96TH GENERAL ASSEMBLY

State of Illinois

2009 and 2010

SB3549

Introduced 2/10/2010, by Sen. Antonio Muñoz

SYNOPSIS AS INTRODUCED:

625 ILCS 5/11-208.3 625 ILCS 5/11-208.6 from Ch. 95 1/2, par. 11-208.3

Amends the Illinois Vehicle Code. Provides that an ordinance that provides for the administrative adjudication of automated traffic law enforcement system violations shall require that all determinations by a technician employed or contracted by the municipality or county that a motor vehicle committed a violation must be reviewed and approved by a law enforcement officer or by an additional technician not employed by the contractor who employs the technician who made the initial determination. Requires a municipality or county issuing an automated traffic law enforcement system violation to provide a website address to an alleged violator on the notice of violation. Provides that a municipality or county that has one or more intersections equipped with an automated traffic law enforcement system must provide notice to drivers by posting signs in dedicated right turn lanes indicating that a complete stop is required prior to making a right turn on red and posting the locations of the systems within the municipality or county on the municipality or county website. Provides that an intersection equipped with an automated traffic law enforcement system must have a yellow change interval that conforms with the Manual on Uniform Traffic Control Devices published by the U.S. Department of Transportation. Provides that a municipality or county operating an automated traffic law enforcement system must provide for and administer a program for the payment of an automated traffic law enforcement system in monthly installment payments.

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FISCAL NOTE ACT MAY APPLY STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT

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AN ACT concerning transportation.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

Section 5. The Illinois Vehicle Code is amended by changing
Sections 11-208.3 and 11-208.6 as follows:

6 (625 ILCS 5/11-208.3) (from Ch. 95 1/2, par. 11-208.3)
7 Sec. 11-208.3. Administrative adjudication of violations

8 of traffic regulations concerning the standing, parking, or 9 condition of vehicles and automated traffic law violations.

(a) Any municipality may provide by ordinance for a system 10 of administrative adjudication of vehicular standing and 11 parking violations and vehicle compliance violations 12 as defined in this subsection and automated traffic law violations 13 14 as defined in Section 11-208.6 or 11-1201.1. The administrative system shall have as its purpose the fair and efficient 15 16 enforcement of municipal regulations through the 17 adjudication of automated traffic administrative law violations and violations of municipal ordinances regulating 18 19 the standing and parking of vehicles, the condition and use of vehicle equipment, and the display of municipal wheel tax 20 21 licenses within the municipality's borders. The administrative 22 system shall only have authority to adjudicate civil offenses carrying fines not in excess of \$500 or requiring the 23

1 completion of a traffic education program, or both, that occur 2 after the effective date of the ordinance adopting such a 3 system under this Section. For purposes of this Section, 4 "compliance violation" means a violation of a municipal 5 regulation governing the condition or use of equipment on a 6 vehicle or governing the display of a municipal wheel tax 7 license.

8 (b) Any ordinance establishing a system of administrative9 adjudication under this Section shall provide for:

10 (1) A traffic compliance administrator authorized to 11 adopt, distribute and process parking, compliance, and 12 automated traffic law violation notices and other notices 13 required by this Section, collect money paid as fines and 14 penalties for violation of parking and compliance 15 ordinances and automated traffic law violations, and 16 operate an administrative adjudication system. The traffic 17 compliance administrator also may make a certified report to the Secretary of State under Section 6-306.5. 18

19 (2) A parking, standing, compliance, or automated 20 traffic law violation notice that shall specify the date, 21 time, and place of violation of a parking, standing, 22 compliance, or automated traffic law regulation; the 23 particular regulation violated; any requirement to 24 complete a traffic education program; the fine and any penalty that may be assessed for late payment or failure to 25 26 complete a required traffic education program, or both,

