#### Senator Scott K. Jenkins proposes the following substitute bill:

TRAFFIC CODE AMENDMENTS
2007 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: Scott K. Jenkins
House Sponsor: James A. Dunnigan
LONG TITLE
General Description:
This bill modifies the Motor Vehicles Code by amending traffic code provisions.
Highlighted Provisions:
This bill:
<ul> <li>provides that an unmarked vehicle may be used for routine enforcement of certain</li> </ul>
violations;
<ul> <li>provides that an authorized emergency vehicle may violate certain provisions while</li> </ul>
engaged in routine patrolling activities;
<ul> <li>requires the Department of Transportation to establish the safe and prudent speed</li> </ul>
limit on each section of highway under its jurisdiction and requires that each speed
limit be based on a traffic and engineering study;
<ul> <li>changes the maximum posted speed limits;</li> </ul>
<ul> <li>provides that an operator of a vehicle traveling in the left lane may not impede the</li> </ul>
free flow of traffic and shall, upon being overtaken by a vehicle in the same lane,
yield to the vehicle;
<ul> <li>provides that if an operator is being followed by a vehicle in the left lane within a</li> </ul>
certain distance, it is prima facie evidence that the operator is impeding the free
flow of traffic;

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•	provides that an operator of a vehicle shall follow another vehicle so that at least
two seco	nds elapse before reaching the location of the vehicle directly in front of
the opera	tor's vehicle;
•	provides that a signal of intention to turn right or left shall be given continuously for
two rathe	er than three seconds before making the indicated action;
•	provides that an operator of a vehicle that observes another operator indicating the
operator'	s intention to turn shall adjust the vehicle as necessary to accommodate the
other ope	erator's intended action;
•	defines and prohibits careless driving; and
•	makes technical changes.
Monies A	Appropriated in this Bill:
N	lone
Other S	pecial Clauses:
N	lone
Utah Co	de Sections Affected:
AMEND	NS:
4	1-1a-407, as last amended by Chapter 2, Laws of Utah 2005
4	1-6a-212, as renumbered and amended by Chapter 2, Laws of Utah 2005
4	1-6a-602, as renumbered and amended by Chapter 2, Laws of Utah 2005
4	1-6a-704, as renumbered and amended by Chapter 2, Laws of Utah 2005
4	1-6a-711, as renumbered and amended by Chapter 2, Laws of Utah 2005
4	1-6a-804, as renumbered and amended by Chapter 2, Laws of Utah 2005
ENACTS	5:
4	1-6a-1715, Utah Code Annotated 1953
	cted by the Legislature of the state of Utah:
	ection 1. Section <b>41-1a-407</b> is amended to read:
4	1-1a-407. Plates issued to political subdivisions or state Use of "EX" letters
Confide	ntial information.
(1	1) Except as provided in Subsection (2), each municipality, board of education, school
district, s	tate institution of learning, county, other governmental division, subdivision, or

57	district, and the state shall:
58	(a) place a license plate displaying the letters, "EX" on every vehicle owned and
59	operated by it or leased for its exclusive use; and
60	(b) display an identification mark designating the vehicle as the property of the entity
61	in a conspicuous place on both sides of the vehicle.
62	(2) The entity need not display the "EX" license plate or the identification mark
63	required by Subsection (1) if:
64	(a) the vehicle is in the direct service of the governor, lieutenant governor, attorney
65	general, state auditor, or state treasurer of Utah;
66	(b) the vehicle is used in official investigative work where secrecy is essential;
67	(c) the vehicle is used in an organized Utah Highway Patrol operation that is:
68	(i) conducted within a county of the first or second class as defined under Section
69	17-50-501, unless no more than one unmarked vehicle is used for the operation;
70	(ii) approved by the Commissioner of Public Safety;
71	(iii) of a duration of 14 consecutive days or less; and
72	(iv) targeted toward <u>careless driving</u> , aggressive driving, and accidents involving:
73	(A) violations of Title 41, Chapter 6a, Part 5, Driving Under the Influence and
74	Reckless Driving;
75	(B) speeding violations for exceeding the posted speed limit by 21 or more miles per
76	hour;
77	(C) speeding violations in a reduced speed school zone under Section 41-6a-604;
78	(D) violations of Section 41-6a-1002 related to pedestrian crosswalks; or
79	(E) violations of Section 41-6a-702 related to lane restrictions;
80	(d) the vehicle is provided to an official of the entity as part of a compensation package
81	allowing unlimited personal use of that vehicle; [or]
82	(e) the personal security of the occupants of the vehicle would be jeopardized if the
83	"EX" license plate were in place[-]; or
84	(f) the vehicle is used in routine enforcement on a state highway with four or more
85	lanes involving:
86	(i) violations of Section 41-6a-701 related to operating a vehicle on the right side of a
87	<u>roadway;</u>

