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Representatives Abrams, Lampton

Cosponsors: Representatives Jones, Ginter, Carruthers, John, Holmes, Ray, Pavliga, Richardson, Lanese, Carfagna, LaRe, Leland, Galonski, Miller, A., Bird, Hall, Johnson, Miller, K., Sheehy, Sobecki, Troy, White, Young, T.

A BILL

То	amend sections 3321.141, 4507.11, 4508.02,	1
	4510.036, 4511.043, 4511.204, and 4511.991 and	2
	to enact sections 4507.214, 4511.122, and	3
	4511.992 of the Revised Code to expand the	4
	texting while driving prohibition to a general	5
	prohibition against using an electronic wireless	6
	communications device while driving, with	7
	certain exceptions, and to create data	8
	collection requirements based on associated	9
	violations of the distracted driving laws.	10

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

Section 1. That sections 3321.141, 4507.11, 4508.02,	11
4510.036, 4511.043, 4511.204, and 4511.991 be amended and	12
sections 4507.214, 4511.122, and 4511.992 of the Revised Code be	13
enacted to read as follows:	14
Sec. 3321.141. (A) (1) Within one hundred twenty minutes	15
after the beginning of each school day, the attendance officer,	16
attendance officer's assistant for each individual school	17

building, or other person the attendance officer designates to	18
take attendance for each school building shall make at least one	19
attempt to contact, in accordance with division (A)(2) of this	20
section, the parent, guardian, or other person having care of	21
any student who was absent without legitimate excuse from the	22
school the student is required to attend as of the beginning of	23
that school day.	24
(2) An attempt to contact a student's parent, guardian, or	25
other person having care of the student shall be made through	26
one of the following methods:	27
(a) A telephone call placed in person;	28
(b) An automated telephone call via a system that includes	29
verification that each call was actually placed, and either the	30
call was answered by its intended recipient or a voice mail	31
message was left by the automated system relaying the required	32
information;	33
(c) A notification sent through the school's automated	34
student information system;	35
(d) A text-based communication sent to the parent's,	36
guardian's, or other person's electronic wireless communications	37
device, as defined in division (G)(1) of -section 4511.204 of the	38
Revised Code;	39
(e) A notification sent to the electronic mail address of	4 C
the parent, guardian, or other person;	41
(f) A visit, in person, to the student's residence of	42
record;	43
(g) Any other notification procedure that has been adopted	44

by resolution of the board of education of a school district.

(B) If the parent, guardian, or other person having care	46
of a student initiates a telephone call or other communication	47
notifying the school or building administration of the student's	48
excused or unexcused absence within one hundred twenty minutes	49
after the beginning of the school day, the school is under no	50
further obligation with respect to the requirement prescribed in	51
division (A) of this section.	52
(C) A school district, or any officer, director, employee,	53
or member of the school district board of education is not	54
liable in damages in a civil action for injury, death, or loss	55
to person or property allegedly arising from an employee's	56
action or inaction in good faith compliance with this section.	57
This section does not eliminate, limit, or reduce any other	58
immunity or defense that a person may be entitled to under	59
Chapter 2744. or any other provision of the Revised Code or	60
under the common law of this state.	61
(D) This section does not apply to either of the	62
following:	63
(1) Students who are in home-based, online, or internet-	64
or computer-based instruction;	65
(2) Instances where a student was not expected to be in	66
attendance at a particular school building due to that student's	67
participation in off-campus activities, including but not	68
limited to participation in the college credit plus program	69
established under Chapter 3365. of the Revised Code.	70
Sec. 4507.11. (A) (1) Except as provided in section	71
4507.112 of the Revised Code, the registrar of motor vehicles	72
shall conduct all necessary examinations of applicants for	73

temporary instruction permits, drivers' licenses, motorcycle

operators' endorsements, or motor-driven cycle or motor scooter endorsements. The examination shall include a test of the applicant's knowledge of motor vehicle laws, including the laws governing stopping for school buses and use of an electronic wireless communications device while operating a motor vehicle, a test of the applicant's physical fitness to drive, and a test of the applicant's ability to understand highway traffic control devices. The registrar may conduct the examination in such a manner that applicants who are illiterate or limited in their knowledge of the English language are tested by methods that would indicate to the examining officer that the applicant has a reasonable knowledge of motor vehicle laws and understands highway traffic control devices.

