HB 2597-A14 (LC 927) 5/30/17 (HE/ps)

Requested by SENATE COMMITTEE ON JUDICIARY

PROPOSED AMENDMENTS TO A-ENGROSSED HOUSE BILL 2597

1 On <u>page 1</u> of the printed A-engrossed bill, delete lines 5 through 25 and 2 delete pages 2 through 4 and insert:

³ **"SECTION 1.** ORS 811.507 is amended to read:

4 "811.507. (1) As used in this section:

"(a)(A) 'Driving' means operating a motor vehicle on a highway or
premises open to the public, and while temporarily stationary because
of traffic, a traffic control device or other momentary delays.

8 "(B) 'Driving' does not include when the motor vehicle is pulled 9 over on the side of, or is pulled off, a roadway or when the motor ve-10 hicle is in a designated parking space and has stopped in a location 11 where it can safely remain stationary.

"[(a)] (b) 'Hands-free accessory' means an attachment or built-in feature for or an addition to a mobile [communication] electronic device[, whether or not permanently installed in a motor vehicle,] that when used [allows a person to maintain] gives a person the ability to keep both hands on the steering wheel.

"[(b) 'Mobile communication device' means a text messaging device or a
wireless, two-way communication device designed to receive and transmit voice
or text communication.]

"(c)(A) 'Mobile electronic device' means an electronic device that
 is not permanently installed in a motor vehicle.

"(B) 'Mobile electronic device' includes but is not limited to a device
capable of text messaging, voice communication, entertainment, navigation, accessing the Internet or producing electronic mail.

"(d) 'Using a mobile electronic device' includes but is not limited
to using a mobile electronic device for text messaging, voice communication, entertainment, navigation, accessing the Internet or
producing electronic mail.

"(2) A person commits the offense of [operating] driving a motor vehicle
while using a mobile [communication] electronic device if the person, while
[operating] driving a motor vehicle on a highway[,] or premises open to
the public:

12 "(a) Holds a mobile electronic device in the person's hand; or

13 "(b) Uses a mobile [communication] electronic device for any purpose.

"(3) This section does not apply to a person who activates or deactivates
a mobile [communication] electronic device or a function of the device [or
who].

"(4) It is an affirmative defense to a prosecution of a person under
 this section that the person:

"(a) [Uses] Used the mobile electronic device [for voice communication]
to communicate if the person:

"[(a)] (A) [Is] Was summoning or providing medical or other emergency
help if no other person in the vehicle [is] was capable of summoning help;
or

24 "[(b) Is using a mobile communication device for the purpose of farming 25 or agricultural operations;]

26 "[(c) Is operating an ambulance or emergency vehicle;]

"(B) Was an individual employed as a commercial motor vehicle
driver or a school bus driver who uses a mobile electronic device
within the scope of the person's employment if the use is permitted
under regulations promulgated pursuant to 49 U.S.C. 31136;

"[(d)] (b) [Is] Was 18 years of age or older and [is] was using a hands-free
accessory;

"(c) Was driving an ambulance or emergency vehicle while acting
in the scope of the person's employment;

"(d) Was a police officer, firefighter or emergency medical services
provider and was acting in the scope of the person's employment;

"[(e) Is operating a motor vehicle while providing public safety services or
emergency services;]

9 "[(f) Is operating a motor vehicle while acting in the scope of the person's 10 employment as a public safety officer, as defined in ORS 348.270;]

11 "[(g) Is operating a tow vehicle or roadside assistance vehicle while acting 12 in the scope of the person's employment;]

"[(h)] (e) [Holds] Held a valid amateur radio operator license issued or
 any other license issued by the Federal Communications Commission and
 [is] was operating an amateur radio to summon medical or other emer gency help;

"[(*i*)] (**f**) [*Is*] **Was** operating a two-way radio device that transmits radio communication transmitted by a station operating on an authorized frequency within the citizens' or family radio service bands in accordance with rules of the Federal Communications Commission[;] **to summon medical or other emergency help; or**

22 "(g) Was using a medical device.

