132nd General Assembly Regular Session

H. B. No. 60

17

2017-2018

Representatives Hambley, Rogers

Cosponsors: Representatives Seitz, Sheehy, Becker, Retherford, Thompson, Stein, Green

A BILL

To amend sections 4506.01, 4506.11, 4507.01,	1
4507.13, and 4507.52 and to enact sections	2
4506.072, 4507.021, 4507.061, and 4507.511 of	3
the Revised Code to authorize the issuance of an	4
enhanced driver's license, enhanced commercial	5
driver's license, and enhanced identification	6
card to facilitate land and sea border crossings	7
between the United States and Canada and Mexico,	8
pursuant to an agreement with the United States	9
Department of Homeland Security.	10

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 4506.01, 4506.11, 4507.01,	11
4507.13, and 4507.52 be amended and sections 4506.072, 4507.021,	12
4507.061, and 4507.511 of the Revised Code be enacted to read as	13
follows:	14
Sec. 4506.01. As used in this chapter:	15
(A) "Alcohol concentration" means the concentration of	16

alcohol in a person's blood, breath, or urine. When expressed as

a percentage, it means grams of alcohol per the following: (1) One hundred milliliters of whole blood, blood serum, or blood plasma; (2) Two hundred ten liters of breath; (3) One hundred milliliters of urine. (B) (1) "Commercial driver's license" means a license issued in accordance with this chapter that authorizes an individual to drive a commercial motor vehicle. Except as otherwise specifically provided, "commercial driver's license"_ includes "enhanced commercial driver's license."

(2) "Enhanced commercial driver's license" means a commercial driver's license issued in accordance with section 29 4506.072 of the Revised Code that denotes citizenship and 30 identity and is approved by the United States secretary of 31 homeland security for purposes of entering the United States and that contains technology and security features approved by the secretary of homeland security.

(C) "Commercial driver's license information system" means the information system established pursuant to the requirements of the "Commercial Motor Vehicle Safety Act of 1986," 100 Stat. 3207-171, 49 U.S.C.A. App. 2701.

(D) Except when used in section 4506.25 of the Revised 39 Code, "commercial motor vehicle" means any motor vehicle 40 designed or used to transport persons or property that meets any 41 of the following qualifications: 42

(1) Any combination of vehicles with a gross vehicle 43 weight or combined gross vehicle weight rating of twenty-six 44 thousand one pounds or more, provided the gross vehicle weight 45

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or gross vehicle weight rating of the vehicle or vehicles being	46
towed is in excess of ten thousand pounds;	47
(2) Any single vehicle with a gross vehicle weight or	48
gross vehicle weight rating of twenty-six thousand one pounds or	49
more;	50
(3) Any single vehicle or combination of vehicles that is	51
not a class A or class B vehicle, but is designed to transport	52
sixteen or more passengers including the driver;	53
(4) Any school bus with a gross vehicle weight or gross	54
vehicle weight rating of less than twenty-six thousand one	55
pounds that is designed to transport fewer than sixteen	56
passengers including the driver;	57
(5) Is transporting hazardous materials for which	58
placarding is required under subpart F of 49 C.F.R. part 172, as	59
amended;	60
(6) Any single vehicle or combination of vehicles that is	61
designed to be operated and to travel on a public street or	62
highway and is considered by the federal motor carrier safety	63
administration to be a commercial motor vehicle, including, but	64
not limited to, a motorized crane, a vehicle whose function is	65
to pump cement, a rig for drilling wells, and a portable crane.	66
(E) "Controlled substance" means all of the following:	67
(1) Any substance classified as a controlled substance	68
under the "Controlled Substances Act," 80 Stat. 1242 (1970), 21	69
U.S.C.A. 802(6), as amended;	70
(2) Any substance included in schedules I through V of 21	71
C.F.R. part 1308, as amended;	72
(3) Any drug of abuse.	73

(F) "Conviction" means an unvacated adjudication of guilt 74 or a determination that a person has violated or failed to 75 comply with the law in a court of original jurisdiction or an 76 authorized administrative tribunal, an unvacated forfeiture of 77 bail or collateral deposited to secure the person's appearance 78 in court, a plea of guilty or nolo contendere accepted by the 79 court, the payment of a fine or court cost, or violation of a 80 condition of release without bail, regardless of whether or not 81 the penalty is rebated, suspended, or probated. 82 (G) "Disqualification" means any of the following: 83 (1) The suspension, revocation, or cancellation of a 84 person's privileges to operate a commercial motor vehicle; 85 (2) Any withdrawal of a person's privileges to operate a 86 commercial motor vehicle as the result of a violation of state 87 or local law relating to motor vehicle traffic control other 88 than parking, vehicle weight, or vehicle defect violations; 89 (3) A determination by the federal motor carrier safety 90 administration that a person is not qualified to operate a 91 commercial motor vehicle under 49 C.F.R. 391. 92 (H) "Domiciled" means having a true, fixed, principal, and 93 permanent residence to which an individual intends to return. 94 (I) "Downgrade" means any of the following, as applicable: 95 (1) A change in the commercial driver's license, or 96 commercial driver's license temporary instruction permit, 97 holder's self-certified status as described in division (A)(1) 98 of section 4506.10 of the Revised Code; 99 (2) A change to a lesser class of vehicle; 100 (3) Removal of commercial driver's license privileges from 101