- (2) An applicant for a driver's license shall give an actual demonstration of the ability to exercise ordinary and reasonable control in the operation of a motor vehicle by driving a motor vehicle under the supervision of an examining officer; however, no applicant for a driver's license shall use a low-speed or under-speed vehicle or a mini-truck for the purpose of demonstrating ability to exercise ordinary and reasonable control over a vehicle. The demonstration shall consist of a maneuverability test and a road test. The director of public safety shall determine the formats of the tests.
- (3) Except as provided in division (B) of this section, an applicant for a motorcycle operator's endorsement or a restricted license that permits only the operation of a motorcycle shall give an actual demonstration of the ability to exercise ordinary and reasonable control in the operation of a motorcycle by driving a motorcycle under the supervision of an examining officer. However, no applicant for such an endorsement or restricted license shall use a motor-driven cycle or motor

scooter for the purpose of demonstrating ability	to exercise	106
ordinary and reasonable control in the operation	of a	107
motorcycle.		108

- (4) Except as provided in division (B) of this section, an 109 applicant for a motor-driven cycle or motor scooter operator's 110 endorsement or a restricted license that permits only the 111 operation of a motor-driven cycle or motor scooter shall give an 112 actual demonstration of the ability to exercise ordinary and 113 reasonable control in the operation of a motor-driven cycle or 114 115 motor scooter by driving a motor-driven cycle or motor scooter under the supervision of an examining officer. 116
- (5) Except as provided in sections 4507.112 and 4507.12 of 117 the Revised Code, the registrar shall designate the highway 118 patrol, any law enforcement body, or any other employee of the 119 department of public safety to supervise and conduct 120 examinations for temporary instruction permits, drivers' 121 licenses, and motorcycle operators' endorsements and shall 122 provide the necessary rules and forms to properly conduct the 123 examinations. A deputy registrar shall forward to the registrar 124 the records of the examinations, together with the application 125 for a temporary instruction permit, driver's license, or 126 motorcycle operator's endorsement. If in the opinion of the 127 registrar the applicant is qualified to operate a motor vehicle, 128 the registrar shall issue the permit, license, or endorsement. 129
- (6) The registrar may authorize the highway patrol, other 130 designated law enforcement body, or other designated employee of 131 the department of public safety to issue an examiner's driving 132 permit to an applicant who has passed the required examination, 133 authorizing that applicant to operate a motor vehicle while the 134 registrar is completing an investigation relative to that 135

applicant's qualifications to receive a temporary instruction

permit, driver's license, or motorcycle operator's endorsement.

The applicant shall keep the examiner's driving permit in the

applicant's immediate possession while operating a motor

vehicle. The examiner's driving permit is effective until final

action and notification has been given by the registrar, but in

no event longer than sixty days from its date of issuance.

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(B) (1) An applicant for a motorcycle operator's 143 endorsement or a restricted license that permits only the 144 operation of a motorcycle who presents to the registrar of motor 145 vehicles or a deputy registrar a form approved by the director 146 of public safety attesting to the applicant's successful 147 completion within the preceding sixty days of a course of basic 148 instruction provided by the motorcycle safety and education 149 program approved by the director pursuant to section 4508.08 of 150 the Revised Code shall not be required to give an actual 1.51 demonstration of the ability to operate a motorcycle by driving 152 a motorcycle under the supervision of an examining officer, as 153 described in division (A) of this section. An applicant for a 154 motor-driven cycle or motor scooter operator's endorsement or a 155 restricted license that permits only the operation of a motor-156 driven cycle or motor scooter who presents to the registrar of 157 motor vehicles or a deputy registrar a form approved by the 158 director of public safety attesting to the applicant's 159 successful completion within the preceding sixty days of a 160 course of basic instruction provided by the motorcycle safety 161 and education program approved by the director pursuant to 162 section 4508.08 of the Revised Code shall not be required to 163 give an actual demonstration of the ability to operate a motor-164 driven cycle or motor scooter by driving a motor-driven cycle or 165 motor scooter under the supervision of an examining officer, as 166

described in division (A) of this section. Upon presentation of	167
the form described in division (B)(1) of this section and	168
compliance with all other requirements relating to the issuance	169
of a motorcycle operator's endorsement or a restricted license	170
that permits only the operation of a motorcycle, the registrar	171
or deputy registrar shall issue to the applicant the endorsement	172
or restricted license, as the case may be.	173
(2) A person who has not attained eighteen years of age	174
and presents an application for a motorcycle operator's	175
endorsement or a restricted license under division (B)(1) of	176
this section also shall comply with the requirements of section	177
4507.21 of the Revised Code.	178
(C) A person who holds a valid motorcycle endorsement or	179
restricted license that permits only the operation of a	180
motorcycle may operate a motor-driven cycle or motor scooter	181
with that endorsement or restricted license.	182
Sec. 4507.214. (A) The registrar of motor vehicles or	183
deputy registrar shall provide each applicant for a temporary	184
instruction permit, driver's license, commercial driver's	185
license, motorized bicycle license, motorcycle operator's	186
license, or the renewal thereof, a one-page summary of Ohio's	187
laws governing the use of an electronic wireless communications	188
device while operating a motor vehicle. The summary shall	189
explain the prohibition, the exemptions, and the penalties set	190
forth in section 4511.204 of the Revised Code.	191
(B) Upon receiving the summary described in division (A)	192
of this section, the applicant shall sign a statement	193
acknowledging receipt of the summary, either manually or by	194
electronic signature.	195

