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A bill to be entitled

2 An act relating to uniform traffic control; creating the 3 "Mark Wandall Traffic Safety Act"; amending s. 316.003, F.S.; defining the term "traffic infraction detector"; 4 creating s. 316.0083, F.S.; creating the Mark Wandall 5 6 Traffic Safety Program to be administered by the 7 Department of Highway Safety and Motor Vehicles; requiring 8 a county or municipality to enact an ordinance in order to 9 use a traffic infraction detector to identify a motor vehicle that fails to stop at a traffic control signal 10 steady red light; requiring authorization of a traffic 11 infraction enforcement officer to issue and enforce a 12 ticket for such violation; requiring signage; requiring 13 certain public awareness procedures; requiring the 14 ordinance to establish a fine of a certain amount; 15 16 prohibiting additional charges; exempting emergency 17 vehicles; providing that the registered owner of the motor vehicle involved in the violation is responsible and 18 19 liable for payment of the fine assessed; providing 20 exceptions; providing procedures for disposition and enforcement of tickets; providing for disposition of 21 revenue; providing complaint procedures; providing for the 22 Legislature to exclude a county or municipality from the 23 24 program; requiring reports from participating 25 municipalities and counties to the department; requiring 26 the department to make reports to the Governor and the Legislature; amending s. 316.0745, F.S.; providing that 27 traffic infraction detectors must meet certain 28

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requirements; amending s. 316.1967, F.S.; providing for 29 30 inclusion of persons with outstanding violations in a list sent to the department for enforcement purposes; amending 31 s. 322.264, F.S.; revising the definition of the term 32 "habitual traffic offender" to include a certain number of 33 violations of a traffic control signal steady red light 34 35 indication within a certain timeframe; reenacting ss. 322.27(5) and 322.34(1), (2), (5), and (8)(a), F.S., 36 37 relating to the authority of the Department of Highway Safety and Motor Vehicles to suspend or revoke a driver 38 license and driving while a driver license is suspended, 39 revoked, canceled, or disqualified, for the purpose of 40 incorporating the amendment to s. 322.264, F.S., in 41 references thereto; providing for severability; providing 42 an effective date. 43 44 45 Be It Enacted by the Legislature of the State of Florida: 46 47 Section 1. This act may be cited as the "Mark Wandall 48 Traffic Safety Act." 49 Section 2. Subsection (86) is added to section 316.003, 50 Florida Statutes, to read: Definitions.--The following words and phrases, 51 316.003 52 when used in this chapter, shall have the meanings respectively 53 ascribed to them in this section, except where the context 54 otherwise requires: TRAFFIC INFRACTION DETECTOR. -- A device that uses a 55 (86) vehicle sensor installed to work in conjunction with a traffic 56 Page 2 of 16

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57	control signal and a camera synchronized to automatically record
58	two or more sequenced photographic or electronic images or
59	streaming video of only the rear of a motor vehicle at the time
60	the vehicle fails to stop behind the stop bar or clearly marked
61	stop line when facing a traffic control signal steady red light.
62	Any citation issued by the use of a traffic infraction detector
63	must include a photograph showing both the license tag of the
64	offending vehicle and the traffic control device being violated.
65	Section 3. Section 316.0083, Florida Statutes, is created
66	to read:
67	316.0083 Mark Wandall Traffic Safety Program;
68	administration; report
69	(1) There is created the Mark Wandall Traffic Safety
70	Program governing the operation of traffic infraction detectors.
71	The program shall be administered by the Department of Highway
72	Safety and Motor Vehicles and shall include the following
73	provisions:
74	(a) In order to use a traffic infraction detector, a
75	county or municipality must enact an ordinance that provides for
76	the use of a traffic infraction detector to enforce s.
77	316.075(1)(c), which requires the driver of a vehicle to stop
78	the vehicle when facing a traffic control signal steady red
79	light on the streets and highways under the jurisdiction of the
79	light on the streets and highways under the jurisdiction of the
79 80	light on the streets and highways under the jurisdiction of the county or municipality. A county or municipality that operates a
79 80 81	light on the streets and highways under the jurisdiction of the county or municipality. A county or municipality that operates a traffic infraction detector must authorize a traffic infraction

