauma centers based
171	on trauma caseload volume of the previous calendar year. The
172	determination of caseload volume for distribution of funds under
173	this paragraph shall be based on the department's Trauma
174	Registry data.
175	(c) Forty percent of the total funds collected under this
176	subsection shall be distributed to verified trauma centers based
177	on severity of trauma patients. The determination of severity
178	for distribution of funds under this paragraph shall be based on
179	the department's Injury Severity Scores, weighted based on
180	scores of 1-14 and 15 plus.
181	
182	
	Trauma centers may request that their distributions from the
183	Administrative Trust Fund be used as intergovernmental transfer
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183 184	Administrative Trust Fund be used as intergovernmental transfer funds in the Medicaid program.
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183 184 185 186 187	Administrative Trust Fund be used as intergovernmental transfer funds in the Medicaid program. (2)(a) Any trauma center not subject to audit pursuant to s. 215.97 shall annually attest, under penalties of perjury, that such proceeds were used in compliance with law. The annual
183 184 185 186 187 188	Administrative Trust Fund be used as intergovernmental transfer funds in the Medicaid program. (2)(a) Any trauma center not subject to audit pursuant to s. 215.97 shall annually attest, under penalties of perjury, that such proceeds were used in compliance with law. The annual attestation shall be made in a form and format determined by the
183 184 185 186 187 188 189	Administrative Trust Fund be used as intergovernmental transfer funds in the Medicaid program. (2)(a) Any trauma center not subject to audit pursuant to s. 215.97 shall annually attest, under penalties of perjury, that such proceeds were used in compliance with law. The annual attestation shall be made in a form and format determined by the department. The annual attestation shall be submitted to the
183 184 185 186 187 188 189 190	Administrative Trust Fund be used as intergovernmental transfer <u>funds in the Medicaid program.</u> (2) (a) Any trauma center not subject to audit pursuant to <u>s. 215.97 shall annually attest, under penalties of perjury,</u> <u>that such proceeds were used in compliance with law. The annual</u> <u>attestation shall be made in a form and format determined by the</u> <u>department. The annual attestation shall be submitted to the</u> <u>department for review within 9 months after the end of the</u>
183 184 185 186 187 188 189 190 191	Administrative Trust Fund be used as intergovernmental transfer funds in the Medicaid program. (2) (a) Any trauma center not subject to audit pursuant to s. 215.97 shall annually attest, under penalties of perjury, that such proceeds were used in compliance with law. The annual attestation shall be made in a form and format determined by the department. The annual attestation shall be submitted to the department for review within 9 months after the end of the organization's fiscal year.
183 184 185 186 187 188 189 190 191 192	Administrative Trust Fund be used as intergovernmental transfer funds in the Medicaid program. (2) (a) Any trauma center not subject to audit pursuant to s. 215.97 shall annually attest, under penalties of perjury, that such proceeds were used in compliance with law. The annual attestation shall be made in a form and format determined by the department. The annual attestation shall be submitted to the department for review within 9 months after the end of the organization's fiscal year. (b) Any trauma center subject to audit pursuant to s.

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195	(3) The department, working with the Agency for Health
196	Care Administration, shall maximize resources for trauma
197	services wherever possible.
198	Section 8. There is hereby appropriated \$7.5 million to
199	the Administrative Trust Fund in the Department of Health to
200	provide funding for trauma centers in accordance with this act.
201	Section 9. This act shall take effect October 1, 2005.

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