As Introduced

133rd General Assembly Regular Session 2019-2020

S. B. No. 279

Senator Maharath

A BILL

То	amend sections 3321.141, 4511.043, 4511.205,	1
	4511.991, and 4925.04 and to repeal section	2
	4511.204 of the Revised Code to generally	3
	prohibit the use of electronic wireless devices	4
	while driving.	5

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 3321.141, 4511.043, 4511.205,	6
4511.991, and 4925.04 of the Revised Code be amended to read as	7
follows:	8
Sec. 3321.141. (A)(1) Within one hundred twenty minutes	9
after the beginning of each school day, the attendance officer,	10
attendance officer's assistant for each individual school	11
building, or other person the attendance officer designates to	12
take attendance for each school building shall make at least one	13
attempt to contact, in accordance with division (A)(2) of this	14
section, the parent, guardian, or other person having care of	15
any student who was absent without legitimate excuse from the	16
school the student is required to attend as of the beginning of	17
that school day.	18

(2) An attempt to contact a student's parent, guardian, or 19

other person having care of the student shall be made through one of the following methods:	
(a) A telephone call placed in person;	22
(b) An automated telephone call via a system that includes	23
verification that each call was actually placed, and either the	24
call was answered by its intended recipient or a voice mail	25
message was left by the automated system relaying the required	26
information;	27
(c) A notification sent through the school's automated	28
student information system;	29
(d) A text-based communication sent to the parent's,	30
guardian's, or other person's electronic wireless communications	31
device, as defined in division (G)(1) <u>(E)</u>of section 4511.204	32
<u>4511.205</u> of the Revised Code;	33
(e) A notification sent to the electronic mail address of	34
the parent, guardian, or other person;	35
(f) A visit, in person, to the student's residence of	36
record;	37
(g) Any other notification procedure that has been adopted	38
by resolution of the board of education of a school district.	39
(B) If the parent, guardian, or other person having care	40
of a student initiates a telephone call or other communication	41
notifying the school or building administration of the student's	42
excused or unexcused absence within one hundred twenty minutes	43
after the beginning of the school day, the school is under no	
further obligation with respect to the requirement prescribed in	45
division (A) of this section.	46

(C) A school district, or any officer, director, employee, 47

or member of the school district board of education is not 48 liable in damages in a civil action for injury, death, or loss 49 to person or property allegedly arising from an employee's 50 action or inaction in good faith compliance with this section. 51 This section does not eliminate, limit, or reduce any other 52 immunity or defense that a person may be entitled to under 53 Chapter 2744. or any other provision of the Revised Code or 54 under the common law of this state. 55

(D) This section does not apply to either of the following:

(1) Students who are in home-based, online, or internetor computer-based instruction;

(2) Instances where a student was not expected to be in
attendance at a particular school building due to that student's
participation in off-campus activities, including but not
limited to participation in the college credit plus program
established under Chapter 3365. of the Revised Code.

Sec. 4511.043. (A) (1) No law enforcement officer who stops 65 the operator of a motor vehicle in the course of an authorized 66 sobriety or other motor vehicle checkpoint operation or a motor 67 vehicle safety inspection shall issue a ticket, citation, or 68 summons for a secondary traffic offense unless in the course of 69 the checkpoint operation or safety inspection the officer first 70 determines that an offense other than a secondary traffic 71 72 offense has occurred and either places the operator or a vehicle occupant under arrest or issues a ticket, citation, or summons 73 to the operator or a vehicle occupant for an offense other than 74 a secondary offense. 75

(2) A law enforcement agency that operates a motor vehicle

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checkpoint for an express purpose related to a secondary traffic77offense shall not issue a ticket, citation, or summons for any78secondary traffic offense at such a checkpoint, but may use such79a checkpoint operation to conduct a public awareness campaign80and distribute information.81

(B) As used in this section, "secondary traffic offense"
means a violation of division (A) or (F)(2) of section 4507.05,
division (B)(1)(a) or (b) or (E) of section 4507.071, division
(A) of section 4511.204, division (C) or (D) of section 4511.81,
division (A)(3) of section 4513.03, or division (B) of section
4513.263 of the Revised Code.