(C) The registrar shall prescribe the form of the summary	196
and the manner in which the summary is presented to the	197
applicant. The summary shall be designed to enable the applicant	198
to retain either a physical or electronic copy of it.	199
(D) Nothing within this section shall be construed to	200
excuse a violation of section 4511.204 of the Revised Code.	201
Sec. 4508.02. (A)(1) The director of public safety,	202
subject to Chapter 119. of the Revised Code, shall adopt and	203
prescribe such rules concerning the administration and	204
enforcement of this chapter as are necessary to protect the	205
public. The rules shall require an assessment of the holder of a	206
probationary instructor license. The director shall inspect the	207
school facilities and equipment of applicants and licensees and	208
examine applicants for instructor's licenses.	209
(2) The director shall adopt rules governing online driver	210
education courses that may be completed via the internet to	211
satisfy the classroom instruction under division (C) of this	212
section. The rules shall do all of the following:	213
(a) Establish standards that an online driver training	214
enterprise must satisfy to be licensed to offer an online driver	215
education course via the internet, including, at a minimum,	216
proven expertise in providing driver education and an acceptable	217
infrastructure capable of providing secure online driver	218
education in accord with advances in internet technology. The	219
rules shall allow an online driver training enterprise to be	220
affiliated with a licensed driver training school offering in-	221
person classroom instruction, but shall not require such an	222
affiliation.	223

(b) Establish content requirements that an online driver

education course must satisfy to be approved as equivalent to	225
twenty-four hours of in-person classroom instruction;	226
(c) Establish attendance standards, including a maximum	227
number of course hours that may be completed in a twenty-four-	228
hour period;	229
(d) Allow an enrolled applicant to begin the required	230
eight hours of actual behind-the-wheel instruction upon	231
completing all twenty-four hours of course instruction;	232
(e) Establish any other requirements necessary to regulate	233
online driver education.	234
(B) The director shall administer and enforce this	235
chapter.	236
(C) The rules shall require twenty-four hours of completed	237
in-person classroom instruction or the completion of an	238
approved, equivalent online driver education course offered via	239
the internet by a licensed online driver training enterprise,	240
followed by eight hours of actual behind-the-wheel instruction	241
conducted on public streets and highways of this state for all	242
beginning drivers of noncommercial motor vehicles who are under	243
age eighteen. The rules also shall require the classroom	244
instruction or online driver education course for such drivers	245
to include instruction on both of the following:	246
(1) The dangers of driving a motor vehicle while	247
distracted, including while using an electronic wireless	248
communications device to write, send, or read a text based	249
communication, or engaging in any other activity that distracts	250
a driver from the safe and effective operation of a motor	251
<pre>vehicle;</pre>	252
(2) The dangers of driving a motor vehicle while under the	253

influence of a controlled substance, prescription medication, or	254
alcohol.	255
(D) The rules shall state the minimum hours for classroom	256
and behind-the-wheel instruction required for beginning drivers	257
of commercial trucks, commercial cars, buses, and commercial	258
tractors, trailers, and semitrailers.	259
(E)(1) The department of public safety may charge a fee to	260
each online driver training enterprise in an amount sufficient	261
to pay the actual expenses the department incurs in the	262
regulation of online driver education courses.	263
(2) The department shall supply to each licensed online	264
driver training enterprise certificates to be used for	265
certifying an applicant's enrollment in an approved online	266
driver education course and a separate certificate to be issued	267
upon successful completion of an approved online driver	268
education course. The certificates shall be numbered serially.	269
The department may charge a fee to each online driver training	270
enterprise per certificate supplied to pay the actual expenses	271
the department incurs in supplying the certificates.	272
(F) The director shall adopt rules in accordance with	273
Chapter 119. of the Revised Code governing an abbreviated driver	274
training course for adults.	275
Sec. 4510.036. (A) The bureau of motor vehicles shall	276
record within ten days of conviction or bail forteiture	277
<pre>forfeiture and shall keep at its main office, all abstracts</pre>	278
received under this section or section 4510.03, 4510.031,	279
4510.032, or 4510.034 of the Revised Code and shall maintain	280
records of convictions and bond forfeitures for any violation of	281
a state law or a municipal ordinance regulating the operation of	282