the individual's driver's license.	102
(J) "Drive" means to drive, operate, or be in physical	103
control of a motor vehicle.	104
(K) "Driver" means any person who drives, operates, or is	105
in physical control of a commercial motor vehicle or is required	106
to have a commercial driver's license.	107
(L) "Driver's license" means a license issued by the	108
bureau of motor vehicles that authorizes an individual to drive.	109
(M) "Drug of abuse" means any controlled substance,	110
dangerous drug as defined in section 4729.01 of the Revised	111
Code, or over-the-counter medication that, when taken in	112
quantities exceeding the recommended dosage, can result in	113
impairment of judgment or reflexes.	114
(N) "Electronic device" includes a cellular telephone, a	115
personal digital assistant, a pager, a computer, and any other	116
device used to input, write, send, receive, or read text.	117
(O) "Eligible unit of local government" means a village,	118
township, or county that has a population of not more than three	119
thousand persons according to the most recent federal census.	120
(P) "Employer" means any person, including the federal	121
government, any state, and a political subdivision of any state,	122
that owns or leases a commercial motor vehicle or assigns a	123
person to drive such a motor vehicle.	124
(Q) "Endorsement" means an authorization on a person's	125
commercial driver's license that is required to permit the	126
person to operate a specified type of commercial motor vehicle.	127
(R) "Farm truck" means a truck controlled and operated by	128

(R) "Farm truck" means a truck controlled and operated by128a farmer for use in the transportation to or from a farm, for a129

distance of not more than one hundred fifty miles, of products 130 of the farm, including livestock and its products, poultry and 131 its products, floricultural and horticultural products, and in 132 the transportation to the farm, from a distance of not more than 133 one hundred fifty miles, of supplies for the farm, including 134 tile, fence, and every other thing or commodity used in 135 agricultural, floricultural, horticultural, livestock, and 136 poultry production, and livestock, poultry, and other animals 137 and things used for breeding, feeding, or other purposes 138 connected with the operation of the farm, when the truck is 139 operated in accordance with this division and is not used in the 140 operations of a motor carrier, as defined in section 4923.01 of 141 the Revised Code. 142

(S) "Fatality" means the death of a person as the result
of a motor vehicle accident occurring not more than three
hundred sixty-five days prior to the date of death.

(T) "Felony" means any offense under federal or state law
that is punishable by death or specifically classified as a
felony under the law of this state, regardless of the penalty
that may be imposed.

(U) "Foreign jurisdiction" means any jurisdiction other150than a state.

(V) "Gross vehicle weight rating" means the value 152 specified by the manufacturer as the maximum loaded weight of a 153 single or a combination vehicle. The gross vehicle weight rating 154 of a combination vehicle is the gross vehicle weight rating of 155 the power unit plus the gross vehicle weight rating of each 156 towed unit. 157

(W) "Hazardous materials" means any material that has been

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designated as hazardous under 49 U.S.C. 5103 and is required to159be placarded under subpart F of 49 C.F.R. part 172 or any160quantity of a material listed as a select agent or toxin in 42161C.F.R. part 73, as amended.162

(X) "Imminent hazard" means the existence of a condition
that presents a substantial likelihood that death, serious
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illness, severe personal injury, or a substantial endangerment
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to health, property, or the environment may occur before the
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reasonably foreseeable completion date of a formal proceeding
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begun to lessen the risk of that death, illness, injury, or
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endangerment.

(Y) "Medical variance" means one of the following received by a driver from the federal motor carrier safety administration that allows the driver to be issued a medical certificate:

(1) An exemption letter permitting operation of a
commercial motor vehicle under 49 C.F.R. 381, subpart C or 49
C.F.R. 391.64;

(2) A skill performance evaluation certificate permitting
operation of a commercial motor vehicle pursuant to 49 C.F.R.
391.49.

(Z) "Mobile telephone" means a mobile communication device
that falls under or uses any commercial mobile radio service as
defined in 47 C.F.R. 20, except that mobile telephone does not
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include two-way or citizens band radio services.

