HB 19 2012

A bill to be entitled

An act relating to public school buses; amending s. 1006.25, F.S.; providing for district school board policies that authorize commercial advertisements on school buses; providing policy requirements relating to reimbursement to the school district, prohibited advertisements, and signage and equipment standards; requiring a school bus to be withdrawn from use under certain circumstances; providing for the remittance and allocation of revenue; providing an effective date.

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

Section 1. Subsection (5) is added to section 1006.25, Florida Statutes, to read:

1006.25 School buses.—School buses shall be defined and meet specifications as follows:

- (5) ADVERTISEMENTS.—
- (a) Commercial advertisements may be placed on the exterior of a school bus according to district school board policies that require the following:
- 1. The school district must be reimbursed by the advertiser for all costs incurred by the school district and its contractors for supporting the advertising, including, but not limited to, retrofitting buses, storing advertising, attaching advertising to the bus, and related maintenance.
 - 2. At a minimum, a contract must prohibit advertising and

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30	a. Solicit the sale, or promote the use, of alcoholic
31	beverages or tobacco products.
32	b. Are discriminatory in nature or content.
33	c. Imply or declare endorsement of the product or service
34	by the school district.
35	d. Contain material that is sexual in nature.
36	e. Contain material that is not child and community
37	sensitive.
38	f. Contain material that is political in nature or relates
39	to a political activity, campaign, or candidate.
40	g. Are false, misleading, or deceptive.
41	h. Relate to an illegal activity or antisocial behavior.
42	i. Distract from the effectiveness of required safety

- 3. The design, placement, and size of signage on the exterior of a school bus acknowledging the advertiser must be prescribed by the district school board and address the following minimum standards:
 - a. Cost of the advertising.

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advertising images that:

warning equipment.

- b. Designation of individuals authorized to sell and approve the advertising.
- c. Specification of how the advertising will be attached, if not painted on the bus, including a prohibition against signage that:
- (I) Extends from the body of the bus so as to allow a handhold or pose a danger to pedestrians.
 - (II) Covers any structural or sheet metal damage or

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

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57 alteration.

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- (III) Interferes with the operation of any door, window, required lettering, lamp, reflector, or other device.
- (IV) Is placed on a side emergency door or the back of the bus.
 - (V) Interferes with school bus identification.
- (VI) Is digital or electronic.
- 4. A school bus with attached advertising must meet the school bus equipment standards under this section.
 - 5. A school bus may not have more than two advertisements.
- 6. Each advertisement must be no larger than 2 feet high and 6 feet long.
- (b) A school bus that violates this subsection must be withdrawn from use as a school bus until it meets the requirements of this subsection.
- (c)1. All revenue from a contract under this subsection must be remitted to the respective school district, with 50 percent allocated for school district transportation, 40 percent allocated for other programs as determined by the school district, and 10 percent allocated for the school district driver education programs, of which 30 percent must be allocated for behind-the-wheel instruction.
- 2. However, if a school district does not offer driver education in any of its schools, the 10 percent allocated for driver education programs may be allocated for other programs as determined by the school district.
 - Section 2. This act shall take effect July 1, 2012.