75th OREGON LEGISLATIVE ASSEMBLY - 2009 Regular Session **MEASURE: CARRIER:**

STAFF MEASURE SUMMARY

REVENUE: No revenue impact

Senate Committee on Rules

FISCAL: Minimal fiscal impact, no statement issued

Action: Do Pass the B-Engrossed Measure

Vote: 3 - 2 - 0

> Burdick, Metsger, Devlin Yeas:

Atkinson, Ferrioli Navs:

Exc.:

Prepared By: Erin Seiler, Administrator

Meeting Dates: 6/16

WHAT THE MEASURE DOES: Requires use of a hands-free device to lawfully use a mobile communications device while operating a motor vehicle. Expands list of exceptions to include public safety personnel, persons using the device in the scope of employment, and person using devices that allow for voice communication only one-way at a time. Designates as primary offense and as Class D traffic violation, punishable maximum fine of \$90.

HB 2377 B

Sen. Burdick

ISSUES DISCUSSED:

- Risks of driving while distracted
- Inability to safely operate vehicle and use text messaging device

EFFECT OF COMMITTEE AMENDMENT: No amendment.

BACKGROUND: Oregon is one of 17 states that currently prohibit the use of cell phones and other mobile communications devices by persons under 18 while they are operating a vehicle. Oregon's law, which took effect with the enactment of House Bill 2872 in 2007, designates use of a cell phone or other mobile communications device, to be a Class D traffic violation, punishable by a fine of up to \$90. The violation is considered a secondary offense, meaning that an officer may only issue the violation if the driver has been pulled over for a separate suspected offense. Oregon is one of eight states that prohibit cities, counties or other local governments from enacting ordinances that restrict the use of cell phones (ORS 801.038), meaning that restrictions on the use of such devices can only be enacted at the state level.

Five states (California, Connecticut, New Jersey, New York and Washington) plus the District of Columbia prohibit talking on hand-held cell phones while driving. House Bill 2377-B creates a similar restriction, requiring the use of a hands-free accessory (defined as a device that allows use of the cell phone while keeping both hands on the steering wheel) in order to lawfully use a mobile communication device while driving. The measure designates the violation as a primary offense, meaning that a law officer could stop a driver solely for the reason that they are using a cell phone without also using a hands-free accessory. Exceptions are provided for several cases, including use by public safety officers or persons operating a vehicle in the scope of employment and select uses of devices that allow only for oneway voice communication (such as citizen-band radios or certain push-to-talk phones). Violations will continue to be punishable by a maximum fine of \$90.