(AA) "Motor vehicle" means a vehicle, machine, tractor, 183 trailer, or semitrailer propelled or drawn by mechanical power 184 used on highways, except that such term does not include a 185 vehicle, machine, tractor, trailer, or semitrailer operated 186 exclusively on a rail. 187

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(BB) "Out-of-service order" means a declaration by an	188
authorized enforcement officer of a federal, state, local,	189
Canadian, or Mexican jurisdiction declaring that a driver,	190
commercial motor vehicle, or commercial motor carrier operation	191
is out of service as defined in 49 C.F.R. 390.5.	192
(CC) "Peace officer" has the same meaning as in section	193
2935.01 of the Revised Code.	194
(DD) "Portable tank" means a liquid or gaseous packaging	195
designed primarily to be loaded onto or temporarily attached to	196
a vehicle and equipped with skids, mountings, or accessories to	197
facilitate handling of the tank by mechanical means.	198
(EE) "Public safety vehicle" has the same meaning as in	199
divisions (E)(1) and (3) of section 4511.01 of the Revised Code.	200
(FF) "Recreational vehicle" includes every vehicle that is	201
defined as a recreational vehicle in section 4501.01 of the	202
Revised Code and is used exclusively for purposes other than	203
engaging in business for profit.	204
(GG) "Residence" means any person's residence determined	205
in accordance with standards prescribed in rules adopted by the	206
registrar.	207
(HH) "School bus" has the same meaning as in section	208
4511.01 of the Revised Code.	209
(II) "Serious traffic violation" means any of the	210
following:	211
(1) A conviction arising from a single charge of operating	212
a commercial motor vehicle in violation of any provision of	213
section 4506.03 of the Revised Code;	214

(2) (a) Except as provided in division (II) (2) (b) of this 215

section, a violation while operating a commercial motor vehicle 216 of a law of this state, or any municipal ordinance or county or 217 township resolution, or any other substantially similar law of 218 another state or political subdivision of another state 219 prohibiting either of the following: 220 (i) Texting while driving; 221 (ii) Using a handheld mobile telephone. 222 (b) It is not a serious traffic violation if the person 223

was texting or using a handheld mobile telephone to contact law 224 enforcement or other emergency services. 225

(3) A conviction arising from the operation of any motor vehicle that involves any of the following:

(a) A single charge of any speed in excess of the posted speed limit by fifteen miles per hour or more;

(b) Violation of section 4511.20 or 4511.201 of the230Revised Code or any similar ordinance or resolution, or of any231similar law of another state or political subdivision of another232state;233

(c) Violation of a law of this state or an ordinance or
resolution relating to traffic control, other than a parking
violation, or of any similar law of another state or political
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subdivision of another state, that results in a fatal accident;
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(d) Violation of section 4506.03 of the Revised Code or a
substantially similar municipal ordinance or county or township
resolution, or of any similar law of another state or political
subdivision of another state, that involves the operation of a
commercial motor vehicle without a valid commercial driver's
license with the proper class or endorsement for the specific
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substantially similar municipal ordinance or county or township	247
resolution, or of any similar law of another state or political	248
subdivision of another state, that involves the operation of a	249
commercial motor vehicle without a valid commercial driver's	250
license being in the person's possession;	251
(f) Violation of section 4511.33 or 4511.34 of the Revised	252
Code, or any municipal ordinance or county or township	253
resolution substantially similar to either of those sections, or	254
any substantially similar law of another state or political	255
subdivision of another state;	256
(g) Violation of any other law of this state, any law of	257
another state, or any ordinance or resolution of a political	258
subdivision of this state or another state that meets both of	259
the following requirements:	260
(i) It relates to traffic control, other than a parking	261
violation;	262
(ii) It is determined to be a serious traffic violation by	263
the United States secretary of transportation and is designated	264
by the director as such by rule.	265
(JJ) "State" means a state of the United States and	266
includes the District of Columbia.	267
(KK) "Tank vehicle" means any commercial motor vehicle	268
that is designed to transport any liquid or gaseous materials	269
within a tank or tanks that are either permanently or	270
temporarily attached to the vehicle or its chassis and have an	271
individual rated capacity of more than one hundred nineteen	272

gallons and an aggregate rated capacity of one thousand gallons273or more. "Tank vehicle" does not include a commercial motor274vehicle transporting an empty storage container tank that is not275designed for transportation, has a rated capacity of one276thousand gallons or more, and is temporarily attached to a277flatbed trailer.278

(LL) "Tester" means a person or entity acting pursuant to a valid agreement entered into pursuant to division (B) of section 4506.09 of the Revised Code.

(MM) "Texting" means manually entering alphanumeric text 282 into, or reading text from, an electronic device. Texting 283 includes short message service, e-mail, instant messaging, a 284 command or request to access a world wide web page, pressing 285 more than a single button to initiate or terminate a voice 286 communication using a mobile telephone, or engaging in any other 287 form of electronic text retrieval or entry, for present or 288 future communication. Texting does not include the following: 289

(1) Using voice commands to initiate, receive, or290terminate a voice communication using a mobile telephone;291

(2) Inputting, selecting, or reading information on a 292global positioning system or navigation system; 293

(3) Pressing a single button to initiate or terminate a 294voice communication using a mobile telephone; or 295

(4) Using, for a purpose that is not otherwise prohibited
by law, a device capable of performing multiple functions, such
as a fleet management system, a dispatching device, a mobile
telephone, a citizens band radio, or a music player.