vehicles, streetcars, and trackless trolleys on highways and	283
streets, except a violation related to parking a motor vehicle.	284
(B) Every court of record or mayor's court before which a	285
person is charged with a violation for which points are	286
chargeable by this section shall assess and transcribe to the	287
abstract of conviction that is furnished by the bureau to the	288
court the number of points chargeable by this section in the	289
correct space assigned on the reporting form. A United States	290
district court that has jurisdiction within this state and	291
before which a person is charged with a violation for which	292
points are chargeable by this section may assess and transcribe	293
to the abstract of conviction report that is furnished by the	294
bureau the number of points chargeable by this section in the	295
correct space assigned on the reporting form. If the federal	296
court so assesses and transcribes the points chargeable for the	297
offense and furnishes the report to the bureau, the bureau shall	298
record the points in the same manner as those assessed and	299
transcribed by a court of record or mayor's court.	300
(C) A court shall assess the following points for an	301
offense based on the following formula:	302
(1) Aggravated vehicular homicide, vehicular homicide,	303
vehicular manslaughter, aggravated vehicular assault, or	304
vehicular assault when the offense involves the operation of a	305
vehicle, streetcar, or trackless trolley on a highway or street	306
6 points	307
(2) A violation of section 2921.331 of the Revised Code or	308
any ordinance prohibiting the willful fleeing or eluding of a	309
law enforcement officer 6 points	310
(3) A violation of section 4549.02 or 4549.021 of the	311

Revised Code or any ordinance requiring the driver of a vehicle	312
to stop and disclose identity at the scene of an accident	313
6 points	314
(4) A violation of section 4511.251 of the Revised Code or	315
any ordinance prohibiting street racing 6 points	316
(5) A violation of section 4510.037 of the Revised Code or	317
any ordinance prohibiting the operation of a motor vehicle while	318
the driver's or commercial driver's license is under a twelve-	319
point suspension 6 points	320
(6) A violation of section 4510.14 of the Revised Code, or	321
any ordinance prohibiting the operation of a motor vehicle upon	322
the public roads or highways within this state while the	323
driver's or commercial driver's license of the person is under	324
suspension and the suspension was imposed under section 4511.19,	325
4511.191, or 4511.196 of the Revised Code or section 4510.07 of	326
the Revised Code due to a conviction for a violation of a	327
municipal OVI ordinance or any ordinance prohibiting the	328
operation of a motor vehicle while the driver's or commercial	329
driver's license is under suspension for an OVI offense	330
6 points	331
(7) A violation of division (A) of section 4511.19 of the	332
Revised Code, any ordinance prohibiting the operation of a	333
vehicle while under the influence of alcohol, a drug of abuse,	334
or a combination of them, or any ordinance substantially	335
equivalent to division (A) of section 4511.19 of the Revised	336
Code prohibiting the operation of a vehicle with a prohibited	337
concentration of alcohol, a controlled substance, or a	338
metabolite of a controlled substance in the whole blood, blood	339
serum or plasma, breath, or urine 6 points	340

(8) A violation of section 2913.03 of the Revised Code	341
that does not involve an aircraft or motorboat or any ordinance	342
prohibiting the operation of a vehicle without the consent of	343
the owner 6 points	344
(9) Any offense under the motor vehicle laws of this state	345
that is a felony, or any other felony in the commission of which	346
a motor vehicle was used 6 points	347
(10) A violation of division (B) of section 4511.19 of the	348
Revised Code or any ordinance substantially equivalent to that	349
division prohibiting the operation of a vehicle with a	350
prohibited concentration of alcohol in the whole blood, blood	351
serum or plasma, breath, or urine 4 points	352
(11) A violation of section 4511.20 of the Revised Code or	353
any ordinance prohibiting the operation of a motor vehicle in	354
willful or wanton disregard of the safety of persons or property	355
4 points	356
(12) A violation of any law or ordinance pertaining to	357
speed:	358
(a) Notwithstanding divisions (C)(12)(b) and (c) of this	359
section, when the speed exceeds the lawful speed limit by thirty	360
miles per hour or more 4 points	361
(b) When the speed exceeds the lawful speed limit of	362
fifty-five miles per hour or more by more than ten miles per	363
hour 2 points	364
(c) When the speed exceeds the lawful speed limit of less	365
than fifty-five miles per hour by more than five miles per hour	366
2 points	367
(d) When the speed does not exceed the amounts set forth	368

in divisions (C)(12)(a), (b), or (c) of this section	369
0 points	370
(13) A violation of division (A) of section 4511.204 of	371
the Revised Code or any substantially similar municipal	372
ordinance:	373
(a) For a first offense within any two-year period	374
	375
(b) For a second offense within any two-year period	376
3 points	377
(c) For a third or subsequent offense within any two-year	378
period 4 points.	379
(14) Operating a motor vehicle in violation of a	380
restriction imposed by the registrar 2 points	381
(14) (15) A violation of section 4510.11, 4510.111,	382
4510.16, or 4510.21 of the Revised Code or any ordinance	383
prohibiting the operation of a motor vehicle while the driver's	384
or commercial driver's license is under suspension 2	385
points	386
(15) (16) With the exception of violations under section	387
4510.12 of the Revised Code where no points shall be assessed,	388
all other moving violations reported under this section	389
2 points	390
(D) Upon receiving notification from the proper court,	391
including a United States district court that has jurisdiction	392
within this state, the bureau shall delete any points entered	393
for a bond forfeiture if the driver is acquitted of the offense	394
for which bond was posted.	395
(E) If a person is convicted of or forfeits bail for two	396

