By Senator Brandes

	22-00193-14 2014144_
1	A bill to be entitled
2	An act relating to traffic infraction detectors;
3	repealing s. 316.003(87) and (91), F.S., relating to
4	the definitions of "traffic infraction detector" and
5	"local hearing officer"; repealing ss. 316.008(8),
6	316.0083, and 316.00831, F.S., relating to the
7	installation and use of traffic infraction detectors
8	to enforce specified provisions when a driver fails to
9	stop at a traffic signal; removing provisions that
10	authorize the Department of Highway Safety and Motor
11	Vehicles, a county, or a municipality to use such
12	detectors; repealing s. 316.07456, F.S., relating to
13	transitional implementation of such detectors;
14	repealing s. 316.0776, F.S., relating to placement and
15	installation of traffic infraction detectors;
16	repealing s. 318.15(3), F.S., relating to failure to
17	comply with a civil penalty; repealing s. 321.50,
18	F.S., relating to the authorization to use traffic
19	infraction detectors; amending ss. 28.37, 316.640,
20	316.650, 318.14, 318.18, 320.03, and 322.27, F.S.,
21	relating to distribution of proceeds, enforcement by
22	traffic infraction enforcement officers using such
23	detectors, procedures for disposition of citations,
24	compliance, registration and renewal of license
25	plates, and penalties, to conform provisions to
26	changes made by the act; providing an effective date.
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28	Be It Enacted by the Legislature of the State of Florida:
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30	Section 1. Subsections (87) and (91) of section 316.003,
31	Florida Statutes, are repealed.
32	Section 2. Subsection (8) of section 316.008, Florida
33	Statutes, is repealed.
34	Section 3. Section 316.0083, Florida Statutes, is repealed.
35	Section 4. Section 316.00831, Florida Statutes, is
36	repealed.
37	Section 5. Section 316.07456, Florida Statutes, is
38	repealed.
39	Section 6. Section 316.0776, Florida Statutes, is repealed.
40	Section 7. Subsection (3) of section 318.15, Florida
41	Statutes, is repealed.
42	Section 8. Section 321.50, Florida Statutes, is repealed.
43	Section 9. Subsection (5) of section 28.37, Florida
44	Statutes, is amended to read:
45	28.37 Fines, fees, service charges, and costs remitted to
46	the state
47	(5) Ten percent of all court-related fines collected by the
48	clerk, except for penalties or fines distributed to counties or
49	municipalities under s. 316.0083(1)(b)3. or s. 318.18(15) (a) ,
50	shall be deposited into the clerk's Public Records Modernization
51	Trust Fund to be used exclusively for additional clerk court-
52	related operational needs and program enhancements.
53	Section 10. Paragraph (b) of subsection (1) and paragraph
54	(a) of subsection (5) of section 316.640, Florida Statutes, are
55	amended to read:
56	316.640 EnforcementThe enforcement of the traffic laws of
57	this state is vested as follows:
58	(1) STATE
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59 (b)1. The Department of Transportation has authority to 60 enforce on all the streets and highways of this state all laws applicable within its authority. 61 62 2.a. The Department of Transportation shall develop training and qualifications standards for toll enforcement 63 64 officers whose sole authority is to enforce the payment of tolls 65 pursuant to s. 316.1001. Nothing in this subparagraph shall be 66 construed to permit the carrying of firearms or other weapons, nor shall a toll enforcement officer have arrest authority. 67 68 b. For the purpose of enforcing s. 316.1001, governmental 69 entities, as defined in s. 334.03, which own or operate a toll 70 facility may employ independent contractors or designate 71 employees as toll enforcement officers; however, any such toll enforcement officer must successfully meet the training and 72 qualifications standards for toll enforcement officers 73 74 established by the Department of Transportation. 75 3. For the purpose of enforcing s. 316.0083, the department 76 may designate employees as traffic infraction enforcement 77 officers. A traffic infraction enforcement officer must 78 successfully complete instruction in traffic enforcement 79 procedures and court presentation through the Selective Traffic 80 Enforcement Program as approved by the Division of Criminal Justice Standards and Training of the Department of Law 81 82 Enforcement, or through a similar program, but may not 83 necessarily otherwise meet the uniform minimum standards established by the Criminal Justice Standards and Training 84 85 Commission for law enforcement officers or auxiliary law 86 enforcement officers under s. 943.13. This subparagraph does not authorize the carrying of firearms or other weapons by a traffic 87

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22-00193-14 201414_ 88 infraction enforcement officer and does not authorize a traffic 89 infraction enforcement officer to make arrests. The department's 90 traffic infraction enforcement officers must be physically 91 located in the state.