88	(ii) violations of Section 41-6a-702 related to left lane restrictions;
89	(iii) violations of Section 41-6a-704 related to overtaking and passing vehicles
90	proceeding in the same direction;
91	(iv) violations of Section 41-6a-711 related to following a vehicle at a safe distance;
92	and
93	(v) violations of Section 41-6a-804 related to turning and changing lanes.
94	(3) Plates issued to Utah Highway Patrol vehicles may bear the capital letters "UHP," a
95	beehive logo, and the call number of the trooper to whom the vehicle is issued.
96	(4) (a) The commission shall issue "EX" and "UHP" plates.
97	(b) In accordance with Title 63, Chapter 46a, Utah Administrative Rulemaking Act, the
98	commission shall make rules establishing the procedure for application for and distribution of
99	the plates.
100	(5) For a vehicle that qualifies for "EX" or "UHP" license plates, the entity is not
101	required to display an annual registration decal.
102	(6) (a) Information shall be confidential for vehicles that are not required to display the
103	"EX" license plate or the identification mark under Subsections (2)(a), (b), (d), and (e).
104	(b) (i) If a law enforcement officer's identity must be kept secret, his agency head may
105	request in writing that the division remove the license plate information of the officer's
106	personal vehicles from all public access files and place it in a confidential file until the
107	assignment is completed.
108	(ii) The agency head shall notify the division when the assignment is completed.
109	(7) A peace officer engaged in an organized operation under Subsection (2)(c) shall be
110	in a uniform clearly identifying the law enforcement agency the peace officer is representing
111	during the operation.
112	Section 2. Section <b>41-6a-212</b> is amended to read:
113	41-6a-212. Emergency vehicles Policy regarding vehicle pursuits
114	Applicability of traffic law to highway work vehicles Exemptions.
115	(1) Subject to Subsections (2) through (5), the operator of an authorized emergency
116	vehicle may exercise the privileges granted under this section when:
117	(a) responding to an emergency call;
118	(b) in the pursuit of an actual or suspected violator of the law; or

119	(c) responding to but not upon returning from a fire alarm.
120	(2) The operator of an authorized emergency vehicle may:
121	(a) park or stand, irrespective of the provisions of this chapter;
122	(b) proceed past a red or stop signal or stop sign, but only after slowing down as may
123	be necessary for safe operation;
124	(c) exceed the maximum speed limits, unless prohibited by a local highway authority
125	under Section 41-6a-208; or
126	(d) disregard regulations governing direction of movement or turning in specified
127	directions.
128	(3) (a) [Privileges] Except as provided in Subsection (3)(b), privileges granted under
129	this section to the operator of an authorized emergency vehicle, who is not involved in a
130	vehicle pursuit, apply only when:
131	[(a)] (i) the operator of the vehicle sounds an audible signal under Section 41-6a-1625;
132	or
133	[(b)] (ii) uses a visual signal with emergency lights in accordance with rules made
134	under Section 41-6a-1601, which is visible from in front of the vehicle.
135	(b) An operator of an authorized emergency vehicle may exceed the maximum speed
136	limit when engaged in normal patrolling activities with the purpose of identifying and
137	apprehending violators.
138	(4) Privileges granted under this section to the operator of an authorized emergency
139	vehicle involved in any vehicle pursuit apply only when:
140	(a) the operator of the vehicle:
141	(i) sounds an audible signal under Section 41-6a-1625; and
142	(ii) uses a visual signal with emergency lights in accordance with rules made under
143	Section 41-6a-1601, which is visible from in front of the vehicle;
144	(b) the public agency employing the operator of the vehicle has, in effect, a written
145	policy which describes the manner and circumstances in which any vehicle pursuit should be
146	conducted and terminated;
147	(c) the operator of the vehicle has been trained in accordance with the written policy
148	described in Subsection (4)(b); and
149	(d) the pursuit policy of the public agency is in conformance with standards established