or more offenses arising out of the same facts and points are	397
chargeable for each of the offenses, points shall be charged for	398
only the conviction or bond forfeiture for which the greater	399
number of points is chargeable, and, if the number of points	400
chargeable for each offense is equal, only one offense shall be	401
recorded, and points shall be charged only for that offense.	402
Sec. 4511.043. (A) (1) No law enforcement officer who stops	403
the operator of a motor vehicle in the course of an authorized	404
sobriety or other motor vehicle checkpoint operation or a motor	405
vehicle safety inspection shall issue a ticket, citation, or	406
summons for a secondary traffic offense unless in the course of	407
the checkpoint operation or safety inspection the officer first	408
determines that an offense other than a secondary traffic	409
offense has occurred and either places the operator or a vehicle	410
occupant under arrest or issues a ticket, citation, or summons	411
to the operator or a vehicle occupant for an offense other than	412
a secondary offense.	413
(2) A law enforcement agency that operates a motor vehicle	414
checkpoint for an express purpose related to a secondary traffic	415
offense shall not issue a ticket, citation, or summons for any	416
secondary traffic offense at such a checkpoint, but may use such	417
a checkpoint operation to conduct a public awareness campaign	418
and distribute information.	419
(B) As used in this section, "secondary traffic offense"	420
means a violation of division (A) or (F)(2) of section 4507.05,	421
division (B)(1)(a) or (b) or (E) of section 4507.071, division—	422
(A) of section 4511.204, division (C) or (D) of section 4511.81,	423
division (A)(3) of section 4513.03, or division (B) of section	424
4513.263 of the Revised Code.	425

Sec. 4511.122. (A) The department of transportation shall

include a sign, in the department's manual for a uniform system	427
of traffic control devices adopted under section 4511.09 of the	428
Revised Code, regarding the prohibition against using an	429
electronic wireless communications device while driving, as	430
established under section 4511.204 of the Revised Code.	431
(B) The director of transportation shall erect the signs	432
established by this section in the following locations:	433
(1) Where an interstate or United States route enters	434
Ohio;	435
(2) Where a road, originating from a commercial service	436
airport, exits the airport's property.	437
Sec. 4511.204. (A) No person shall drive operate a motor	438
vehicle, trackless trolley, or streetcar on any street, highway,	439
or property open to the public for vehicular traffic while using	440
a handheld, holding, or physically supporting with any part of	441
the person's body an electronic wireless communications device	442
to write, send, or read a text-based communication.	443
(B) Division (A) of this section does not apply to any of	444
the following:	445
(1) A person using a handheld an electronic wireless	446
communications device in that manner for emergency purposes,	447
including an emergency to make contact, for emergency purposes,	448
with a law enforcement agency, hospital or health care provider,	449
fire department, or other similar emergency agency or entity;	450
(2) A person driving a public safety vehicle who uses a	451
handheld while using an electronic wireless communications	452
device in that manner in the course of the person's duties;	453
(3) A person using a handhold an electronic wireless	15/

communications device in that manner whose when the person's	455
motor vehicle is in a stationary position and who—is outside a	456
lane of travel, at a traffic control signal that is currently	457
directing traffic to stop, or parked on a road or highway due to	458
an emergency or road closure;	459
(4) A person reading, selecting, or entering a name or	460
telephone number in a handheld using and holding an electronic	461
wireless communications device <u>directly near the person's ear</u>	462
for the purpose of making or receiving or conducting a	463
telephone call, provided that the person does not manually enter	464
letters, numbers, or symbols into the device;	465
(5) A person receiving wireless messages on a an	466
electronic wireless communications device regarding the	467
operation or navigation of a motor vehicle; safety-related	468
information, including emergency, traffic, or weather alerts; or	469
data used primarily by the motor vehicle, provided that the	470
person does not hold or support the device with any part of the	471
<pre>person's body;</pre>	472
(6) A person receiving wireless messages via radio	473
wavesusing the speaker phone function of the electronic wireless	474
communications device, provided that the person does not hold or	475
support the device with any part of the person's body;	476
(7) A person using a an electronic wireless communications	477
device for navigation purposes, provided that the person does	478
not do either of the following during the use:	479
(a) Manually enter letters, numbers, or symbols into the	480
<pre>device;</pre>	481
(b) Hold or support the device with any part of the	482
<pre>person's body;</pre>	483

