By: Lucio

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## A BILL TO BE ENTITLED

1	AN ACT
2	relating to school bus safety.
3	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
4	SECTION 1. Sec. 34.012, Education Code, is amended to read
5	as follows:
6	Sec. 34.012. THREE-POINT SEAT BELT <u>GUIDELINES AND</u>
7	INSTRUCTION; INFORMATION CLEARINGHOUSE. [ <del>(a)</del> ] The <u>Texas</u>
8	Education Agency [State Board of Education] shall:
9	(1) with input from school districts and parent
10	representatives, develop, adopt and make available to each school
11	district best practice guidelines and procedures concerning
12	three-point seat belts in school buses, including:
13	(A) a program and schedule of bus replacement and
14	upgrade;
15	(B) a program of instruction in the proper use of
16	a three-point seat belt <u>;</u>
17	( <u>C) a program of mandatory use of three-point seat</u>
18	belts in compliance with Section 34.013 of this Code;
19	(D) a program of accident reporting in compliance
20	with Section 34.015 of this Code; and
21	(E) compliance, if applicable, with Section
22	547.701, Transportation Code, if school buses originally purchased
23	without seat belts are used; and
24	(2) [-]

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1 [(b) The State Board of Education shall] serve as a 2 clearinghouse of best practices for school districts seeking the most efficient and sensible information regarding school bus 3 safety[, including possible compliance with Section 547.701, 4 Transportation Code, using school buses originally purchased 5 without seat belts]. 6 7 SECTION 2. Chapter 34, Education Code, is amended by adding Section 34.0121 to read as follows: 8 9 Sec. 34.0121. DISTRIBUTION AND ELIGIBILITY OF STATE FUNDS; IMPLEMENTATION OF SEAT BELT POLICIES. 10 (a) Distribution of State Funds. The Texas Education Agency 11 12 shall: 13 (1) distribute state funds, in an efficient and equitable manner, to reimburse eligible school districts for the 14 purchase of three-point seat belts to meet the requirements of Sec. 15 16 547.701, Transportation Code; and 17 (2) establish limits to the amount of reimbursement 18 based on the type of bus being equipped, the amount of state funding available and competitive bid pricing. 19 20 (b) Eligibility to Receive State Funds. Before a school district may become eligible to receive state funds under this 21 section, the school district must: 22 (1) implement a school district bus replacement plan 23 and schedule consistent with Texas Education Agency policy 24 25 guidelines; (2) implement a policy of mandatory instruction in the 26 27 proper use of a three-point seat belts in school district buses

consistent with Texas Education Agency policy guidelines; 1 2 (3) implement a policy for mandatory use of three-point seat belts in school district buses in compliance with 3 4 Sec. 34.013 of this Code; 5 (4) provide evidence that the three-point seat belts purchased conform to federal motor vehicle safety and performance 6 7 standards; and (5) if purchasing buses independently of the 8 9 cooperative purchasing program, provide to Texas Education Agency, documentation of the price paid to purchase school buses. 10 11 SECTION 3. The heading to Section 34.014, Education Code, is amended to read as follows: 12 Sec. 34.014. CHARITABLE FUNDING FOR THREE-POINT SEAT BELTS. 13 SECTION 4. Section 547.701, Transportation Code is amended 14 15 to read as follows: 16 Sec. 547.701. ADDITIONAL EQUIPMENT REQUIREMENTS FOR SCHOOL 17 BUSES AND OTHER BUSES USED TO TRANSPORT SCHOOLCHILDREN. (a) A school bus shall be equipped with: 18 a convex mirror or other device that reflects to 19 (1) 20 the school bus operator a clear view of the area immediately in front of the vehicle that would otherwise be hidden from view; and 21 22 (2) signal lamps that: are mounted as high and as widely spaced 23 (A) 24 laterally as practicable; 25 (B) display four alternately flashing red lights, two located on the front at the same level and two located 26 27 on the rear at the same level; and

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1 emit a light visible at a distance of 500 feet (C) 2 in normal sunlight. 3

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(b) A school bus may be equipped with:

4 (1)rooftop warning lamps:

5 that conform to and are placed on the bus in (A) accordance with specifications adopted under Section 34.002, 6 7 Education Code; and

(B) that are operated under rules adopted by the 8 school district; and 9

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(2) movable stop arms:

that conform to regulations adopted under 11 (A) Section 34.002, Education Code; and 12

13 (B) that may be operated only when the bus is 14 stopped to load or unload students.

15 (c) When a school bus is being stopped or is stopped on a 16 highway to permit students to board or exit the bus, the operator of the bus shall activate all flashing warning signal lights and other 17 18 equipment on the bus designed to warn other drivers that the bus is stopping to load or unload children. A person may not operate such 19 20 a light or other equipment except when the bus is being stopped or is stopped on a highway to permit students to board or exit the bus. 21

22 (d) The exterior of a school bus may not bear advertising or another paid announcement directed at the public if the advertising 23 24 or announcement distracts from the effectiveness of required safety 25 warning equipment. The department shall adopt rules to implement this subsection. A school bus that violates this section or rules 26 27 adopted under this section shall be placed out of service until it

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1 complies.

(e) In this subsection, "bus" includes a school bus and a
school activity bus. A bus operated by or contracted for use by a
school district for the transportation of schoolchildren shall be
equipped with a three-point seat belt for each passenger, including
the operator, conforming to federal motor vehicle safety and
performance standards. This subsection applies to:

8 (1) each bus purchased by a school district on or after
9 September 1, 2010, for the transportation of schoolchildren; and

10 (2) each school-chartered bus contracted for use by a 11 school district on or after September 1, 2011, for the 12 transportation of schoolchildren.

13 SECTION 5. This Act takes effect immediately if it receives 14 a vote of two-thirds of all members elected to each house, as 15 provided by Section 39, Article III, Texas Constitution. If this 16 Act does not receive the vote necessary for immediate effect, this 17 Act takes effect September 1, 2009.

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