150	under Subsection (5).
151	(5) In accordance with Title 63, Chapter 46a, Utah Administrative Rulemaking Act, the
152	Department of Public Safety shall make rules providing minimum standards for all emergency
153	pursuit policies that are adopted by public agencies authorized to operate emergency pursuit
154	vehicles.
155	(6) The privileges granted under this section do not relieve the operator of an
156	authorized emergency vehicle of the duty to act as a reasonably prudent emergency vehicle
157	operator in like circumstances.
158	(7) Except for Sections 41-6a-210, 41-6a-502, and 41-6a-528, this chapter does not
159	apply to persons, motor vehicles, and other equipment while actually engaged in work on the
160	surface of a highway.
161	Section 3. Section <b>41-6a-602</b> is amended to read:
162	41-6a-602. Speed limits established on state highways.
163	(1) (a) The Department of Transportation $[may]$ shall determine the reasonable and
164	safe speed limit for each highway or section of highway under its jurisdiction.
165	(b) [Each] For each highway or section of highway, each speed limit shall be based on
166	<u>a</u> traffic engineering and safety [studies for each highway or section of the highway.] study
167	consistent with the requirements and recommendations in the most current version of the
168	"Manual on Uniform Traffic Control Devices."
169	(c) The traffic engineering and safety studies shall include:
170	(i) the design speed;
171	(ii) prevailing vehicle speeds;
172	(iii) accident history;
173	(iv) highway, traffic, and roadside conditions; and
174	(v) other highway safety factors.
175	(2) In addition to the provisions of Subsection (1), the Department of Transportation
176	may establish different speed limits on a highway or section of highway based on:
177	(a) time of day;
178	(b) highway construction;
179	(c) type of vehicle;
180	(d) weather conditions; and

181	(e) other highway safety factors.
182	(3) (a) Except as provided in Subsection (3)(b), a posted speed limit may not exceed
183	[ <del>65</del> ] <u>70</u> miles per hour.
184	(b) A posted speed limit on a freeway or other limited access highways may not exceed
185	[ <del>75</del> ] <u>80</u> miles per hour.
186	(c) This Subsection (3) is an exception to the provisions of Subsections (1) and (2).
187	(4) When establishing or changing a speed limit, the Department of Transportation
188	shall consult with the following entities prior to erecting or changing a speed limit sign:
189	(a) the county for state highways in an unincorporated area of the county;
190	(b) the municipality for state highways within the municipality's incorporated area;
191	(c) the Department of Public Safety; and
192	(d) the Transportation Commission.
193	(5) The speed limit is effective when appropriate signs giving notice are erected along
194	the highway or section of the highway.
195	Section 4. Section <b>41-6a-704</b> is amended to read:
196	41-6a-704. Overtaking and passing vehicles proceeding in same direction.
197	(1) On any highway:
198	(a) the operator of a vehicle overtaking another vehicle proceeding in the same
199	direction:
200	(i) shall, except as provided under Section 41-6a-705, promptly pass the overtaken
201	vehicle on the left at a safe distance; and
202	(ii) [may not drive to the right side of the roadway until] enter a right-hand lane or the
203	right side of the roadway only when safely clear of the overtaken vehicle;
204	(b) the operator of an overtaken vehicle:
205	(i) shall give way to the right in favor of the overtaking vehicle; and
206	(ii) may not increase the speed of the vehicle until completely passed by the overtaking
207	vehicle.
208	(2) On a highway having more than one lane in the same direction, the operator of a
209	vehicle traveling in the left general purpose lane:
210	(a) shall, upon being overtaken by another vehicle in the same lane, yield to the
211	overtaking vehicle by moving safely to a lane to the right; and