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when so provided by ordinance; the vehicle make and state 1 2 registration number; and the identification number of the 3 person issuing the notice. With regard to automated traffic law violations, vehicle make shall be specified on the 4 5 automated traffic law violation notice if the make is 6 available and readily discernible. With regard to 7 municipalities with a population of 1 million or more, it 8 shall be grounds for dismissal of a parking violation if 9 the state registration number or vehicle make specified is 10 incorrect. The violation notice shall state that the 11 completion of any required traffic education program, the 12 payment of any indicated fine, and the payment of any 13 applicable penalty for late payment or failure to complete 14 a required traffic education program, or both, shall 15 operate as a final disposition of the violation. The notice 16 also shall contain information as to the availability of a 17 hearing in which the violation may be contested on its merits. The violation notice shall specify the time and 18 19 manner in which a hearing may be had.

20 (3) Service of the parking, standing, or compliance 21 violation notice by affixing the original or a facsimile of 22 the notice to an unlawfully parked vehicle or by handing 23 the notice to the operator of a vehicle if he or she is 24 present and service of an automated traffic law violation 25 notice by mail to the address of the registered owner of 26 the cited vehicle as recorded with the Secretary of State

within 30 days after the Secretary of State notifies the 1 2 municipality or county of the identity of the owner of the 3 vehicle, but in no event later than 90 days after the violation. A person authorized by ordinance to issue and 4 5 serve parking, standing, and compliance violation notices shall certify as to the correctness of the facts entered on 6 7 the violation notice by signing his or her name to the 8 notice at the time of service or in the case of a notice 9 produced by a computerized device, by signing a single 10 certificate to be kept by the traffic compliance 11 administrator attesting to the correctness of all notices 12 produced by the device while it was under his or her 13 control. In the case of an automated traffic law violation, 14 the ordinance shall require a determination by a technician 15 employed or contracted by the municipality or county that, 16 based on inspection of recorded images, the motor vehicle 17 was being operated in violation of Section 11-208.6 or 11-1201.1 or local ordinance. Τf the 18 а technician determines that the vehicle entered the intersection as 19 20 part of a funeral procession or in order to yield the 21 right-of-way to an emergency vehicle, a citation shall not 22 be issued. The automated traffic law ordinance shall 23 require that all determinations by a technician that a 24 motor vehicle was being operated in violation of Section 25 11-208.6 or 11-1201.1 or a local ordinance must be reviewed approved by a law enforcement officer of the 26 and

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1 municipality or county issuing the violation or by an 2 additional technician not employed by the contractor who 3 employs the technician who made the initial determination. The original or a facsimile of the violation notice or, in 4 5 the case of a notice produced by a computerized device, a printed record generated by the device showing the facts 6 7 entered on the notice, shall be retained by the traffic 8 compliance administrator, and shall be a record kept in the 9 ordinary course of business. A parking, standing, 10 compliance, or automated traffic law violation notice 11 issued, signed and served in accordance with this Section, 12 a copy of the notice, or the computer generated record shall be prima facie correct and shall be prima facie 13 14 evidence of the correctness of the facts shown on the 15 notice. The notice, copy, or computer generated record 16 shall be admissible in any subsequent administrative or 17 legal proceedings.

(4) An opportunity for a hearing for the registered 18 19 owner of the vehicle cited in the parking, standing, 20 compliance, or automated traffic law violation notice in which the owner may contest the merits of the alleged 21 22 violation, and during which formal or technical rules of 23 evidence shall not apply; provided, however, that under Section 11-1306 of this Code the lessee of a vehicle cited 24 25 in the violation notice likewise shall be provided an 26 opportunity for a hearing of the same kind afforded the

1 registered owner. The hearings shall be recorded, and the 2 person conducting the hearing on behalf of the traffic 3 compliance administrator shall be empowered to administer oaths and to secure by subpoena both the attendance and 4 5 testimony of witnesses and the production of relevant books 6 and papers. Persons appearing at a hearing under this 7 Section may be represented by counsel at their expense. The 8 ordinance may also provide for internal administrative 9 review following the decision of the hearing officer.