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85 infraction enforcement officer to carry a firearm or other 86 weapon and does not authorize such an officer to make arrests. 87 The ordinance must require signs to be posted at locations 88 designated by the county or municipality providing notification 89 that a traffic infraction detector may be in use. Such signage 90 must conform to the standards and requirements adopted by the 91 Department of Transportation under s. 316.0745. The ordinance 92 must also require that the county or municipality make a public 93 announcement and conduct a public awareness campaign of the 94 proposed use of traffic infraction detectors at least 30 days 95 before commencing the enforcement program. In addition, the ordinance must establish a fine of \$125 to be assessed against 96 97 the registered owner of a motor vehicle that fails to stop when 98 facing a traffic control signal steady red light as determined 99 through the use of a traffic infraction detector. Any other 100 provision of law to the contrary notwithstanding, an additional surcharge, fee, or cost may not be added to the civil penalty 101 102 authorized by this paragraph. (b) 103 When responding to an emergency call, an emergency vehicle is exempt from any ordinance enacted under this section. 104 105 A county or municipality must adopt an ordinance under (C) 106 s. 316.008 that provides for the use of a traffic infraction 107 detector in order to impose a fine on the registered owner of a motor vehicle for a violation of s. 316.075(1)(c). The fine 108 shall be imposed in the same manner and is subject to the same 109 110 limitations as provided for parking violations under s. 316.1967. Except as specifically provided in this section, 111 chapter 318 and s. 322.27 do not apply to a violation of s. 112 Page 4 of 16

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316.075(1)(c) for which a ticket has been issued under an 113 114 ordinance enacted pursuant to this section. Enforcement of a 115 ticket issued under the ordinance is not a conviction of the 116 operator of the motor vehicle, may not be made a part of the 117 driving record of the operator, and may not be used for purposes 118 of setting motor vehicle insurance rates. Points under s. 322.27 119 may not be assessed based upon such enforcement. 120 (d) The procedures set forth in s. 316.1967(2)-(5) apply 121 to an ordinance enacted pursuant to this section, except that 122 the ticket must contain the name and address of the person 123 alleged to be liable as the registered owner of the motor vehicle involved in the violation, the registration number of 124 125 the motor vehicle, the violation charged, a copy of the recorded 126 images, the location where the violation occurred, the date and time of the violation, information that identifies the device 127 128 that recorded the violation, and a signed statement by a 129 specifically trained technician employed by the agency or its 130 contractor that, based on inspection of recorded images, the 131 motor vehicle was being operated in violation of s. 132 316.075(1)(c). The ticket must advise the registered owner of 133 the motor vehicle involved in the violation of the amount of the 134 fine, the date by which the fine must be paid, and the procedure for contesting the violation alleged in the ticket. The ticket 135 136 must contain a warning that failure to contest the violation in 137 the manner and time provided is deemed an admission of the 138 liability and that a default may be entered thereon. The 139 violation shall be processed by the county or municipality that has jurisdiction over the street or highway where the violation 140

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141 occurred or by any entity authorized by the county or 142 municipality to prepare and mail the ticket. 143 (e) The ticket shall be sent by first-class mail addressed to the registered owner of the motor vehicle and postmarked no 144 145 later than 14 days after the date of the violation. 146 (f)1. The registered owner of the motor vehicle involved 147 in a violation is responsible and liable for payment of the fine 148 assessed pursuant to this section unless the owner can establish 149 that: a. The motor vehicle passed through the intersection in 150 order to yield right-of-way to an emergency vehicle or as part 151 152 of a funeral procession; b. The motor vehicle passed through the intersection at 153 154 the direction of a law enforcement officer; c. The motor vehicle was stolen at the time of the alleged 155 156 violation; or 157 d. A uniform traffic citation was issued to the driver of 158 the motor vehicle for the alleged violation of s. 316.075(1)(c). 159 2. In order to establish any such fact, the registered 160 owner of the vehicle must, within 20 days after receipt of 161 notification of the alleged violation, furnish to the county or municipality, as appropriate, an affidavit that sets forth 162 163 detailed information supporting an exemption as provided in sub-164 subparagraph 1.a., sub-subparagraph 1.b., sub-subparagraph 1.c., or sub-subparagraph 1.d. For an exemption under sub-subparagraph 165 1.c., the affidavit must set forth that the vehicle was stolen 166 167 and be accompanied by a copy of the police report indicating 168 that the vehicle was stolen at the time of the alleged