(NN) "Texting while driving" means texting while operatinga commercial motor vehicle, with the motor running, including301

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while temporarily stationary because of traffic, a traffic 302 control device, or other momentary delays. Texting while driving 303 does not include operating a commercial motor vehicle with or 304 without the motor running when the driver has moved the vehicle 305 to the side of, or off, a highway and is stopped in a location 306 where the vehicle can safely remain stationary. 307 (00) "United States" means the fifty states and the 308 District of Columbia. 309 (PP) "Upgrade" means a change in the class of vehicles, 310 endorsements, or self-certified status as described in division 311 (A) (1) of section 4506.10 of the Revised Code, that expands the 312 ability of a current commercial driver's license holder to 313 operate commercial motor vehicles under this chapter; 314 (QQ) "Use of a handheld mobile telephone" means: 315 (1) Using at least one hand to hold a mobile telephone to 316 conduct a voice communication; 317 (2) Dialing or answering a mobile telephone by pressing 318 more than a single button; or 319 (3) Reaching for a mobile telephone in a manner that 320 requires a driver to maneuver so that the driver is no longer in 321 a seated driving position, or restrained by a seat belt that is 322 installed in accordance with 49 C.F.R. 393.93 and adjusted in 323 accordance with the vehicle manufacturer's instructions. 324 (RR) "Vehicle" has the same meaning as in section 4511.01 325 of the Revised Code. 326 Sec. 4506.072. (A) Pursuant to the memorandum of 327 understanding agreement between the director of public safety 328 and the United States department of homeland security or other 329

designated federal agency authorized by section 4507.021 of the	330
Revised Code, and in accordance with rules adopted by the	331
registrar of motor vehicles under that section, the registrar or	332
a deputy registrar shall issue an enhanced commercial driver's	333
license to an eligible applicant for such a license who does all	334
of the following:	335
(1) Provides satisfactory proof of the applicant's	336
identity and citizenship;	337
(2) Submits a biometric identifier as required by rule;	338
(3) Signs a declaration on a form prescribed by the	339
registrar acknowledging the use of the one-to-many biometric	340
match and radio frequency identification or other security	341
features of the license;	342
(4) Pays a fee of twenty-five dollars, in addition to	343
applicable fees in section 4506.08 of the Revised Code for	344
issuance of a commercial driver's license, which shall be paid	345
into the state treasury to the credit of the state bureau of	346
motor vehicles fund created in section 4501.25 of the Revised	347
Code;	348
(5) Complies with all other conditions, qualifications,	349
and requirements for issuance of a commercial driver's license.	350
(B) All provisions in the Revised Code relating to	351
commercial drivers' licenses include and apply to an enhanced	352
commercial driver's license. An enhanced commercial driver's	353
license may be used in the same manner as a commercial driver's	354
license and additionally is approved by the United States	355
secretary of homeland security for purposes of entering the	356
United States at authorized land and sea ports.	357
Soc 4506 11 (A) Every commercial driver's license shall	350

Sec. 4506.11. (A) Every commercial driver's license shall 358

be marked "commercial driver's license" or "CDL" and shall be of 359 such material and so designed as to prevent its reproduction or 360 alteration without ready detection, and, to this end, shall be 361 laminated with a transparent plastic material. The commercial 362 driver's license for licensees under twenty-one years of age 363 shall have characteristics prescribed by the registrar of motor 364 365 vehicles distinguishing it from that issued to a licensee who is twenty-one years of age or older. Every commercial driver's 366 license shall display all of the following information: 367 (1) The name and residence address of the licensee; 368 (2) A color photograph of the licensee showing the 369 licensee's uncovered face; 370 (3) A physical description of the licensee, including sex, 371 height, weight, and color of eyes and hair; 372 (4) The licensee's date of birth: 373 (5) The licensee's social security number if the person 374 has requested that the number be displayed in accordance with 375 section 4501.31 of the Revised Code or if federal law requires 376 the social security number to be displayed and any number or 377 other identifier the director of public safety considers 378 appropriate and establishes by rules adopted under Chapter 119. 379 of the Revised Code and in compliance with federal law; 380 381 (6) The licensee's signature; (7) The classes of commercial motor vehicles the licensee 382 is authorized to drive and any endorsements or restrictions 383 relating to the licensee's driving of those vehicles; 384 (8) The name of this state; 385 (9) The dates of issuance and of expiration of the 386

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license;

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(10) If the licensee has certified willingness to make an 388 anatomical gift under section 2108.05 of the Revised Code, any 389 symbol chosen by the registrar of motor vehicles to indicate 390 that the licensee has certified that willingness; 391