(8) A person conducting wireless interpersonal	484
communication with a device that does not require manually	485
entering letters, numbers, or symbols or reading text messages,	486
except to activate, deactivate, or initiate the device or using	487
a feature or function of the <u>electronic wireless communications</u>	488
device with a single touch or single swipe, provided that the	489
person does not do either of the following during the use:	490
(a) Manually enter letters, numbers, or symbols into the	491
device;	492
(b) Hold or support the device with any part of the	493
person's body;	494
(9) A person operating a commercial truck while using a	495
mobile data terminal that transmits and receives data;	496
(10) A person operating a utility service vehicle or a	497
vehicle for or on behalf of a utility, if the person is acting	498
in response to an emergency, power outage, or circumstance that	499
affects the health or safety of individuals;	500
(11) A person using a handheld an electronic wireless	501
communications device in conjunction with a voice-operated or	502
hands-free device feature or function of the vehicle or of the	503
device without the use of either hand except to activate,	504
deactivate, or initiate the feature or function with a single	505
touch or swipe, provided the person does not hold or support the	506
device with any part of the person's body;	507
(12) A person using technology that physically or	508
electronically integrates the device into the motor vehicle,	509
provided that the person does not do either of the following	510
during the use:	511
(a) Manually enter letters, numbers, or symbols into the	512

<pre>device;</pre>	513
(b) Hold or support the device with any part of the	514
person's body.	515
(13) A person storing an electronic wireless	516
communications device in a holster, harness, or article of	517
clothing on the person's body.	518
(C) (1) Notwithstanding any provision of law to the	519
contrary, no law enforcement officer shall cause an operator of	520
an automobile being operated on any street or highway to stop-	521
the automobile for the sole purpose of determining whether a	522
violation of division (A) of this section has been or is being	523
committed or for the sole purpose of issuing a ticket, citation,	524
or summons for a violation of that nature or causing the arrest-	525
of or commencing a prosecution of a person for a violation of	526
that nature, and no law enforcement officer shall view the-	527
interior or visually inspect any automobile being operated on	528
any street or highway for the sole purpose of determining	529
whether a violation of that nature has been or is being-	530
committed.	531
$\frac{(2)}{(2)}$ On January 31 of each year, the department of public	532
safety shall issue a report to the general assembly that	533
specifies the number of citations issued for violations of this	534
section during the previous calendar year.	535
(2) If a law enforcement officer issues an offender a	536
ticket, citation, or summons for a violation of division (A) of	537
this section, the officer shall do both of the following:	538
(a) Report the issuance of the ticket, citation, or	539
summons to the officer's law enforcement agency;	540
(b) Ensure that such report indicates the offender's race	541

(D) $\underline{(1)}$ Whoever violates division (A) of this section is	542
guilty of operating a minor motor vehicle while using an	543
electronic wireless communication device, an unclassified	544
misdemeanor.	545
(a) Except as provided in divisions (D)(1)(b), (c), (d),	546
and (2) of this section, the court shall impose upon the	547
offender a fine of not more than one hundred fifty dollars.	548
(b) If, within two years of the violation, the offender	549
has been convicted of or pleaded guilty to one prior violation	550
of this section or a substantially equivalent municipal	551
ordinance, the court shall impose upon the offender a fine of	552
not more than two hundred fifty dollars.	553
(c) If, within two years of the violation, the offender	554
has been convicted of or pleaded guilty to two or more prior	555
violations of this section or a substantially equivalent	556
municipal ordinance, the court shall impose upon the offender a	557
fine of not more than five hundred dollars. The court also may	558
impose a suspension of the offender's driver's license,	559
commercial driver's license, temporary instruction permit,	560
probationary license, or nonresident operating privilege for	561
ninety days.	562
(d) Notwithstanding divisions (D)(1)(a) to (c) of this	563
section, if the offender was operating the motor vehicle at the	564
time of the violation in a construction zone where a sign was	565
posted in accordance with section 4511.98 of the Revised Code,	566
the court, in addition to all other penalties provided by law,	567
shall impose upon the offender a fine of two times the amount	568
imposed for the violation under division (D)(1)(a), (b), or (c)	569
of this section, as applicable.	570

(2) In lieu of payment of the fine of one hundred fifty	571
dollars under division (D)(1)(a) of this section and the	572
assessment of points under division (D)(4) of this section, the	573
offender instead may elect to attend the distracted driving	574
safety course, as described in section 4511.991 of the Revised	575
Code. If the offender attends and successfully completes the	576
course, the offender shall be issued written evidence that the	577
offender successfully completed the course. The offender shall	578
not be required to pay the fine and shall not have the points	579
assessed against that offender's driver's license if the	580
offender submits the written evidence to the court.	581
(3) The court may impose any other penalty authorized	582
under sections 2929.21 to 2929.28 of the Revised Code. However,	583
the court shall not impose a fine or a suspension not otherwise	584
specified in division (D)(1) of this section. The court also	585
shall not impose a jail term or community residential sanction.	586
(4) Except as provided in division (D)(2) of this section,	587
points shall be assessed for a violation of division (A) of this	588
section in accordance with section 4510.036 of the Revised Code.	589
(5) The offense established under this section is a strict	590
liability offense and section 2901.20 of the Revised Code does	591
not apply. The designation of this offense as a strict liability	592
offense shall not be construed to imply that any other offense,	593
for which there is no specified degree of culpability, is not a	594
strict liability offense.	595
(E) This section shall not be construed as invalidating,	596
preempting, or superseding a substantially equivalent municipal	597
ordinance that prescribes penalties for violations of that	598
ordinance that are greater than the penalties prescribed in this	599
section for violations of this section.	600