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violation. For an exemption under sub-subparagraph 1.d., the

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170	affidavit must set forth that a citation was issued and be
171	accompanied by a copy of the citation indicating the time of the
172	alleged violation and the location of the intersection where it
173	occurred.
174	(g) A person may contest the determination that such
175	person failed to stop at a traffic control signal steady red
176	light as evidenced by a traffic infraction detector by electing
177	to appear before any judge authorized by law to preside over a
178	court hearing that adjudicates traffic infractions. A person who
179	elects to appear before the court to present evidence is deemed
180	to have waived the limitation of civil penalties imposed for the
181	violation. The court, after hearing, shall determine whether the
182	violation was committed and may impose a civil penalty not to
183	exceed \$125 plus costs. The court may take appropriate measures
184	to enforce collection of any penalty not paid within the time
185	permitted by the court.
186	(h) A certificate sworn to or affirmed by a person
187	authorized under s. 316.008 who is employed by or under contract
188	with the county or municipality where the infraction occurred,
189	or a facsimile thereof that is based upon inspection of
190	photographs or other recorded images produced by a traffic
191	infraction detector, is prima facie evidence of the facts
192	contained in the certificate. A photograph or other recorded
193	image evidencing a violation of s. 316.075(1)(c) must be
194	available for inspection in any proceeding to adjudicate
195	liability under an ordinance enacted pursuant to this section.
196	(i) In any county or municipality in which tickets are
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issued as provided in this section, the names of persons who 197 198 have one or more outstanding violations may be included on the 199 list authorized under s. 316.1967(6). If the driver of the motor vehicle received a citation 200 (j) from a traffic enforcement officer at the time of the violation, 201 202 a ticket may not be issued pursuant to this section. 203 (k) The uniform traffic citation prepared by the 204 department under s. 316.650 may not be issued for any violation 205 for which a ticket is issued as provided in this section. 206 The fine imposed pursuant to paragraph (1)(a) or (2) 207 paragraph (1)(g) shall be retained by the county or municipality 208 enforcing the ordinance enacted pursuant to this section. (3) A complaint that a county or municipality is employing 209 210 traffic infraction detectors for purposes other than the promotion of public health, welfare, and safety or in a manner 211 212 inconsistent with this section may be submitted to the governing 213 body of such county or municipality. Such complaints, along with 214 any investigation and corrective action taken by the county or 215 municipal governing body, shall be included in the annual report 216 to the department and in the department's annual summary report 217 to the Governor, the President of the Senate, and the Speaker of 218 the House Representatives, as required by this section. Based on 219 its review of the report, the Legislature may exclude a county 220 or municipality from further participation in the program. (4) (a) Each county or municipality that operates a traffic 221 infraction detector shall submit an annual report to the 222 department that details the results of using the traffic 223 infraction detector and the procedures for enforcement. 224

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225	(b) The department shall provide an annual summary report
226	to the Governor, the President of the Senate, and the Speaker of
227	the House of Representatives regarding the use and operation of
228	traffic infraction detectors under this section. The summary
229	report must include a review of the information submitted to the
230	department by the counties and municipalities and must describe
231	the enhancement of the traffic safety and enforcement programs.
232	The department shall report its recommendations, including any
233	necessary legislation, on or before December 1, 2009, to the
234	Governor, the President of the Senate, and the Speaker of the
235	House of Representatives.
236	Section 4. Subsection (6) of section 316.0745, Florida
237	Statutes, is amended to read:
238	316.0745 Uniform signals and devices
239	(6) (a) Any system of traffic control devices controlled
240	and operated from a remote location by electronic computers or
241	similar devices <u>must</u> shall meet all requirements established for
242	the uniform system, and <u>, if</u> where such <u>a system affects</u> systems
243	affect the movement of traffic on state roads <u>,</u> the design of the
244	system <u>must</u> shall be reviewed and approved by the Department of
245	Transportation.
246	(b) Any traffic infraction detector deployed on the
247	streets and highways of the state must meet requirements
248	established by the Department of Transportation and must be
249	tested at regular intervals according to procedures prescribed
250	by that department.
251	Section 5. Subsection (6) of section 316.1967, Florida
252	Statutes, is amended to read:
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316.1967 Liability for payment of parking ticket
violations and other parking violations.--