(11) If the licensee has executed a durable power of 392 attorney for health care or a declaration governing the use or 393 continuation, or the withholding or withdrawal, of life-394 sustaining treatment and has specified that the licensee wishes 395 the license to indicate that the licensee has executed either 396 type of instrument, any symbol chosen by the registrar to 397 398 indicate that the licensee has executed either type of instrument; 399

(12) On and after October 7, 2009, if the licensee has 400 specified that the licensee wishes the license to indicate that 401 the licensee is a veteran, active duty, or reservist of the 402 armed forces of the United States and has presented a copy of 403 the licensee's DD-214 form or an equivalent document, any symbol 404 chosen by the registrar to indicate that the licensee is a 405 veteran, active duty, or reservist of the armed forces of the 406 United States; 407

(13) Any other information the registrar considers advisable and requires by rule.

(B) Every enhanced driver's license shall have any410additional characteristics established by rule adopted under411section 4507.021 of the Revised Code.412

(C) The registrar may establish and maintain a file of 413 negatives of photographs taken for the purposes of this section. 414

(C) (D) Neither the registrar nor any deputy registrar 415

shall issue a commercial driver's license to anyone under416twenty-one years of age that does not have the characteristics417prescribed by the registrar distinguishing it from the418commercial driver's license issued to persons who are twenty-one419years of age or older.420

(D) (E) Whoever violates division (C) (D) of this section is guilty of a minor misdemeanor.

Sec. 4507.01. (A) As used in this chapter, "motor423vehicle," "motorized bicycle," "state," "owner," "operator,"424"chauffeur," and "highways" have the same meanings as in section4254501.01 of the Revised Code.426

"Driver's license" means a class D license issued to any 427
person to operate a motor vehicle or motor-driven cycle, other 428
than a commercial motor vehicle, and includes "probationary 429
license," "restricted license," and any operator's or 430
chauffeur's license issued before January 1, 1990. Except as 431
otherwise specifically provided, "driver's license" includes 432
"enhanced driver's license." 433

"Enhanced driver's license" means a driver's license434issued in accordance with sections 4507.021 and 4507.061 of the435Revised Code that denotes citizenship and identity and is436approved by the United States secretary of homeland security for437purposes of entering the United States and that contains438technology and security features approved by the secretary of439homeland security.440

"Probationary license" means the license issued to any 441 person between sixteen and eighteen years of age to operate a 442 motor vehicle. 443

"Restricted license" means the license issued to any 444

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person to operate a motor vehicle subject to conditions or	445
restrictions imposed by the registrar of motor vehicles.	446
"Commercial driver's license" means the license issued to	447
a person under Chapter 4506. of the Revised Code to operate a	448
commercial motor vehicle.	449
"Commercial motor vehicle" has the same meaning as in	450
section 4506.01 of the Revised Code.	451
Section 4300.01 of the Nevised Code.	4JI
"Motorcycle operator's temporary instruction permit,	452
license, or endorsement" includes a temporary instruction	453
permit, license, or endorsement for a motor-driven cycle or	454
motor scooter unless otherwise specified.	455
"Motorized bicycle license" means the license issued under	456
section 4511.521 of the Revised Code to any person to operate a	457
motorized bicycle including a "probationary motorized bicycle	458
license."	459
"Probationary motorized bicycle license" means the license	460
issued under section 4511.521 of the Revised Code to any person	461
between fourteen and sixteen years of age to operate a motorized	462
bicycle.	463
"Identification card" means a card issued under sections	464
4507.50 and 4507.51 of the Revised Code. Except as otherwise	465
specifically provided, "identification card" includes "enhanced	466
identification card."	467
"Enhanced identification card" means an identification	468
card issued in accordance with section 4507.511 of the Revised	469
Code that denotes citizenship and identity and contains	470
technology and security features approved by the secretary of	471
homeland security and is approved by the secretary for purposes	472
of entering the United States.	473
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"Resident" means a person who, in accordance with 474 standards prescribed in rules adopted by the registrar, resides 475 in this state on a permanent basis. 476

"Temporary resident" means a person who, in accordance 477 with standards prescribed in rules adopted by the registrar, 478 resides in this state on a temporary basis. 479

(B) In the administration of this chapter and Chapter
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4506. of the Revised Code, the registrar has the same authority
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as is conferred on the registrar by section 4501.02 of the
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Revised Code. Any act of an authorized deputy registrar of motor
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vehicles under direction of the registrar is deemed the act of
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the registrar.