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(F) A prosecution for a <u>an offense in</u> violation of this	601
section does not preclude a prosecution for a an offense in	602
violation of a substantially equivalent municipal ordinance	603
based on the same conduct. However, if an offender is convicted	604
of or pleads guilty to a violation of this section and is also-	605
convicted of or pleads guilty to a violation of a substantially-	606
equivalent municipal ordinance based on the same conduct, the	607
two offenses are allied offenses of similar import under section	608
2941.25 of the Revised Code.	609
(G)(I) A law enforcement officer does not have probable	610
cause and shall not stop the operator of a motor vehicle for	611
purposes of enforcing this section unless the officer visually	612
observes the operator using, holding, or physically supporting	613
with any part of the person's body the electronic wireless	614
communications device.	615
(2) A law enforcement officer who stops the operator of a	616
motor vehicle, trackless trolley, or streetcar for a violation	617
of division (A) of this section shall inform the operator that	618
the operator may decline a search of the operator's electronic	619
wireless communications device. The officer shall not do any of	620
the following:	621
(a) Access the device without a warrant, unless the	622
operator voluntarily and unequivocally gives consent for the	623
officer to access the device;	624
(b) Confiscate the device while awaiting the issuance of a	625
warrant to access the device;	626
(c) Obtain consent from the operator to access the device	627
through coercion or any other improper means. Any consent by the	628
operator to access the device shall be voluntary and unequivocal	629

before the officer may access the device without a warrant.	630
(H) As used in this section:	631
(1) "Electronic wireless communications device" includes	632
any of the following:	633
(a) A wireless telephone;	634
(b) A text-messaging device;	635
(c) A personal digital assistant;	636
(d) A computer, including a laptop computer and a computer	637
tablet;	638
(e) Any device capable of displaying a video, movie,	639
broadcast television image, or visual image;	640
(f) Any other substantially similar wireless device that	641
is designed or used to communicate text, initiate or receive	642
communication, or exchange information or data.	643
An "electronic wireless communications device" does not	644
include a two-way radio transmitter or receiver used by a person	645
who is licensed by the federal communications commission to	646
participate in the amateur radio service.	647
(2) "Voice-operated or hands-free device feature or	648
<u>function</u> " means a <u>device</u> — <u>feature or function</u> that allows the	649
user to vocally compose or send, or to listen to a text-based	650
communication a person to use an electronic wireless	651
${\color{red} \underline{\text{communications device}}}$ without the use of either hand, except to	652
activate-or, deactivate-a, or initiate the feature or function	653
with a single touch or single swipe.	654
(3) "Write, send, or read a text-based communication"	655
means to manually write or send, or read a text-based	656

communication using an electronic wireless communications	657
device, including manually writing or sending, or reading-	658
communications referred to as text messages, instant messages,	659
or electronic mail_"Utility" means an entity specified in_	660
division (A), (C), (D), (E), or (G) of section 4905.03 of the	661
Revised Code.	662
(4) "Utility service vehicle" means a vehicle owned or	663
operated by a utility.	664
Sec. 4511.991. (A) As used in this section and each	665
section referenced in division (B) of this section, all of the	666
following apply:	667
(1) "Distracted" means doing either of the following while	668
operating a vehicle:	669
(a) Using a handheld an electronic wireless communications	670
device, as defined in section 4511.204 of the Revised Code,	671
except when utilizing any of the following:	672
(i) The device's speakerphone function;	673
(ii) A wireless technology standard for exchanging data	674
<pre>over short distances;</pre>	675
(iii) A "voice-operated or hands-free" device that allows-	676
the person to use the electronic wireless communications device	677
without the use of either hand except to activate, deactivate,	678
or initiate a feature or function;	679
(iv) Any device that is physically or electronically	680
integrated into the motor vehicle in violation of that section.	681
(b) Engaging in any activity that is not necessary to the	682
operation of a vehicle and impairs, or reasonably would be	683
expected to impair, the ability of the operator to drive the	684