Sec. 4511.205. (A) No holder of a temporary instruction permit who has not attained the age of eighteen years and noholder of a probationary driver's license person shall drive a motor vehicle on any street, highway, or property used by the public for purposes of vehicular traffic or parking while using in any manner an electronic wireless communications device.

(B) Division (A) of this section does not apply to either <u>any</u> of the following:

(1) A person using an electronic wireless communications
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device for emergency purposes, including an emergency contact
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with a law enforcement agency, hospital or health care provider,
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fire department, or other similar emergency agency or entity;
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(2) A person using an electronic wireless communications
device whose motor vehicle is in a stationary position and the
motor vehicle is outside a lane of travel;

(3) A person using a navigation device in a voice-operated
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 or hands-free manner who does not <u>physically</u> manipulate the
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 device while driving-;

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(4) A person using an electronic wireless communications	106	
device in a voice-operated or hands-free manner who does not	107	
physically manipulate the device while driving;		
(5) A person using any device that is physically or	109	
electronically integrated into the motor vehicle.	110	
(C) (1) Except as provided in division (C) (2) of this	111	
section, whoever <u>Whoever</u> violates division (A) of this section	112	
shall be fined one hundred fifty dollars. In addition, the court	113	
shall impose a class seven suspension of the offender's driver's	114	
license or permit for a definite period of sixty days. For each	115	
subsequent offense, the offender shall be fined three hundred	116	
dollars and the court shall impose a class seven suspension of	117	
the offender's driver's license or permit for a definite period	118	
<u>of one year</u> .	119	
(2) If the person previously has been adjudicated a	120	
delinquent child or a juvenile traffic offender for a violation	121	
of this section, whoever violates this section shall be fined	122	
three hundred dollars. In addition, the court shall impose a	123	
class seven suspension of the person's driver's license or	124	
permit for a definite period of one year.		
(D) The filing of a sworn complaint against a person for a	126	
violation of this section does not preclude the filing of a	127	
sworn complaint for a violation of a substantially equivalent	128	
municipal ordinance for the same conduct. However, if a person-	129	
is adjudicated a delinquent child or a juvenile traffic offender	130	
for a violation of this section and is also adjudicated a	131	
delinquent child or a juvenile traffic offender for a violation	132	
of a substantially equivalent municipal ordinance for the same-	133	
conduct, the two offenses are allied offenses of similar import	134	
under section 2941.25 of the Revised Code.	135	

(E) As used in this section, "electronic wireless	136
ommunications device" includes any of the following:	
(1) A wireless telephone;	138
(2) A personal digital assistant;	139
(3) A computer, including a laptop computer and a computer	140
tablet;	
(4) A text-messaging device;	142
(5) Any other substantially similar electronic wireless	143
device that is designed or used to communicate via voice, image,	144
or written word.	145
Sec. 4511.991. (A) As used in this section and each	146
section referenced in division (B) of this section, all of the	147
following apply:	
(1) "Distracted" means doing either of the following while	149
operating a vehicle:	150
(a) Using <u>a handheld an</u> electronic wireless communications	151
device, as defined in section 4511.204 4511.205 of the Revised	152
Code, except when utilizing any of the following:	153
(i) The device's speakerphone function;	154
(ii) A wireless technology standard for exchanging data	155
over short distances;	156
(iii) A "voice-operated or hands-free" device that allows	157
the person to use the electronic wireless communications device	158
without the use of either hand except to activate, deactivate,	
or initiate a feature or function;	160
(iv) Any device that is physically or electronically	161
integrated into the motor vehicle.	162

