The House Committee on Public Safety & Homeland Security offers the following substitute to SB 360:

A BILL TO BE ENTITLED AN ACT

1 To amend Title 40 of the Official Code of Georgia Annotated, relating to motor vehicles and 2 traffic, so as to change certain provisions relating to the suspension or revocation of the 3 licenses of habitually negligent or dangerous drivers and the point system; to change certain 4 provisions relating to drivers' exercise of due care; to prohibit use of wireless 5 telecommunications devices by persons under 18 years of age with an instruction permit or 6 Class D license while operating a motor vehicle; to prohibit writing, sending, or reading a 7 text based communication by any person while operating a motor vehicle; to provide 8 penalties for violations; to exempt headsets used for communication purposes; to provide for 9 related matters; to provide for an effective date and applicability; to repeal conflicting laws; 10 and for other purposes.

11 BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

SECTION 1. 12 13 Title 40 of the Official Code of Georgia Annotated, relating to motor vehicles and traffic, is 14 amended by revising subparagraph (c)(1)(A) of Code Section 40-5-57, relating to suspension 15 or revocation of the licenses of habitually negligent or dangerous drivers and the point 16 system, as follows: 17 ''(c)(1)(A) Except as provided in subparagraph (C) of this paragraph, the points to be 18 assessed for each offense shall be as provided in the following schedule: 19 20 21 Unlawful passing of a school bus 6 points 22 Improper passing on a hill or a curve 4 points 23 Exceeding the speed limit by more than 14 miles per hour but 24 less than 19 miles per hour 2 points Exceeding the speed limit by 19 miles per hour or more but 25 26 less than 24 miles per hour 3 points

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SECTION 3.

- Said title is further amended by revising Code Section 40-6-241, relating to drivers' exercise 57
- of due care and proper use of radios and mobile telephones, as follows: 58
- 59 "40-6-241.
- A driver shall exercise due care in operating a motor vehicle on the highways of this state 60
- and shall not engage in any actions which shall distract such driver from the safe operation 61

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- 62 of such vehicle, provided that, except as prohibited by Code Section 40-6-241.1, the proper
- 63 use of a radio, citizens band radio, or mobile telephone<u>, or amateur or ham radio</u> shall not
- 64 be a violation of this Code section."

65	SECTION 4.
66	Said title is further amended by inserting a new Code section to read as follows:
67	″ <u>40-6-241.1.</u>
68	(a) As used in the Code section, the term:
69	(1) 'Engage in a wireless communication' means writing, sending, or reading a text based
70	communication on a wireless telecommunications device, or talking or listening on a
71	wireless telecommunications device.
72	(2) 'Wireless telecommunications device' means a cellular telephone, a text messaging
73	device, a personal digital assistant, a stand alone computer, or any other substantially
74	similar wireless device that is used to initiate or receive a wireless communication with
75	another person. It does not include citizens band radios, citizens band radio hybrids,
76	commercial two-way radio communication devices, subscription based emergency
77	communications, in-vehicle security, navigation, and remote diagnostics systems, or
78	amateur or ham radio devices.
79	(b) (1) No person who has an instruction permit or a Class D license and is under 18 years
80	of age shall operate a motor vehicle on any public road or highway of this state while
81	engaging in a wireless communication using a wireless telecommunications device.
82	(2) No person shall operate a motor vehicle on any public road or highway of this state
83	while using a wireless telecommunications device to write, send, or read any text based
84	communication, including but not limited to a text message, instant message, electronic
85	mail, or Internet data.
86	(c) The provisions of this Code section shall not apply to:
87	(1) A person reporting a traffic accident, medical emergency, fire, serious road hazard,
88	or a situation in which the person reasonably believes a person's health or safety is in
89	immediate jeopardy;
90	(2) A person reporting the perpetration or potential perpetration of a crime;
91	(3) A public utility employee or contractor acting within the scope of his or her
92	employment when responding to a public utility emergency;
93	(4) A law enforcement officer, firefighter, emergency medical services personnel,
94	ambulance driver, or other similarly employed public safety first responder during the
95	performance of his or her official duties; or
96	(5) A person engaging in wireless communication while in a motor vehicle which is
97	lawfully parked.

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98 (d)(1) Any conviction for a violation of the provisions of this Code section shall be 99 punishable by a fine of not less than \$50.00 nor more than \$100.00. The provisions of 100 Chapter 11 of Title 17 and any other provision of law to the contrary notwithstanding, the 101 costs of such prosecution shall not be taxed nor shall any additional penalty, fee, or surcharge to a fine for such offense be assessed against a person for conviction thereof. 102 103 The court imposing such fine shall forward a record of the disposition of the case of 104 unlawfully operating a motor vehicle while using a wireless telecommunications device to the Department of Driver Services. 105 106 (2) If the operator of the moving motor vehicle causes an accident at the time of a violation of this Code section, then the fine shall be equal to double the amount of the 107 fine imposed in paragraph (1) of this subsection and in the case of a violation of 108

109 paragraph (1) of subsection (b) of this Code section the operator's driver's license shall

110 <u>be suspended pursuant to the provisions of Code Section 40-5-57.4</u>. The suspension of

111 the driver's license shall be implemented only upon a finding that the operator of the

motor vehicle was at fault in causing the automobile accident. The law enforcement
officer investigating the accident shall indicate on the written accident form any evidence

114 that such operator was engaging in a wireless communication at the time of the accident."

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SECTION 5.

Said Title is further amended in Code Section 40-6-250 of the Official Code of GeorgiaAnnotated, relating to wearing a device which impairs hearing or vision while operating a

118 motor vehicle, as follows:

119 *"*40-6-250.

No person shall operate a motor vehicle while wearing a headset or headphone which 120 121 would impair such person's ability to hear, nor shall any person while operating a motor 122 vehicle wear any device which impairs such person's vision; provided, however, that a person may wear a headset or headphone for communication purposes only while operating 123 a motorcycle. This Code section shall not apply to hearing aids or instruments for the 124 improvement of defective human hearing, eyeglasses, or sunglasses. This Code section 125 shall not apply to any law enforcement officer or firefighter equipped with any 126 127 communications device necessary in the performance of such person's duties."

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SECTION 6.

This Act shall become effective on July 1, 2010, and shall apply to offenses committed onor after such date.

SECTION 7.

132 All laws and parts of laws in conflict with this Act are repealed.