A bill to be entitled

An act relating to public school student transportation; amending s. 1006.23, F.S.; providing that hazardous walking conditions for purpose of transportation to schools applies to K-12 students; revising criteria for determination of hazardous walking conditions; amending ss. 1002.20, 1006.21, and 1011.68, F.S.; conforming provisions; providing an effective date.

Be It Enacted by the Legislature of the State of Florida:

- Section 1. Subsections (1) and (4) of section 1006.23, Florida Statutes, are amended to read:
 - 1006.23 Hazardous walking conditions.--
- (1) DEFINITION.--As used in this section, "student" means any $\underline{\text{K-12}}$ public elementary school student whose grade level does not exceed grade 6.
- (4) STATE CRITERIA FOR DETERMINING HAZARDOUS 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, having a surface upon which students may walk without being required to walk on the road surface. In addition, whenever the road along which students must walk is uncurbed and has a posted speed limit of 35 55 miles per hour, the area as described above for students to walk

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upon shall be set off the road by no less than 3 feet from the edge of the road.

- 2. The provisions of subparagraph 1. do not apply when the road along which students must walk:
- a. Is in a residential area which has little or no transient traffic;

- b. Is a road on which the volume of traffic is less than
 180 vehicles per hour, per direction, during the time students
 walk to and from school; or
- c. Is located in a residential area and has a posted speed limit of 30 miles per hour or less.
- (b) Walkways perpendicular to the road.--It shall be considered a hazardous walking condition with respect to any road across which students must walk in order to walk to and from school:
- 1. If the traffic volume on the road exceeds the rate of 360 vehicles per hour, per direction (including all lanes), during the time students walk to and from school and if the crossing site is uncontrolled. For purposes of this subsection, an "uncontrolled crossing site" is an intersection or other designated crossing site where no crossing guard, traffic enforcement officer, or stop sign or other traffic control signal is present during the times students walk to and from school.
- 2. If the total traffic volume on the road exceeds 4,000 vehicles per hour through an intersection or other crossing site controlled by a stop sign or other traffic control signal,

unless crossing guards or other traffic enforcement officers are also present during the times students walk to and from school.

- 3. If the road has six or more lanes whether the intersection or crossing site is controlled or uncontrolled.
- (c) Residents designated as sexual predators or sexual offenders.--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 a resident on the road has been designated as a sexual predator under s. 775.21 or a sexual offender under s. 943.0435 whose victims include a minor.

<u>For purposes of this subsection</u>, traffic volume shall be determined by the most current traffic engineering study conducted by a state or local governmental agency.

Section 2. Paragraph (b) of subsection (22) of section 1002.20, Florida Statutes, is amended to read:

1002.20 K-12 student and parent rights.--Parents of public school students must receive accurate and timely information regarding their child's academic progress and must be informed of ways they can help their child to succeed in school. K-12 students and their parents are afforded numerous statutory rights including, but not limited to, the following:

(22) TRANSPORTATION. --

(b) Hazardous walking conditions.-- $\underline{K-12}$ $\underline{K-6}$ public school students shall be provided transportation if they are subjected to hazardous walking conditions, in accordance with the provisions of ss. 1006.21(3)(b) and 1006.23.

Section 3. Paragraph (b) of subsection (3) of section 1006.21, Florida Statutes, is amended to read:

1006.21 Duties of district school superintendent and district school board regarding transportation.--

(3) District school boards, after considering recommendations of the district school superintendent:

- (b) Shall provide transportation for <u>K-12</u> public elementary school students in membership whose grade level does not exceed grade 6, and may provide transportation for public school students in membership in grades 7 through 12, if such students are subjected to hazardous walking conditions as provided in s. 1006.23 while en route to or from school.
- Section 4. Paragraph (e) of subsection (1) of section 1011.68, Florida Statutes, is amended to read:
- 1011.68 Funds for student transportation.--The annual allocation to each district for transportation to public school programs, including charter schools as provided in s.

 1002.33(17)(b), of students in membership in kindergarten through grade 12 and in migrant and exceptional student programs below kindergarten shall be determined as follows:
- (1) Subject to the rules of the State Board of Education, each district shall determine the membership of students who are transported:
- (e) With respect to $\underline{K-12}$ elementary school students whose grade level does not exceed grade 6, by reason of being subjected to hazardous walking conditions en route to or from school as provided in s. 1006.23. Such rules shall, when appropriate, provide for the determination of membership under

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this paragraph for less than 1 year to accommodate the needs of students who require transportation only until such hazardous conditions are corrected.

Section 5. This act shall take effect July 1, 2007.

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