To carry out this chapter, the registrar shall appoint486such deputy registrars in each county as are necessary.487

The registrar also shall provide at each place where an 488 application for a driver's or commercial driver's license or 489 identification card may be made the necessary equipment to take 490 a color photograph of the applicant for such license or card as 491 required under section 4506.11 or 4507.06 of the Revised Code, 492 and to conduct the vision screenings required by section 4507.12 493 of the Revised Code, and equipment to laminate licenses, 494 motorized bicycle licenses, and identification cards as required 495 by sections 4507.13, 4507.52, and 4511.521 of the Revised Code. 496

The registrar shall assign one or more deputy registrars 497 to any driver's license examining station operated under the 498 supervision of the director of public safety, whenever the 499 registrar considers such assignment possible. Space shall be 500 provided in the driver's license examining station for any such 501 deputy registrar so assigned. The deputy registrars shall not 502

exercise the powers conferred by such sections upon the	503
registrar, unless they are specifically authorized to exercise	504
such powers by such sections.	505

(C) No agent for any insurance company, writing automobile 506 insurance, shall be appointed deputy registrar, and any such 507 appointment is void. No deputy registrar shall in any manner 508 solicit any form of automobile insurance, nor in any manner 509 advise, suggest, or influence any licensee or applicant for 510 license for or against any kind or type of automobile insurance, 511 512 insurance company, or agent, nor have the deputy registrar's office directly connected with the office of any automobile 513 insurance agent, nor impart any information furnished by any 514 applicant for a license or identification card to any person, 515 except the registrar. This division shall not apply to any 516 nonprofit corporation appointed deputy registrar. 517

(D) The registrar shall immediately remove a deputy518registrar who violates the requirements of this chapter.519

(E) The registrar shall periodically solicit bids and 520 enter into a contract for the provision of laminating equipment 521 522 and laminating materials to the registrar and all deputy registrars. The registrar shall not consider any bid that does 523 not provide for the supplying of both laminating equipment and 524 laminating materials. The laminating materials selected shall 525 contain a security feature so that any tampering with the 526 laminating material covering a license or identification card is 527 528 readily apparent. In soliciting bids and entering into a contract for the provision of laminating equipment and 529 laminating materials, the registrar shall observe all procedures 530 required by law. 5.31

Sec. 4507.021. (A) (1) The director of public safety shall 532

enter into a memorandum of understanding agreement with the	533
United States department of homeland security or other	534
designated federal agency for the purpose of obtaining approval	535
to issue an enhanced driver's license, enhanced commercial	536
driver's license, and enhanced identification card acceptable as	537
proof of identity and citizenship for Ohio residents entering	538
the United States at authorized land and sea ports.	539
(2) In conjunction with the United States department of	540
homeland security or other designated federal agency, the	541
director of public safety may enter into an agreement with the	542
United Mexican States, Canada, or a Canadian province for the	543
purpose of implementing a border-crossing initiative.	544
<u> </u>	• • •
(B) Pursuant to an agreement under division (A)(1) of this	545
section, the registrar of motor vehicles, subject to approval of	546
the director of public safety, shall adopt rules in accordance	547
with Chapter 119. of the Revised Code governing issuance of an	548
enhanced driver's license, enhanced commercial driver's license,	549
and enhanced identification card. The rules shall establish	550
acceptable proof of citizenship for issuance of an enhanced	551
license or identification card. The rules shall establish	552
reasonable security measures to prevent counterfeiting and to	553
protect against unauthorized disclosure of personal information	554
that is contained in an enhanced license or identification card.	555
<u>The rules may require a one-to-many biometric matching</u>	556
system for identification purposes and may require use of radio	557
frequency identification technology or other secure technology	558
acceptable to the United States department of homeland security	559
that is encrypted or otherwise secure from unauthorized data	560
access. The rules may establish additional characteristics for	561
an enhanced license or identification card. The registrar may	562

adopt any other rules necessary to implement issuance of an	563
enhanced driver's license, enhanced commercial driver's license,	564
and enhanced identification card.	565
Sec. 4507.061. (A) Pursuant to the memorandum of	566
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understanding agreement between the director of public safety	568
and the United States department of homeland security or other designated federal agency authorized by section 4507.021 of the	569
Revised Code, and in accordance with rules adopted by the	570
registrar of motor vehicles under that section, the registrar or	571
a deputy registrar shall issue an enhanced driver's license to	572
an eligible applicant for such a license who does all of the	573
following:	574
(1) Provides satisfactory proof of the applicant's	575
identity and citizenship;	576
(2) Submits a biometric identifier as required by rule;	577
(3) Signs a declaration on a form prescribed by the	578
registrar acknowledging the use of the one-to-many biometric	579
match and radio frequency identification or other security	580
features of the license;	581
(4) Pays a fee of twenty-five dollars, in addition to	582
applicable fees in sections 4507.23 and 4507.24 of the Revised	583
Code for issuance of a driver's license, which shall be paid	584
into the state treasury to the credit of the state bureau of	585
motor vehicles fund created in section 4501.25 of the Revised	586
Code;	587
(5) Complies with all other conditions, qualifications,	588
and requirements for issuance of a driver's license.	589
(B) All provisions in the Revised Code relating to	590
drivers' licenses include and apply to an enhanced driver's	590
arrivers incenses include and apply to an enhanced driver's	591

license. An enhanced driver's license may be used in the same592manner as a driver's license and additionally is approved by the593United States secretary of homeland security for purposes of594entering the United States at authorized land and sea ports.595