212	(b) may not impede the movement or free flow of traffic in the left general purpose
213	lane.
214	(3) An operator of a vehicle traveling in the left general purpose lane that has a vehicle
215	following directly behind the operator's vehicle at a distance so that less than two seconds
216	elapse before reaching the location of the operator's vehicle when space is available for the
217	operator to yield to the overtaking vehicle by traveling in the right-hand lane is prima facie
218	evidence that the operator is violating Subsection (2).
219	[(3)] (4) The provisions of Subsection (2) do not apply to an operator of a vehicle
220	traveling in the left general purpose lane when:
221	(a) overtaking and passing another vehicle proceeding in the same direction in
222	accordance with Subsection (1)(a);
223	(b) preparing to turn left or taking a different highway or an exit on the left;
224	(c) responding to emergency conditions;
225	(d) avoiding actual or potential traffic moving onto the highway from an acceleration
226	or merging lane; or
227	(e) following the direction of a traffic-control device that directs the use of a designated
228	lane.
229	Section 5. Section <b>41-6a-711</b> is amended to read:
230	41-6a-711. Following another vehicle Safe distance Exceptions.
231	(1) The operator of a vehicle:
232	(a) may not follow another vehicle more closely than is reasonable and prudent, having
233	regard for the:
234	(i) speed of the vehicles;
235	(ii) traffic upon the highway; and
236	(iii) condition of the highway; and
237	(b) shall [allow sufficient space in front of the vehicle to enable any other vehicle to
238	enter and occupy the space] follow at a distance so that at least two seconds elapse before
239	reaching the location of the vehicle directly in front of the operator's vehicle.
240	(2) Subsection (1)(b) does not apply to funeral processions or to congested traffic
241	conditions resulting in prevailing vehicle speeds of less than 35 miles per hour.
242	Section 6. Section <b>41-6a-804</b> is amended to read:

243	41-6a-804. Turning or changing lanes Safety Signals Stopping or sudden
244	decrease in speed Signal flashing Where prohibited.
245	(1) (a) A person may not turn a vehicle or move right or left on a roadway or change
246	lanes until:
247	(i) the movement can be made with reasonable safety; and
248	(ii) an appropriate signal has been given as provided under this section.
249	(b) A signal of intention to turn right or left or to change lanes shall be given
250	continuously for at least the last [three] two seconds preceding the beginning of the movement.
251	(2) A person may not stop or suddenly decrease the speed of a vehicle without first
252	giving an appropriate signal to the operator of any vehicle immediately to the rear when there is
253	opportunity to give a signal.
254	(3) (a) A stop or turn signal when required shall be given either by the hand and arm or
255	by signal lamps.
256	(b) If hand and arm signals are used, a person operating a vehicle shall give the
257	required hand and arm signals from the left side of the vehicle as follows:
258	(i) Left turn: hand and arm extended horizontally;
259	(ii) Right turn: hand and arm extended upward; and
260	(iii) Stop or decrease speed: hand and arm extended downward.
261	(c) (i) A person operating a bicycle or device propelled by human power may give the
262	required hand and arm signals for a right turn by extending the right hand and arm horizontally
263	to the right.
264	(ii) This Subsection (3)(c) is an exception to the provision of Subsection (3)(b)(ii).
265	(4) A person required to make a signal under this section may not flash a signal:
266	(a) on one side only on a disabled vehicle;
267	(b) as a courtesy or "do pass" to operators of other vehicles approaching from the rear;
268	or
269	(c) on one side only of a parked vehicle.
270	(5) An operator of a vehicle that observes a proper signal under Subsection (1), (2), or
271	(3) by another operator of a vehicle shall adjust the vehicle's movement as necessary to
272	accommodate the other operator's indicated action.
273	Section 7. Section <b>41-6a-1715</b> is enacted to read:

274	41-6a-1715. Careless driving defined and prohibited.
275	A person operating a motor vehicle is guilty of careless driving if the person:
276	(1) commits two or more moving traffic violations under Title 41, Chapter 6a, Traffic
277	Code, in a series of acts within a single continuous period of driving: or
278	(2) commits a moving traffic violation under Title 41, Chapter 6a, Traffic Code, while
279	being distracted by one or more activities not related to the operation of a motor vehicle,
280	including:
281	(a) using a wireless telephone or other electronic device;
282	(b) eating, drinking, or smoking;
283	(c) physically attending to a passenger;
284	(d) searching for an item in the vehicle; or
285	(e) attending to personal hygiene or grooming.

#### S.B. 17 1st Sub. (Green) - Traffic Code Amendments

#### **Fiscal Note**

2007 General Session

State of Utah

#### **State Impact**

Enactment of this bill will not require additional appropriations.

#### Individual, Business and/or Local Impact

Enactment of this bill likely will not result in direct, measurable costs and/or benefits for individuals, businesses, or local governments.

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Office of the Legislative Fiscal Analyst