10 (5) Service of additional notices, sent by first class 11 United States mail, postage prepaid, to the address of the 12 registered owner of the cited vehicle as recorded with the Secretary of State or, if any notice to that address is 13 14 returned as undeliverable, to the last known address 15 recorded in a United States Post Office approved database, 16 or, under Section 11-1306 of this Code, to the lessee of 17 the cited vehicle at the last address known to the lessor of the cited vehicle at the time of lease or, if any notice 18 19 to that address is returned as undeliverable, to the last 20 known address recorded in a United States Post Office 21 approved database. The service shall be deemed complete as 22 of the date of deposit in the United States mail. The 23 notices shall be in the following sequence and shall 24 include but not be limited to the information specified 25 herein:

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(i) A second notice of parking, standing, or

compliance violation. This notice shall specify the 1 2 date and location of the violation cited in the 3 parking, standing, or compliance violation notice, the particular regulation violated, the vehicle make and 4 5 state registration number, any requirement to complete a traffic education program, the fine and any penalty 6 7 that may be assessed for late payment or failure to complete a traffic education program, or both, when so 8 9 provided by ordinance, the availability of a hearing in 10 which the violation may be contested on its merits, and 11 the time and manner in which the hearing may be had. 12 The notice of violation shall also state that failure 13 to complete a required traffic education program, to 14 pay the indicated fine and any applicable penalty, or 15 to appear at a hearing on the merits in the time and 16 manner specified, will result in a final determination 17 of violation liability for the cited violation in the amount of the fine or penalty indicated, and that, upon 18 the occurrence of a final determination of violation 19 20 liability for the failure, and the exhaustion of, or available administrative 21 failure to exhaust, or 22 judicial procedures for review, any incomplete traffic 23 education program or any unpaid fine or penalty, or 24 both, will constitute a debt due and owing the 25 municipality.

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(ii) A notice of final determination of parking,

traffic 1 standing, compliance, or automated law 2 liability. This notice shall violation be sent 3 following a final determination of parking, standing, compliance, or automated traffic law violation 4 5 liability and the conclusion of judicial review procedures taken under this Section. The notice shall 6 7 state that the incomplete traffic education program or 8 the unpaid fine or penalty, or both, is a debt due and 9 owing the municipality. The notice shall contain 10 warnings that failure to complete any required traffic 11 education program or to pay any fine or penalty due and 12 owing the municipality, or both, within the time 13 specified may result in the municipality's filing of a 14 petition in the Circuit Court to have the incomplete 15 traffic education program or unpaid fine or penalty, or 16 both, rendered a judgment as provided by this Section, 17 or may result in suspension of the person's drivers license for failure to complete a traffic education 18 19 program or to pay fines or penalties, or both, for 10 20 or more parking violations under Section 6-306.5 or 5 or more automated traffic law violations under Section 21 22 11-208.6.

(6) A notice of impending drivers license suspension.
This notice shall be sent to the person liable for failure
to complete a required traffic education program or to pay
any fine or penalty that remains due and owing, or both, on

10 or more parking violations or 5 or more unpaid automated 1 2 traffic law violations. The notice shall state that failure 3 to complete a required traffic education program or to pay the fine or penalty owing, or both, within 45 days of the 4 5 notice's date will result in the municipality notifying the Secretary of State that the person is eligible for 6 7 initiation of suspension proceedings under Section 6-306.5 8 of this Code. The notice shall also state that the person 9 may obtain a photostatic copy of an original ticket 10 imposing a fine or penalty by sending a self addressed, 11 stamped envelope to the municipality along with a request 12 for the photostatic copy. The notice of impending drivers license suspension shall be sent by first class United 13 14 States mail, postage prepaid, to the address recorded with 15 the Secretary of State or, if any notice to that address is 16 returned as undeliverable, to the last known address 17 recorded in a United States Post Office approved database.