(b) Engaging in any activity that is not necessary to the 163 operation of a vehicle and impairs, or reasonably would be 164 expected to impair, the ability of the operator to drive the 165 vehicle safely. 166 (2) "Distracted" does not include operating a motor 167 vehicle while wearing an earphone or earplug over or in both 168 ears at the same time. A person who so wears earphones or 169 earplugs may be charged with a violation of section 4511.84 of 170 the Revised Code. 171 (3) "Distracted" does not include conducting any activity 172 while operating a utility service vehicle or a vehicle for or on 173 behalf of a utility, provided that the driver of the vehicle is 174 acting in response to an emergency, power outage, or a 175 circumstance affecting the health or safety of individuals. 176 As used in division (A)(3) of this section: 177 (a) "Utility" means an entity specified in division (A), 178 (C), (D), (E), or (G) of section 4905.03 of the Revised Code. 179 (b) "Utility service vehicle" means a vehicle owned or 180 operated by a utility. 181 (B) If an offender violates section 4511.03, 4511.051, 182 4511.12, 4511.121, 4511.132, 4511.21, 4511.211, 4511.213, 183 4511.22, 4511.23, 4511.25, 4511.26, 4511.27, 4511.28, 4511.29, 184 4511.30, 4511.31, 4511.32, 4511.33, 4511.34, 4511.35, 4511.36, 185 4511.37, 4511.38, 4511.39, 4511.40, 4511.41, 4511.42, 4511.43, 186 4511.431, 4511.44, 4511.441, 4511.451, 4511.46, 4511.47, 187 4511.54, 4511.55, 4511.57, 4511.58, 4511.59, 4511.60, 4511.61, 188 4511.64, 4511.71, 4511.711, 4511.712, 4511.713, 4511.72, or 189 4511.73 of the Revised Code while distracted and the distracting 190 activity is a contributing factor to the commission of the 191

violation, the offender is subject to the applicable penalty for 192
the violation and, notwithstanding section 2929.28 of the 193
Revised Code, is subject to an additional fine of not more than 194
one hundred dollars as follows: 195

(1) Subject to Traffic Rule 13, if a law enforcement 196 officer issues an offender a ticket, citation, or summons for a 197 violation of any of the aforementioned sections of the Revised 198 Code that indicates that the offender was distracted while 199 committing the violation and that the distracting activity was a 200 contributing factor to the commission of the violation, the 201 offender may enter a written plea of guilty and waive the 202 offender's right to contest the ticket, citation, or summons in 203 a trial provided that the offender pays the total amount of the 204 fine established for the violation and pays the additional fine 205 of one hundred dollars. 206

In lieu of payment of the additional fine of one hundred dollars, the offender instead may elect to attend a distracted driving safety course, the duration and contents of which shall be established by the director of public safety. If the offender attends and successfully completes the course, the offender shall be issued written evidence that the offender successfully completed the course. The offender shall be required to pay the total amount of the fine established for the violation, but shall not be required to pay the additional fine of one hundred dollars, so long as the offender submits to the court both the offender's payment in full and such written evidence.

(2) If the offender appears in person to contest the
ticket, citation, or summons in a trial and the offender pleads
guilty to or is convicted of the violation, the court, in
addition to all other penalties provided by law, may impose the
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applicable penalty for the violation and may impose the222additional fine of not more than one hundred dollars.223

If the court imposes upon the offender the applicable 224 penalty for the violation and an additional fine of not more 225 than one hundred dollars, the court shall inform the offender 226 that, in lieu of payment of the additional fine of not more than 227 one hundred dollars, the offender instead may elect to attend 228 the distracted driving safety course described in division (B) 229 (1) of this section. If the offender elects the course option 230 and attends and successfully completes the course, the offender 231 232 shall be issued written evidence that the offender successfully completed the course. The offender shall be required to pay the 233 total amount of the fine established for the violation, but 234 shall not be required to pay the additional fine of not more 235 than one hundred dollars, so long as the offender submits to the 236 court the offender's payment and such written evidence. 237

Sec. 4925.04. (A) Prior to authorizing a person to act as238a transportation network company driver, a transportation239network company shall do all of the following:240

(1) Require the person to submit an application to the241transportation network company that includes at least all of the242following:

(a) The person's address;

(b) The person's age;

(c) The person's driver's license number and informationon the person's driving history;

(d) A copy of the certificate of motor vehicle
registration for the vehicle the person will use to provide
transportation network company services;
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(e) Proof of automobile insurance.