(5) (a) Any sheriff's department or police department of a 92 municipality may employ, as a traffic infraction enforcement 93 officer, any individual who successfully completes instruction 94 95 in traffic enforcement procedures and court presentation through 96 the Selective Traffic Enforcement Program as approved by the Division of Criminal Justice Standards and Training of the 97 Department of Law Enforcement, or through a similar program, but 98 99 who does not necessarily otherwise meet the uniform minimum 100 standards established by the Criminal Justice Standards and Training Commission for law enforcement officers or auxiliary 101102 law enforcement officers under s. 943.13. Any such traffic infraction enforcement officer who observes the commission of a 1.03 104 traffic infraction or, in the case of a parking infraction, who 105 observes an illegally parked vehicle may issue a traffic 106 citation for the infraction when, based upon personal 107 investigation, he or she has reasonable and probable grounds to believe that an offense has been committed which constitutes a 108 noncriminal traffic infraction as defined in s. 318.14. In 109 addition, any such traffic infraction enforcement officer may 110 111 issue a traffic citation under s. 316.0083. For purposes of enforcing s. 316.0083, any sheriff's-department or police 112 113 department of a municipality may designate employees as traffic 114infraction enforcement officers. The traffic infraction 115 enforcement officers must be physically located in the county of the respective sheriff's or police department. 116

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117	Section 11. Paragraphs (a) and (c) of subsection (3) of
118	section 316.650, Florida Statutes, are amended to read:
119	316.650 Traffic citations
120	(3)(a) Except for a traffic citation issued pursuant to s.
121	316.1001 or s. 316.0083 , each traffic enforcement officer, upon
122	issuing a traffic citation to an alleged violator of any
123	provision of the motor vehicle laws of this state or of any
124	traffic ordinance of any municipality or town, shall deposit the
125	original traffic citation or, in the case of a traffic
126	enforcement agency that has an automated citation issuance
127	system, the chief administrative officer shall provide by an
128	electronic transmission a replica of the citation data to a
129	court having jurisdiction over the alleged offense or with its
130	traffic violations bureau within 5 days after issuance to the
131	violator.
132	(c)—If a traffic citation is issued under s. 316.0083, the
133	traffic-infraction enforcement officer shall provide by
134	electronic transmission a replica of the traffic citation data
135	to the court-having jurisdiction over the-alleged offense or its
136	traffic violations bureau within 5 days after the date of
137	issuance of the traffic citation to the violator. If a hearing
138	is requested, the traffic infraction enforcement officer shall
139	provide a replica of the traffic notice of violation data-to the
140	clerk for-the local hearing officer having-jurisdiction over-the
141	alleged-offense-within 14 days.
142	Section 12. Subsection (2) of section 318.14, Florida
143	Statutes, is amended to read:
144	318.14 Noncriminal traffic infractions; exception;
145	procedures
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146 (2) Except as provided in s. 316.1001(2) ss. 316.1001(2) and 316.0083, any person cited for a violation requiring a 147 mandatory hearing listed in s. 318.19 or any other criminal 148 149 traffic violation listed in chapter 316 must sign and accept a 150 citation indicating a promise to appear. The officer may indicate on the traffic citation the time and location of the 151 scheduled hearing and must indicate the applicable civil penalty 152 153 established in s. 318.18. For all other infractions under this 154 section, except for infractions under s. 316.1001, the officer must certify by electronic, electronic facsimile, or written 155156 signature that the citation was delivered to the person cited. 157 This certification is prima facie evidence that the person cited was served with the citation. 158

Section 13. Subsections (15) and (22) of section 318.18,Florida Statutes, are amended to read:

161 318.18 Amount of penalties.—The penalties required for a 162 noncriminal disposition pursuant to s. 318.14 or a criminal 163 offense listed in s. 318.17 are as follows:

(15) (a)1. One hundred and fifty-eight dollars for a 164 165 violation of s. 316.074(1) or s. 316.075(1)(c)1. when a driver 166 has failed to stop at a traffic signal and when enforced by a 167 law enforcement-officer. Sixty dollars shall be distributed as provided in s. 318.21, \$30 shall be distributed to the General 168 Revenue Fund, \$3 shall be remitted to the Department of Revenue 169 for deposit into the Brain and Spinal Cord Injury Trust Fund, 170 and the remaining \$65 shall be remitted to the Department of 171172 Revenue for deposit into the Emergency Medical Services Trust Fund of the Department of Health. 173

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2. One hundred and fifty-eight dollars for a violation of

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175	s. 316.074(1) or s. 316.075(1)(c)1. when a driver has failed to
176	stop at a traffic signal and when enforced by the department's
177	traffic infraction enforcement officer. One hundred dollars
178	shall be remitted to the Department of Revenue for deposit into
179	the General Revenue Fund, \$45 shall be distributed to the county
180	for any violations occurring in any unincorporated areas of the
181	county or to the municipality for any violations occurring in
182	the incorporated boundaries of the municipality in which the
183	infraction occurred, \$10 shall be remitted to the Department of
184	Revenue for deposit into the Department of Health Emergency
185	Medical Services Trust Fund for distribution as provided in s.
186	395.4036(1), and \$3 shall-be-remitted to the Department of
187	Revenue for deposit into the Brain and Spinal Cord Injury Trust
188	Fund.
189	3. One hundred and fifty-eight dollars for a violation of
190	s. 316.074(1) or s. 316.075(1)(c)1. when a driver has failed to
191	stop at a traffic signal and when enforced by a county's or
192	municipality's traffic infraction enforcement officer. Seventy-
193	five dollars shall be distributed to the county or municipality
194	issuing the traffic citation, \$70 shall be remitted to the
195	Department of Revenue for deposit into the General Revenue Fund,
196	\$10 shall be remitted to the Department of Revenue for deposit
197	into the Department of Health Emergency Medical Services Trust
198	Fund for distribution as provided in s. 395.4036(1), and \$3
199	shall be remitted to the Department of Revenue for deposit into
200	the Brain and Spinal Cord Injury Trust Fund.
201	(b) Amounts deposited into the Brain and Spinal Cord Injury
202	Trust Fund pursuant to this subsection shall be distributed
203	quarterly to the Miami Project to Cure Paralysis and shall be

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204	used for brain and spinal cord research.
205	(c) If a person who is mailed a notice of violation or
206	cited for a violation of s. 316.074(1) or s. 316.075(1)(c)1., as
207	enforced by a traffic infraction enforcement officer under s.
208	316.0083, presents documentation from the appropriate
209	governmental entity that the notice of violation or traffic
210	citation was in error, the clerk of court or clerk to the local
211	hearing officer may dismiss the case. The clerk of court or
212	clerk to the local hearing officer may not charge for this
213	service.
214	(d) An individual may not receive a commission or per-
215	ticket fee from any revenue collected from violations detected
216	through the use of a traffic infraction detector. A manufacturer
217	or vendor may not receive a fee or remuneration based upon the
218	number of violations detected through the use of a traffic
219	infraction detector.
220	(c) Funds deposited into the Department of Health Emergency
221	Medical Services Trust Fund under this subsection shall be
222	distributed as provided in s. 395.4036(1).
223	(22) In addition to the penalty prescribed under s.
224	316.0083 for violations enforced under s. 316.0083 which are
225	upheld, the local hearing officer may also order the payment of
226	county or municipal costs, not to exceed \$250.
227	Section 14. Subsection (8) of section 320.03, Florida
228	Statutes, is amended to read:
229	320.03 Registration; duties of tax collectors;
230	International Registration Plan
231	(8) If the applicant's name appears on the list referred to
232	in s. 316.1001(4), s. 316.1967(6), s. 318.15(3), or s.