Sec. 4507.13. (A) The registrar of motor vehicles shall 596 issue a driver's license to every person licensed as an operator 597 of motor vehicles other than commercial motor vehicles. No 598 person licensed as a commercial motor vehicle driver under 599 Chapter 4506. of the Revised Code need procure a driver's 600 license, but no person shall drive any commercial motor vehicle 601 unless licensed as a commercial motor vehicle driver. 602

Every driver's license shall display on it the 603 distinguishing number assigned to the licensee and shall display 604 the licensee's name and date of birth; the licensee's residence 605 address and county of residence; a color photograph of the 606 licensee; a brief description of the licensee for the purpose of 607 identification; a facsimile of the signature of the licensee as 608 it appears on the application for the license; a notation, in a 609 manner prescribed by the registrar, indicating any condition 610 described in division (D)(3) of section 4507.08 of the Revised 611 Code to which the licensee is subject; if the licensee has 612 executed a durable power of attorney for health care or a 613 declaration governing the use or continuation, or the 614 withholding or withdrawal, of life-sustaining treatment and has 615 specified that the licensee wishes the license to indicate that 616 the licensee has executed either type of instrument, any symbol 617 chosen by the registrar to indicate that the licensee has 618 executed either type of instrument; on and after October 7, 619 2009, if the licensee has specified that the licensee wishes the 620 license to indicate that the licensee is a veteran, active duty, 621 or reservist of the armed forces of the United States and has 622

presented a copy of the licensee's DD-214 form or an equivalent 623 document, any symbol chosen by the registrar to indicate that 624 the licensee is a veteran, active duty, or reservist of the 625 armed forces of the United States; and any additional 626 information that the registrar requires by rule. No license 627 shall display the licensee's social security number unless the 628 629 licensee specifically requests that the licensee's social security number be displayed on the license. If federal law 630 requires the licensee's social security number to be displayed 631 on the license, the social security number shall be displayed on 632 the license notwithstanding this section. 633

The driver's license for licensees under twenty-one years of age shall have characteristics prescribed by the registrar distinguishing it from that issued to a licensee who is twentyone years of age or older, except that a driver's license issued to a person who applies no more than thirty days before the applicant's twenty-first birthday shall have the characteristics of a license issued to a person who is twenty-one years of age or older.

The driver's license issued to a temporary resident shall 642 contain the word "nonrenewable" and shall have any additional 643 characteristics prescribed by the registrar distinguishing it 644 from a license issued to a resident. 645

Every enhanced driver's license shall have any additional646characteristics established by rule adopted under section6474507.021 of the Revised Code.648

Every driver's or commercial driver's license displaying a649motorcycle operator's endorsement and every restricted license650to operate a motor vehicle also shall display the designation651"novice," if the endorsement or license is issued to a person652

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who is eighteen years of age or older and previously has not 653 been licensed to operate a motorcycle by this state or another 654 jurisdiction recognized by this state. The "novice" designation 655 shall be effective for one year after the date of issuance of 656 the motorcycle operator's endorsement or license. 657

Each license issued under this section shall be of such658material and so designed as to prevent its reproduction or659alteration without ready detection and, to this end, shall be660laminated with a transparent plastic material.661

(B) Except in regard to a driver's license issued to a 662 person who applies no more than thirty days before the 663 applicant's twenty-first birthday, neither the registrar nor any 664 deputy registrar shall issue a driver's license to anyone under 665 twenty-one years of age that does not have the characteristics 666 prescribed by the registrar distinguishing it from the driver's 667 license issued to persons who are twenty-one years of age or 668 older. 669

(C) Whoever violates division (B) of this section is guilty of a minor misdemeanor.

Sec. 4507.511. (A) Pursuant to the memorandum of 672 understanding agreement between the director of public safety 673 and the United States department of homeland security or other 674 designated federal agency authorized by section 4507.021 of the 675 Revised Code, and in accordance with rules adopted by the 676 registrar of motor vehicles under that section, the registrar or 677 a deputy registrar shall issue an enhanced identification card 678 to an eligible applicant for such a card who does all of the 679 following: 680