(7) Final determinations of violation liability. A 18 final determination of violation liability shall occur 19 20 following failure to complete the required traffic 21 education program or to pay the fine or penalty, or both, 22 after a hearing officer's determination of violation 23 liability and the exhaustion of or failure to exhaust any 24 administrative review procedures provided by ordinance. 25 Where a person fails to appear at a hearing to contest the 26 alleged violation in the time and manner specified in a

prior mailed notice, the hearing officer's determination of violation liability shall become final: (A) upon denial of a timely petition to set aside that determination, or (B) upon expiration of the period for filing the petition without a filing having been made.

6 (8) A petition to set aside a determination of parking, 7 standing, compliance, or automated traffic law violation 8 liability that may be filed by a person owing an unpaid 9 fine or penalty. A petition to set aside a determination of 10 liability may also be filed by a person required to 11 complete a traffic education program. The petition shall be 12 filed with and ruled upon by the traffic compliance administrator in the manner and within the time specified 13 14 by ordinance. The grounds for the petition may be limited 15 to: (A) the person not having been the owner or lessee of 16 the cited vehicle on the date the violation notice was 17 (B) the person having already completed the issued, required traffic education program or paid the fine or 18 19 penalty, or both, for the violation in question, and (C) 20 excusable failure to appear at or request a new date for a 21 hearing. With regard to municipalities with a population of 22 1 million or more, it shall be grounds for dismissal of a 23 parking violation if the state registration number, or 24 vehicle make if specified, is incorrect. After the 25 determination of parking, standing, compliance, or 26 automated traffic law violation liability has been set

1 aside upon a showing of just cause, the registered owner 2 shall be provided with a hearing on the merits for that 3 violation.

4 (9) Procedures for non-residents. Procedures by which
5 persons who are not residents of the municipality may
6 contest the merits of the alleged violation without
7 attending a hearing.

(10) A schedule of civil fines for violations of 8 9 vehicular standing, parking, compliance, or automated 10 traffic law regulations enacted by ordinance pursuant to 11 this Section, and a schedule of penalties for late payment 12 of the fines or failure to complete required traffic education programs, provided, however, that the total 13 14 amount of the fine and penalty for any one violation shall 15 not exceed \$250, except as provided in subsection (c) of 16 Section 11-1301.3 of this Code.

(11) Other provisions as are necessary and proper to
carry into effect the powers granted and purposes stated in
this Section.

(c) Any municipality establishing vehicular standing, parking, compliance, or automated traffic law regulations under this Section may also provide by ordinance for a program of vehicle immobilization for the purpose of facilitating enforcement of those regulations. The program of vehicle immobilization shall provide for immobilizing any eligible vehicle upon the public way by presence of a restraint in a 1 manner to prevent operation of the vehicle. Any ordinance 2 establishing a program of vehicle immobilization under this 3 Section shall provide:

(1) Criteria for the designation of vehicles eligible 4 5 for immobilization. A vehicle shall be eligible for 6 immobilization when the registered owner of the vehicle has 7 accumulated the number of incomplete traffic education 8 unpaid final determinations of programs or parking, 9 standing, compliance, or automated traffic law violation 10 liability, or both, as determined by ordinance.

11 (2) A notice of impending vehicle immobilization and a 12 right to a hearing to challenge the validity of the notice 13 by disproving liability for the incomplete traffic 14 education programs or unpaid final determinations of 15 parking, standing, compliance, or automated traffic law 16 violation liability, or both, listed on the notice.

17 (3) The right to a prompt hearing after a vehicle has 18 been immobilized or subsequently towed without the 19 completion of the required traffic education program or 20 payment of the outstanding fines and penalties on parking, 21 standing, compliance, or automated traffic law violations, 22 or both, for which final determinations have been issued. 23 An order issued after the hearing is a final administrative decision within the meaning of Section 3-101 of the Code of 24 25 Civil Procedure.

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(4) A post immobilization and post-towing notice

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advising the registered owner of the vehicle of the right to a hearing to challenge the validity of the impoundment.