Any county or municipality may provide by ordinance 255 (6) that the clerk of the court or the traffic violations bureau 256 257 shall supply the department with a magnetically encoded computer 258 tape reel or cartridge or send by other electronic means data 259 which is machine readable by the installed computer system at 260 the department, listing persons who have three or more 261 outstanding parking violations, including violations of s. 262 316.1955, or who have one or more outstanding tickets for a violation of a traffic control signal steady red light 263 264 indication issued pursuant an ordinance adopted under s. 265 316.0083. Each county shall provide by ordinance that the clerk 266 of the court or the traffic violations bureau shall supply the 267 department with a magnetically encoded computer tape reel or 268 cartridge or send by other electronic means data that is machine 269 readable by the installed computer system at the department, 270 listing persons who have any outstanding violations of s. 271 316.1955 or any similar local ordinance that regulates parking in spaces designated for use by persons who have disabilities. 272 273 The department shall mark the appropriate registration records 274 of persons who are so reported. Section 320.03(8) applies to 275 each person whose name appears on the list.

276 Section 6. Subsection (8) of section 320.03, Florida 277 Statutes, reads:

278 320.03 Registration; duties of tax collectors;
279 International Registration Plan.--

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280 If the applicant's name appears on the list referred (8) 281 to in s. 316.1001(4), s. 316.1967(6), or s. 713.78(13), a 282 license plate or revalidation sticker may not be issued until 283 that person's name no longer appears on the list or until the 284 person presents a receipt from the clerk showing that the fines 285 outstanding have been paid. This subsection does not apply to 286 the owner of a leased vehicle if the vehicle is registered in the name of the lessee of the vehicle. The tax collector and the 287 288 clerk of the court are each entitled to receive monthly, as 289 costs for implementing and administering this subsection, 10 290 percent of the civil penalties and fines recovered from such persons. As used in this subsection, the term "civil penalties 291 and fines" does not include a wrecker operator's lien as 292 293 described in s. 713.78(13). If the tax collector has private tag 294 agents, such tag agents are entitled to receive a pro rata share 295 of the amount paid to the tax collector, based upon the 296 percentage of license plates and revalidation stickers issued by 297 the tag agent compared to the total issued within the county. 298 The authority of any private agent to issue license plates shall be revoked, after notice and a hearing as provided in chapter 299 300 120, if he or she issues any license plate or revalidation 301 sticker contrary to the provisions of this subsection. This 302 section applies only to the annual renewal in the owner's birth month of a motor vehicle registration and does not apply to the 303 transfer of a registration of a motor vehicle sold by a motor 304 vehicle dealer licensed under this chapter, except for the 305 transfer of registrations which is inclusive of the annual 306

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307 renewals. This section does not affect the issuance of the title308 to a motor vehicle, notwithstanding s. 319.23(7)(b).

309 Section 7. Section 322.264, Florida Statutes, is amended 310 to read:

311 322.264 "Habitual traffic offender" defined.--A "habitual 312 traffic offender" is any person whose record, as maintained by 313 the Department of Highway Safety and Motor Vehicles, shows that 314 such person has accumulated the specified number of convictions 315 for offenses described in subsection (1) or subsection (2) 316 within a 5-year period <u>or the specified number of convictions</u> 317 for offenses described in subsection (3) within a 3-year period:

318 (1) Three or more convictions of any one or more of the319 following offenses arising out of separate acts:

320 (a) Voluntary or involuntary manslaughter resulting from321 the operation of a motor vehicle;

322 (b) Any violation of s. 316.193, former s. 316.1931, or 323 former s. 860.01;

324 (c) Any felony in the commission of which a motor vehicle325 is used;

326 (d) Driving a motor vehicle while his or her license is327 suspended or revoked;

(e) Failing to stop and render aid as required under the
laws of this state in the event of a motor vehicle crash
resulting in the death or personal injury of another; or

331 (f) Driving a commercial motor vehicle while his or her332 privilege is disqualified.

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333 (2) Fifteen convictions for moving traffic offenses for
334 which points may be assessed as set forth in s. 322.27,
335 including those offenses in subsection (1).

336 (3) Three convictions under s. 316.075 for a violation of
 337 a traffic control signal steady red light indication.