vehicle safely.	685
(2) "Distracted" does not include operating a motor	686
vehicle while wearing an earphone or earplug over or in both	687
ears at the same time. A person who so wears earphones or	688
earplugs may be charged with a violation of section 4511.84 of	689
the Revised Code.	690
(3) "Distracted" does not include conducting any activity	691
while operating a utility service vehicle or a vehicle for or on	692
behalf of a utility, provided that the driver of the vehicle is	693
acting in response to an emergency, power outage, or a	694
circumstance affecting the health or safety of individuals.	695
As used in division (A)(3) of this section:	696
(a) "Utility" means an entity specified in division (A),	697
(C), (D), (E), or (G) of section 4905.03 of the Revised Code.	698
(b) "Utility service vehicle" means a vehicle owned or	699
operated by a utility.	700
(B) If an offender violates section 4511.03, 4511.051,	701
4511.12, 4511.121, 4511.132, 4511.21, 4511.211, 4511.213,	702
4511.22, 4511.23, 4511.25, 4511.26, 4511.27, 4511.28, 4511.29,	703
4511.30, 4511.31, 4511.32, 4511.33, 4511.34, 4511.35, 4511.36,	704
4511.37, 4511.38, 4511.39, 4511.40, 4511.41, 4511.42, 4511.43,	705
4511.431, 4511.44, 4511.441, 4511.451, 4511.46, 4511.47,	706
4511.54, 4511.55, 4511.57, 4511.58, 4511.59, 4511.60, 4511.61,	707
4511.64, 4511.71, 4511.711, 4511.712, 4511.713, 4511.72, or	708
4511.73 of the Revised Code while distracted and the distracting	709
activity is a contributing factor to the commission of the	710
violation, the offender is subject to the applicable penalty for	711
the violation and, notwithstanding section 2929.28 of the	712
Revised Code, is subject to an additional fine of not more than	713

one hundred dollars as follows:

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

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 applicable penalty for the violation and may impose the additional fine of not more than one hundred dollars.

If the court imposes upon the offender the applicable

penalty for the violation and an additional fine of not more	744
than one hundred dollars, the court shall inform the offender	745
that, in lieu of payment of the additional fine of not more than	746
one hundred dollars, the offender instead may elect to attend	747
the distracted driving safety course described in division (B)	748
(1) of this section. If the offender elects the course option	749
and attends and successfully completes the course, the offender	750
shall be issued written evidence that the offender successfully	751
completed the course. The offender shall be required to pay the	752
total amount of the fine established for the violation, but	753
shall not be required to pay the additional fine of not more	754
than one hundred dollars, so long as the offender submits to the	755
court the offender's payment and such written evidence.	756
(C) If a law enforcement officer issues an offender a	757
ticket, citation, or summons for a violation of any of the	758
sections of the Revised Code listed in division (B) of this	759
section that indicates that the offender was distracted while	760
committing the violation and that the distracting activity was a	761
contributing factor to the commission of the violation, the	762
officer shall do both of the following:	763
(1) Report the issuance of the ticket, citation, or	764
summons to the officer's law enforcement agency;	765
(2) Ensure that such report indicates the offender's race.	766
Sec. 4511.992. (A) A law enforcement agency shall compile	767
the information from reports submitted in accordance with	768
division (C)(2) of section 4511.204 and division (C) of section	769
4511.991 of the Revised Code. Every other month, the agency	770
shall prepare a report that describes the number and race of the	771
offenders who received a ticket, citation, or summons under	772
those sections during the prior two months. Upon completion of	773

the report, the agency shall send the report to the attorney	774
<pre>general.</pre>	775
(B) The attorney general shall complete an annual report	776
that is based on the reports submitted by law enforcement	777
agencies under division (A) of this section during the prior	778
one-year period. The report shall describe both of the	779
<pre>following:</pre>	780
(1) The total number of offenders by race who received a	781
ticket, citation, or summons for each of the following:	782
(a) A violation of division (A) of section 4511.204 of the	783
Revised Code that indicates that the offender operated a motor	784
vehicle while using an electronic wireless communication device;	785
(b) A violation of any of the sections of the Revised Code	786
listed in division (B) of section 4511.991 of the Revised Code	787
that indicates that the offender was distracted while committing	788
the violation and that the distracting activity was a	789
contributing factor to the commission of the violation.	790
(2) The information specified under division (B)(1) of	791
this section listed by law enforcement agency.	792
Upon completion of the annual report, the attorney general	793
shall submit it to the governor, the speaker of the house of	794
representatives, and the president of the senate.	795
Section 2. That existing sections 3321.141, 4507.11,	796
4508.02, 4510.036, 4511.043, 4511.204, and 4511.991 of the	797
Revised Code are hereby repealed.	798
Section 3. (A) As used in this section, "interim period"	799
means the period of time beginning on the effective date of this	800
section and ending six months after the effective date of this	801

section.	802

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(C) After the interim period, a law enforcement officer 815 may issue a ticket, citation, or summons for a violation of 816 section 4511.204 of the Revised Code, as amended by this act. 817