3 (d) Judicial review of final determinations of parking, 4 standing, compliance, or automated traffic law violations and 5 final administrative decisions issued after hearings regarding 6 vehicle immobilization and impoundment made under this Section 7 shall be subject to the provisions of the Administrative Review 8 Law.

9 Any fine, penalty, incomplete traffic education (e) 10 program, or part of any fine or any penalty remaining unpaid 11 after the exhaustion of, or the failure to exhaust, 12 administrative remedies created under this Section and the conclusion of any judicial review procedures shall be a debt 13 14 due and owing the municipality and, as such, may be collected 15 in accordance with applicable law. Completion of any required 16 traffic education program and payment in full of any fine or 17 penalty resulting from a standing, parking, compliance, or automated traffic law violation shall constitute a final 18 19 disposition of that violation.

(f) After the expiration of the period within which judicial review may be sought for a final determination of parking, standing, compliance, or automated traffic law violation, the municipality may commence a proceeding in the Circuit Court for purposes of obtaining a judgment on the final determination of violation. Nothing in this Section shall prevent a municipality from consolidating multiple final

determinations of parking, standing, compliance, or automated 1 2 traffic law violations against a person in a proceeding. Upon 3 commencement of the action, the municipality shall file a certified copy or record of the final determination of parking, 4 5 standing, compliance, or automated traffic law violation, which shall be accompanied by a certification that recites 6 7 facts sufficient to show that the final determination of violation was issued in accordance with this Section and the 8 9 applicable municipal ordinance. Service of the summons and a 10 copy of the petition may be by any method provided by Section 11 2-203 of the Code of Civil Procedure or by certified mail, 12 return receipt requested, provided that the total amount of fines and penalties for final determinations of parking, 13 14 standing, compliance, or automated traffic law violations does not exceed \$2500. If the court is satisfied that the final 15 16 determination of parking, standing, compliance, or automated 17 traffic law violation was entered in accordance with the requirements of this Section and the applicable municipal 18 19 ordinance, and that the registered owner or the lessee, as the 20 case may be, had an opportunity for an administrative hearing 21 and for judicial review as provided in this Section, the court 22 shall render judgment in favor of the municipality and against 23 the registered owner or the lessee for the amount indicated in the final determination of parking, standing, compliance, or 24 25 automated traffic law violation, plus costs. The judgment shall 26 have the same effect and may be enforced in the same manner as

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1 other judgments for the recovery of money.

2 (g) The fee for participating in a traffic education
3 program under this Section shall not exceed \$25.

A low-income individual required to complete a traffic education program under this Section who provides proof of eligibility for the federal earned income tax credit under Section 32 of the Internal Revenue Code or the Illinois earned income tax credit under Section 212 of the Illinois Income Tax Act shall not be required to pay any fee for participating in a required traffic education program.

11 (Source: P.A. 95-331, eff. 8-21-07; 96-288, eff. 8-11-09; 12 96-478, eff. 1-1-10; revised 9-4-09.)

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(625 ILCS 5/11-208.6)

14 Sec. 11-208.6. Automated traffic law enforcement system.

(a) As used in this Section, "automated traffic law enforcement system" means a device with one or more motor vehicle sensors working in conjunction with a red light signal to produce recorded images of motor vehicles entering an intersection against a red signal indication in violation of Section 11-306 of this Code or a similar provision of a local ordinance.

An automated traffic law enforcement system is a system, in a municipality or county operated by a governmental agency, that produces a recorded image of a motor vehicle's violation of a provision of this Code or a local ordinance and is 1 designed to obtain a clear recorded image of the vehicle and 2 the vehicle's license plate. The recorded image must also 3 display the time, date, and location of the violation.

4 (b) As used in this Section, "recorded images" means images
5 recorded by an automated traffic law enforcement system on:

6 (1) 2 or more photographs;

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(2) 2 or more microphotographs;

(3) 2 or more electronic images; or

9 (4) a video recording showing the motor vehicle and, on 10 at least one image or portion of the recording, clearly 11 identifying the registration plate number of the motor 12 vehicle.