²³ "[(j) Is operating a vehicle owned or contracted by a utility for the purpose ²⁴ of installing, repairing, maintaining, operating or upgrading utility service, ²⁵ including but not limited to natural gas, electricity, water or telecommuni-²⁶ cations, while acting in the scope of the person's employment; or]

"[(k) Is using a function of the mobile communication device that allows for
only one-way voice communication while the person is:]

"[(A) Operating a motor vehicle in the scope of the person's employment;]
 "[(B) Providing transit services; or]

HB 2597-A14 5/30/17 Proposed Amendments to A-Eng. HB 2597 1 "[(C) Participating in public safety or emergency service activities.]

"[(4)] (5) The offense described in this section, [operating] driving a motor
vehicle while using a mobile [communication] electronic device, is:

4 "(a) Except as provided in paragraph (b) of this subsection, for a
5 person's first conviction, a Class [C] B traffic violation.

"(b) For a person's first conviction, if commission of the offense
contributes to an accident described in ORS 811.720, a Class A traffic
violation.

9 "(c) For a person's second conviction within a 10-year period fol10 lowing the date of the person's first conviction, a Class A traffic vio11 lation.

"(d) For a person's third or subsequent conviction within a 10-year
 period preceding the date of the person's current conviction, a Class
 B misdemeanor.

"(6) In addition to any other sentence that may be imposed, the
 court shall impose a minimum fine of \$2,000 on a person convicted of
 a Class B misdemeanor under subsection (5)(d) of this section.

"(7) For purposes of this section, sentences for two or more con victions that are imposed in the same sentencing proceeding are con sidered to be one sentence.

"[(5)] (8) The Department of Transportation shall place signs on state highways to notify drivers that [violation of this section is subject to a maximum fine of \$500] it is unlawful to drive a motor vehicle on the highways of this state while using a mobile electronic device and violators are subject to criminal penalties.

²⁶ "<u>SECTION 2.</u> ORS 811.507, as amended by section 1 of this 2017 Act, is ²⁷ amended to read:

²⁸ "811.507. (1) As used in this section:

29 "(a)(A) 'Driving' means operating a motor vehicle on a highway or prem-30 ises open to the public, and while temporarily stationary because of traffic, 1 a traffic control device or other momentary delays.

"(B) 'Driving' does not include when the motor vehicle is pulled over on the side of, or is pulled off, a roadway or when the motor vehicle is in a designated parking space and has stopped in a location where it can safely remain stationary.

6 "(b) 'Hands-free accessory' means an attachment or built-in feature for or 7 an addition to a mobile electronic device that when used gives a person the 8 ability to keep both hands on the steering wheel.

9 "(c)(A) 'Mobile electronic device' means an electronic device that is not 10 permanently installed in a motor vehicle.

"(B) 'Mobile electronic device' includes but is not limited to a device capable of text messaging, voice communication, entertainment, navigation, accessing the Internet or producing electronic mail.

"(d) 'Using a mobile electronic device' includes but is not limited to using
 a mobile electronic device for text messaging, voice communication, enter tainment, navigation, accessing the Internet or producing electronic mail.

"(2) A person commits the offense of driving a motor vehicle while using
a mobile electronic device if the person, while driving a motor vehicle on a
highway or premises open to the public:

20 "(a) Holds a mobile electronic device in the person's hand; or

21 "(b) Uses a mobile electronic device for any purpose.

"(3) This section does not apply to a person who activates or deactivates
a mobile electronic device or a function of the device.

"(4) It is an affirmative defense to a prosecution of a person under this
 section that the person:

²⁶ "(a) Used the mobile electronic device to communicate if the person:

"(A) Was summoning or providing medical or other emergency help if no
other person in the vehicle was capable of summoning help; or

"(B) Was an individual employed as a commercial motor vehicle driver
 or a school bus driver who uses a mobile electronic device within the scope

of the person's employment if the use is permitted under regulations
 promulgated pursuant to 49 U.S.C. 31136;

"(b) Was 18 years of age or older and was using a hands-free accessory;
"(c) Was driving an ambulance or emergency vehicle while acting in the
scope of the person's employment;

6 "(d) Was a police officer, firefighter or emergency medical services pro-7 vider and was acting in the scope of the person's employment;

8 "(e) Held a valid amateur radio operator license issued or any other li-9 cense issued by the Federal Communications Commission and was operating 10 an amateur radio to summon medical or other emergency help;

"(f) Was operating a two-way radio device that transmits radio communication transmitted by a station operating on an authorized frequency within the citizens' or family radio service bands in accordance with rules of the Federal Communications Commission to summon medical or other emergency help; or

16 "(g) Was using a medical device.