(2) Conduct a background check on each applicant, 252 including both of the following: 253 (a) A search of a multi-state/multi-jurisdiction criminal 254 records database, or a similar nationwide criminal records 255 database, and validation of any records through a primary source 256 search; 257 (b) A search of the United States department of justice 258 national sex offender public web site; 259 260 (3) Obtain and review a driving history report with regard to each applicant. 261 (B) A transportation network company shall not authorize a 262 person to act as a transportation network company driver if any 263 of the following apply to the person: 264 (1) The person does not possess a valid driver's license. 265 (2) The person does not possess a valid certification of 266 motor vehicle registration for the motor vehicle that the person 267 intends to use to provide transportation network company 268 services. 269 (3) The person does not possess automobile liability 270 insurance for the vehicle that the person intends to use to 271 provide transportation network company services that meets the 272 requirements of section 3942.02 of the Revised Code unless the 273 transportation network company provides such insurance on behalf 274 of the driver. 275 (4) The person has not attained the age of nineteen. 276 (5) Within the past three years, the person has been 277

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convicted of, or pleaded guilty to, more than three violations278of section 4511.194, 4511.2044511.205, 4511.21, 4511.211,2794511.251, 4511.29, 4511.30, 4511.39, 4511.46, 4511.47, 4511.711,280or 4511.75 of the Revised Code or an existing or former281municipal ordinance or law of this or any other state, or of the282United States, that is substantially equivalent to any offense283listed in division (B)(5) of this section.284

(6) Within the past three years, the person has been 285 convicted of, or pleaded quilty to, any serious vehicle-related 286 offense, including a violation of division (B) of section 287 2921.331 of the Revised Code or a violation of section 4510.11, 288 4510.111, 4510.12, 4510.14, 4510.16, 4510.18, 4511.20, or 289 4511.201 of the Revised Code or an existing or former municipal 290 ordinance or law of this or any other state, or of the United 291 States, that is substantially equivalent to any offense listed 292 in division (B)(6) of this section. 293

(7) Within the past seven years, the person has been294convicted of, or pleaded guilty to, any of the following:295

(a) Operating a vehicle while under the influence of alcohol, a drug of abuse, or a combination of both, in violation of section 4511.19 of the Revised Code;

(b) The commission of any felony offense while operating,or being a passenger in, a motor vehicle;

(c) A theft or fraud offense in violation of section 301
2911.01 or 2911.02 of the Revised Code or any provision of 302
Chapter 2913. of the Revised Code; 303

(d) A property damage offense in violation of section3042909.02, 2909.03, 2909.05, 2909.06, 2909.07, 2909.09, 2909.10,305or 2909.101 of the Revised Code;306

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(e) A sex offense in violation of any provision of Chapter	307
2907. of the Revised Code;	308
(f) An offense of violence as defined in section 2901.01	309
of the Revised Code;	310
(g) An act of terrorism as defined in section 2909.21 of	311
the Revised Code;	312
(h) A violation of an existing or former municipal	313
ordinance or law of this or any other state, or of the United	
States, that is substantially equivalent to any offense listed	
in division (B)(7) of this section.	316
(8) A search of the United States department of justice	317
national sex offender public web site indicates that the person	
is identified as a sex offender.	319
Section 2. That existing sections 3321.141, 4511.043,	320
4511.205, 4511.991, and 4925.04 of the Revised Code are hereby	321
repealed.	
Section 3. That section 4511.204 of the Revised Code is	323
hereby repealed.	324