13 (b-5) An automated traffic law enforcement system in a municipality or county that produces a recorded image of a 14 motor vehicle's violation of this Section or a similar 15 16 provision of a local ordinance must make the recorded images 17 available to the registered owner. Recorded images of a violation must be made available online to the registered owner 18 19 by the governmental agency for at least 120 days following the 20 date the recorded image was captured. Thereafter, recorded images must be made available to the registered owner upon his 21 22 or her request.

(c) A county or municipality, including a home rule county or municipality, may not use an automated traffic law enforcement system to provide recorded images of a motor vehicle for the purpose of recording its speed. The regulation 1 of the use of automated traffic law enforcement systems to 2 record vehicle speeds is an exclusive power and function of the 3 State. This subsection (c) is a denial and limitation of home 4 rule powers and functions under subsection (h) of Section 6 of 5 Article VII of the Illinois Constitution.

(d) For each violation of a provision of this Code or a 6 7 local ordinance recorded by an automatic traffic law 8 enforcement the county or municipality having system, 9 jurisdiction shall issue a written notice of the violation to 10 the registered owner of the vehicle as the alleged violator. 11 The notice shall be delivered to the registered owner of the 12 vehicle, by mail, within 30 days after the Secretary of State notifies the municipality or county of the identity of the 13 owner of the vehicle, but in no event later than 90 days after 14 15 the violation.

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The notice shall include:

17 (1) the name and address of the registered owner of the18 vehicle;

19 (2) the registration number of the motor vehicle20 involved in the violation;

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(3) the violation charged;

22 (4) the location where the violation occurred;

23 (5) the date and time of the violation;

24 (6) a copy of the recorded images;

25 (7) the amount of the civil penalty imposed and the 26 requirements of any traffic education program imposed and

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the date by which the civil penalty should be paid and the traffic education program should be completed;

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(8) a statement that recorded images are evidence of a violation of a red light signal;

5 (9) a warning that failure to pay the civil penalty, to 6 complete a required traffic education program, or to 7 contest liability in a timely manner is an admission of 8 liability and may result in a suspension of the driving 9 privileges of the registered owner of the vehicle; and

10 (10) a statement that the person may elect to proceed 11 by:

12 (A) paying the fine, completing a required traffic13 education program, or both; or

(B) challenging the charge in court, by mail, or by
 administrative hearing; and -

16 <u>(11) a website address, accessible through the</u> 17 <u>Internet, where the person may view the recorded images of</u> 18 <u>the violation.</u>

(e) If a person charged with a traffic violation, as a 19 20 result of an automated traffic law enforcement system, does not pay the fine or complete a required traffic education program, 21 22 or both, or successfully contest the civil penalty resulting 23 from that violation, the Secretary of State shall suspend the driving privileges of the registered owner of the vehicle under 24 25 Section 6-306.5 of this Code for failing to complete a required 26 traffic education program or to pay any fine or penalty due and

owing, or both, as a result of 5 violations of the automated
 traffic law enforcement system.

3 (f) Based on inspection of recorded images produced by an 4 automated traffic law enforcement system, a notice alleging 5 that the violation occurred shall be evidence of the facts 6 contained in the notice and admissible in any proceeding 7 alleging a violation under this Section.

8 (q) Recorded images made by an automatic traffic law 9 enforcement system are confidential and shall be made available 10 only to the alleged violator and governmental and law 11 enforcement agencies for purposes of adjudicating a violation 12 of this Section, for statistical purposes, or for other governmental purposes. Any recorded image evidencing 13 а 14 violation of this Section, however, may be admissible in any 15 proceeding resulting from the issuance of the citation.

16 (h) The court or hearing officer may consider in defense of 17 a violation:

18 (1) that the motor vehicle or registration plates of 19 the motor vehicle were stolen before the violation occurred 20 and not under the control of or in the possession of the 21 owner at the time of the violation;

(2) that the driver of the vehicle passed through the intersection when the light was red either (i) in order to yield the right-of-way to an emergency vehicle or (ii) as part of a funeral procession; and

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(3) any other evidence or issues provided by municipal

1 or county ordinance.