339 Any violation of any federal law, any law of another state or country, or any valid ordinance of a municipality or county of 340 another state similar to a statutory prohibition specified in 341 subsection (1), or subsection (2), or subsection (3) shall be 342 counted as a violation of such prohibition. In computing the 343 number of convictions, all convictions during the 5 years 344 previous to July 1, 1972, will be used, provided at least one 345 346 conviction occurs after that date. In computing the number of convictions for offenses listed in subsection (3), all 347 348 convictions during the 3 years preceding July 1, 2008, will be 349 used, provided at least one conviction occurs after that date. 350 The fact that previous convictions may have resulted in 351 suspension, revocation, or disqualification under another section does not exempt them from being used for suspension or 352 353 revocation under this section as a habitual offender.

Section 8. For the purpose of incorporating the amendment made by this act to section 322.264, Florida Statutes, in a reference thereto, subsection (5) of section 322.27, Florida Statutes, is reenacted to read:

358 322.27 Authority of department to suspend or revoke359 license.--

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(5) The department shall revoke the license of any person designated a habitual offender, as set forth in s. 322.264, and such person shall not be eligible to be relicensed for a minimum of 5 years from the date of revocation, except as provided for in s. 322.271. Any person whose license is revoked may, by petition to the department, show cause why his or her license should not be revoked.

367 Section 9. For the purpose of incorporating the amendment 368 made by this act to section 322.264, Florida Statutes, in 369 references thereto, subsections (1), (2), and (5) and paragraph 370 (a) of subsection (8) of section 322.34, Florida Statutes, are 371 reenacted to read:

372 322.34 Driving while license suspended, revoked, canceled,373 or disqualified.--

(1) Except as provided in subsection (2), any person whose
driver's license or driving privilege has been canceled,
suspended, or revoked, except a "habitual traffic offender" as
defined in s. 322.264, who drives a vehicle upon the highways of
this state while such license or privilege is canceled,
suspended, or revoked is guilty of a moving violation,
punishable as provided in chapter 318.

(2) Any person whose driver's license or driving privilege
has been canceled, suspended, or revoked as provided by law,
except persons defined in s. 322.264, who, knowing of such
cancellation, suspension, or revocation, drives any motor
vehicle upon the highways of this state while such license or
privilege is canceled, suspended, or revoked, upon:

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387 (a) A first conviction is guilty of a misdemeanor of the
388 second degree, punishable as provided in s. 775.082 or s.
389 775.083.

390 (b) A second conviction is guilty of a misdemeanor of the
391 first degree, punishable as provided in s. 775.082 or s.
392 775.083.

393 (c) A third or subsequent conviction is guilty of a felony
394 of the third degree, punishable as provided in s. 775.082, s.
395 775.083, or s. 775.084.

397 The element of knowledge is satisfied if the person has been previously cited as provided in subsection (1); or the person 398 admits to knowledge of the cancellation, suspension, or 399 400 revocation; or the person received notice as provided in 401 subsection (4). There shall be a rebuttable presumption that the 402 knowledge requirement is satisfied if a judgment or order as 403 provided in subsection (4) appears in the department's records 404 for any case except for one involving a suspension by the 405 department for failure to pay a traffic fine or for a financial responsibility violation. 406

(5) Any person whose driver's license has been revoked pursuant to s. 322.264 (habitual offender) and who drives any motor vehicle upon the highways of this state while such license is revoked is guilty of a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.

412 (8)(a) Upon the arrest of a person for the offense of
413 driving while the person's driver's license or driving privilege
414 is suspended or revoked, the arresting officer shall determine:

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415 1. Whether the person's driver's license is suspended or 416 revoked. Whether the person's driver's license has remained 417 2. suspended or revoked since a conviction for the offense of 418 419 driving with a suspended or revoked license. 420 Whether the suspension or revocation was made under s. 3. 421 316.646 or s. 627.733, relating to failure to maintain required security, or under s. 322.264, relating to habitual traffic 422 offenders. 423 4. Whether the driver is the registered owner or coowner 424 of the vehicle. 425 Section 10. If any provision of this act or its 426 427 application to any person or circumstance is held invalid, the 428 invalidity does not affect other provisions or applications of this act which can be given effect without the invalid provision 429 430 or application, and to this end the provisions of this act are 431 declared severable. 432 Section 11. This act shall take effect upon becoming a 433 law.

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