"(5) The offense described in this section, driving a motor vehicle while
using a mobile electronic device, is:

"(a) Except as provided in paragraph (b) of this subsection, for a person's
 first conviction, a Class B traffic violation.

"(b) For a person's first conviction, if commission of the offense contributes to an accident described in ORS 811.720, a Class A traffic violation.

"(c) For a person's second conviction within a 10-year period following
the date of the person's first conviction, a Class A traffic violation.

"(d) For a person's third or subsequent conviction within a 10-year period
preceding the date of the person's current conviction, a Class B
misdemeanor.

"(6) In addition to any other sentence that may be imposed, the court
shall impose a minimum fine of \$2,000 on a person convicted of a Class B
misdemeanor under subsection (5)(d) of this section.

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"(7) For purposes of this section, sentences for two or more convictions that are imposed in the same sentencing proceeding are considered to be one sentence.

"(8)(a) For a person's first conviction of driving a motor vehicle
while using a mobile electronic device, the court may suspend the fine
to be imposed under subsection (5)(a) of this section on the condition
that the person, within 120 days of sentencing:

"(A) Complete at the person's own expense a distracted driving
 avoidance course approved by the Department of Transportation under
 section 4 of this 2017 Act; and

11 **"(B) Provide proof of completion to the court.**

"(b) The court may schedule a hearing to determine whether the
person successfully completed the distracted driving avoidance course.
"(c) If the person has successfully completed the requirements described in paragraph (a) of this subsection, the court shall enter a
sentence of discharge.

"(d) If the person has not successfully completed the requirements
 described in paragraph (a) of this subsection, the court shall:

"(A) Grant the person an extension based on good cause shown; or
"(B) Impose the fine under subsection (5)(a) of this section.

"[(8)] (9) The department [of Transportation] shall place signs on state highways to notify drivers that it is unlawful to drive a motor vehicle on the highways of this state while using a mobile electronic device and violators are subject to criminal penalties.

"<u>SECTION 3.</u> Section 4 of this 2017 Act is added to and made a part
 of the Oregon Vehicle Code.

27 "<u>SECTION 4.</u> (1) The Department of Transportation by rule shall 28 establish standards for a distracted driving avoidance course provided 29 to persons who violate ORS 811.507. The standards must describe the 30 contents and quality of a curriculum for the course, specify requirements for obtaining a certificate or other evidence of having completed the course and otherwise determine the level and depth of
knowledge a person must have obtained from the course.

"(2) The department shall maintain a list of providers approved to
lead the course described in this section and shall update the list
monthly. The department shall prescribe procedures for providing the
provider list to courts.

8 "<u>SECTION 5.</u> The amendments to ORS 811.507 by section 1 of this 9 2017 Act apply to conduct that occurs on or after the effective date of 10 this 2017 Act.

"SECTION 6. (1) Section 4 of this 2017 Act and the amendments to
 ORS 811.507 by section 2 of this 2017 Act become operative on January
 1, 2018.

"(2) The Department of Transportation may take any action before 14 the operative date specified in subsection (1) of this section that is 15 necessary to enable the department, on and after the operative date 16 specified in subsection (1) of this section, to exercise the duties, func-17 tions and powers conferred on the department by section 4 of this 2017 18 Act and the amendments to ORS 811.507 by section 2 of this 2017 Act. 19 "SECTION 7. This 2017 Act being necessary for the immediate 20preservation of the public peace, health and safety, an emergency is 21declared to exist, and this 2017 Act takes effect October 1, 2017.". 22

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