2 demonstrate that the motor vehicle (i) То or the 3 registration plates were stolen before the violation occurred and were not under the control or possession of the owner at 4 5 the time of the violation, the owner must submit proof that a report concerning the stolen motor vehicle or registration 6 plates was filed with a law enforcement agency in a timely 7 8 manner.

9 (i) Unless the driver of the motor vehicle received a 10 Uniform Traffic Citation from a police officer at the time of 11 the violation, the motor vehicle owner is subject to a civil 12 penalty not exceeding \$100 or the completion of a traffic 13 education program, or both, plus an additional penalty of not 14 more than \$100 for failure to pay the original penalty or to 15 complete a required traffic education program, or both, in a 16 timely manner, if the motor vehicle is recorded by an automated 17 traffic law enforcement system. A violation for which a civil penalty is imposed under this Section is not a violation of a 18 19 traffic regulation governing the movement of vehicles and may 20 not be recorded on the driving record of the owner of the vehicle. 21

(j-3) A registered owner who is a holder of a valid commercial driver's license is not required to complete a traffic education program.

(j-5) For purposes of the required traffic education
 program only, a registered owner may submit an affidavit to the

court or hearing officer swearing that at the time of the 1 2 alleged violation, the vehicle was in the custody and control of another person. The affidavit must identify the person in 3 custody and control of the vehicle, including the person's name 4 5 and current address. The person in custody and control of the 6 vehicle at the time of the violation is required to complete 7 the required traffic education program. If the person in custody and control of the vehicle at the time of the violation 8 9 the required traffic education program, completes the 10 registered owner of the vehicle is not required to complete a 11 traffic education program.

12 (k) An intersection equipped with an automated traffic law 13 enforcement system must be posted with a sign visible to 14 approaching traffic indicating that the intersection is being 15 monitored by an automated traffic law enforcement system.

16 (k-3) A municipality or county that has one or more 17 intersections equipped with an automated traffic law enforcement system must provide notice to drivers by (1) 18 19 posting signs in dedicated right turn lanes indicating that a 20 complete stop is required prior to making a right turn on red 21 and (2) posting the locations of automated traffic law systems 22 within the municipality or county on the municipality or county 23 website.

24 (k-5) An intersection equipped with an automated traffic
 25 law enforcement system must have a yellow change interval that
 26 conforms with the Manual on Uniform Traffic Control Devices

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(MUTCD) published by the U.S. Department of Transportation.

(1) The compensation paid for an automated traffic law
enforcement system must be based on the value of the equipment
or the services provided and may not be based on the number of
traffic citations issued or the revenue generated by the
system.

7 (m) This Section applies only to the counties of Cook,
8 DuPage, Kane, Lake, Madison, McHenry, St. Clair, and Will and
9 to municipalities located within those counties.

(n) The fee for participating in a traffic educationprogram under this Section shall not exceed \$25.

12 A low-income individual required to complete a traffic 13 education program under this Section who provides proof of 14 eligibility for the federal earned income tax credit under 15 Section 32 of the Internal Revenue Code or the Illinois earned 16 income tax credit under Section 212 of the Illinois Income Tax 17 Act shall not be required to pay any fee for participating in a 18 required traffic education program.

19 (o) Unless a vehicle has been immobilized pursuant to 20 Section 11-208.3 of this Code or the registered owner's drivers 21 license has been suspended pursuant to Section 6-306.5 of this 22 Code, a municipality or county operating an automated traffic 23 law enforcement system must provide for and administer a 24 program for the payment of an automated traffic law enforcement 25 system in monthly installment payments. The maximum initial 26 payment under the installment payment plan shall not be more

- 1 than 50% of the outstanding liability of the registered owner,
- 2 and the minimum period for an installment payment plan shall be
- 3 <u>6 months.</u>
- 4 (Source: P.A. 96-288, eff. 8-11-09.)