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2014144 233 713.78(13), a license plate or revalidation sticker may not be 234 issued until that person's name no longer appears on the list or 235 until the person presents a receipt from the governmental entity 236 or the clerk of court that provided the data showing that the 237 fines outstanding have been paid. This subsection does not apply 238 to the owner of a leased vehicle if the vehicle is registered in 239 the name of the lessee of the vehicle. The tax collector and the 240 clerk of the court are each entitled to receive monthly, as 241 costs for implementing and administering this subsection, 10 242 percent of the civil penalties and fines recovered from such 243 persons. As used in this subsection, the term "civil penalties 244 and fines" does not include a wrecker operator's lien as 245 described in s. 713.78(13). If the tax collector has private tag 246 agents, such tag agents are entitled to receive a pro rata share 247 of the amount paid to the tax collector, based upon the 248 percentage of license plates and revalidation stickers issued by 249 the tag agent compared to the total issued within the county. 250 The authority of any private agent to issue license plates shall 251 be revoked, after notice and a hearing as provided in chapter 252 120, if he or she issues any license plate or revalidation 253 sticker contrary to the provisions of this subsection. This 254section applies only to the annual renewal in the owner's birth 255 month of a motor vehicle registration and does not apply to the 256 transfer of a registration of a motor vehicle sold by a motor 257 vehicle dealer licensed under this chapter, except for the 258 transfer of registrations which includes the annual renewals. 259 This section does not affect the issuance of the title to a 260 motor vehicle, notwithstanding s. 319.23(8)(b). 261 Section 15. Paragraph (d) of subsection (3) of section

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262	322.27, Florida Statutes, is amended to read:
263	322.27 Authority of department to suspend or revoke driver
264	license or identification card
265	(3) There is established a point system for evaluation of
266	convictions of violations of motor vehicle laws or ordinances,
267	and violations of applicable provisions of s. 403.413(6)(b) when
268	such violations involve the use of motor vehicles, for the
269	determination of the continuing qualification of any person to
270	operate a motor vehicle. The department is authorized to suspend
271	the license of any person upon showing of its records or other
272	good and sufficient evidence that the licensee has been
273	convicted of violation of motor vehicle laws or ordinances, or
274	applicable provisions of s. 403.413(6)(b), amounting to 12 or
275	more points as determined by the point system. The suspension
276	shall be for a period of not more than 1 year.
277	(d) The point system shall have as its basic element a
278	graduated scale of points assigning relative values to
279	convictions of the following violations:
280	1. Reckless driving, willful and wanton-4 points.
281	2. Leaving the scene of a crash resulting in property
282	damage of more than \$50-6 points.
283	3. Unlawful speed, or unlawful use of a wireless
284	communications device, resulting in a crash-6 points.
285	4. Passing a stopped school bus-4 points.
286	5. Unlawful speed:
287	a. Not in excess of 15 miles per hour of lawful or posted
288	speed-3 points.
289	b. In excess of 15 miles per hour of lawful or posted
290	speed-4 points.

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2014144 22 - 00193 - 14291 6. A violation of a traffic control signal device as 292 provided in s. 316.074(1) or s. 316.075(1)(c)1.-4 points. 293 However, no points shall be imposed for a violation of s. 294 316.074(1) or s. 316.075(1)(c)1. when a driver has failed to 295 stop at a traffic signal and when enforced by a traffic 296 infraction enforcement officer. In addition, - a violation of s. 297 316.074(1) or s. 316.075(1)(c)1. when a driver has failed to 298 stop at a traffic signal and when enforced by a traffic 299 infraction enforcement officer may not be used for purposes of 300 setting motor vehicle insurance rates. 301 7. All other moving violations (including parking on a 302 highway outside the limits of a municipality)-3 points. However, 303 no points shall be imposed for a violation of s. 316.0741 or s. 304 316.2065(11); and points shall be imposed for a violation of s. 305 316.1001 only when imposed by the court after a hearing pursuant 306 to s. 318.14(5). 307 8. Any moving violation covered in this paragraph, 308 excluding unlawful speed and unlawful use of a wireless 309 communications device, resulting in a crash-4 points. 9. Any conviction under s. 403.413(6)(b)-3 points. 310 311 10. Any conviction under s. 316.0775(2)-4 points. 312 11. A moving violation covered in this paragraph which is 313 committed in conjunction with the unlawful use of a wireless 314 communications device within a school safety zone-2 points, in 315 addition to the points assigned for the moving violation. Section 16. This act shall take effect upon becoming a law. 316

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