(1) Provides satisfactory proof of the applicant's

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identity and citizenship;	682
(2) Submits a biometric identifier as required by rule;	683
(3) Signs a declaration on a form prescribed by the	684
registrar acknowledging the use of the one-to-many biometric	685
match and radio frequency identification or other security	686
features of the card;	687
(4) Pays a fee of twenty-five dollars, in addition to	688
applicable fees in section 4507.50 of the Revised Code for	689
issuance of an identification card, which shall be paid into the	690
state treasury to the credit of the state bureau of motor	691
vehicles fund created in section 4501.25 of the Revised Code;	692
(5) Complies with all other requirements for issuance of	693
an identification card.	694
(B) All provisions in the Revised Code relating to	695
identification cards issued under sections 4507.50 to 4507.52 of	696
the Revised Code include and apply to an enhanced identification	697
card. An enhanced identification card may be used in the same	698
manner as an identification card issued under sections 4507.50	699
to 4507.52 of the Revised Code and additionally is approved by	700
the United States secretary of homeland security for purposes of	701
entering the United States at authorized land and sea ports.	702
Sec. 4507.52. (A) Each identification card issued by the	703
registrar of motor vehicles or a deputy registrar shall display	704
a distinguishing number assigned to the cardholder, and shall	705
display the following inscription:	706
"STATE OF OHIO IDENTIFICATION CARD	707
This card is not valid for the purpose of operating a	708
motor vehicle. It is provided solely for the purpose of	709

establishing the identity of the bearer described on the card,	710
who currently is not licensed to operate a motor vehicle in the	711
state of Ohio."	712
The identification card shall display substantially the	713
same information as contained in the application and as	714
described in division (A)(1) of section 4507.51 of the Revised	715
Code, but shall not display the cardholder's social security	716
number unless the cardholder specifically requests that the	717
cardholder's social security number be displayed on the card. If	718
federal law requires the cardholder's social security number to	719
be displayed on the identification card, the social security	720
number shall be displayed on the card notwithstanding this	721
section. The identification card also shall display the color	722
photograph of the cardholder. If the cardholder has executed a	723
durable power of attorney for health care or a declaration	724
governing the use or continuation, or the withholding or	725
withdrawal, of life-sustaining treatment and has specified that	726
the cardholder wishes the identification card to indicate that	727
the cardholder has executed either type of instrument, the card	728
also shall display any symbol chosen by the registrar to	729
indicate that the cardholder has executed either type of	730
instrument. On and after October 7, 2009, if the cardholder has	731
specified that the cardholder wishes the identification card to	732
indicate that the cardholder is a veteran, active duty, or	733
reservist of the armed forces of the United States and has	734
presented a copy of the cardholder's DD-214 form or an	735
equivalent document, the card also shall display any symbol	736
chosen by the registrar to indicate that the cardholder is a	737
veteran, active duty, or reservist of the armed forces of the	738
United States. The card shall be sealed in transparent plastic	739
or similar material and shall be so designed as to prevent its	740

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reproduction or alteration without ready detection.

The identification card for persons under twenty-one years 742 of age shall have characteristics prescribed by the registrar 743 distinguishing it from that issued to a person who is twenty-one 744 years of age or older, except that an identification card issued 745 to a person who applies no more than thirty days before the 746 applicant's twenty-first birthday shall have the characteristics 747 of an identification card issued to a person who is twenty-one 748 years of age or older. 749

Every enhanced identification card shall have any750additional characteristics established by rule adopted under751section 4507.021 of the Revised Code.752

753 Every identification card issued to a resident of this state shall expire, unless canceled or surrendered earlier, on 754 the birthday of the cardholder in the fourth year after the date 755 on which it is issued. Every identification card issued to a 756 temporary resident shall expire in accordance with rules adopted 757 by the registrar and is nonrenewable, but may be replaced with a 758 new identification card upon the applicant's compliance with all 759 applicable requirements. A cardholder may renew the cardholder's 760 identification card within ninety days prior to the day on which 761 it expires by filing an application and paying the prescribed 762 fee in accordance with section 4507.50 of the Revised Code. 763

If a cardholder applies for a driver's or commercial764driver's license in this state or another licensing765jurisdiction, the cardholder shall surrender the cardholder's766identification card to the registrar or any deputy registrar767before the license is issued.768

(B) If a card is lost, destroyed, or mutilated, the person

to whom the card was issued may obtain a duplicate by doing both	770
of the following:	771
(1) Furnishing suitable proof of the loss, destruction, or	772
mutilation to the registrar or a deputy registrar;	773
(2) Filing an application and presenting documentary	774
evidence under section 4507.51 of the Revised Code.	775
Any person who loses a card and, after obtaining a	776
duplicate, finds the original, immediately shall surrender the	777
original to the registrar or a deputy registrar.	778
A cardholder may obtain a replacement identification card	779
that reflects any change of the cardholder's name by furnishing	780
suitable proof of the change to the registrar or a deputy	781
registrar and surrendering the cardholder's existing card.	782
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When a cardholder applies for a duplicate or obtains a	783
replacement identification card, the cardholder shall pay a fee	784
of two dollars and fifty cents. A deputy registrar shall be	785
allowed an additional fee of two dollars and seventy five cents	786
commencing on July 1, 2001, three dollars and twenty-five cents-	787
commencing on January 1, 2003, and three dollars and fifty cents	788
commencing on January 1, 2004, for issuing a duplicate or	789
replacement identification card. A disabled veteran who is a	790
cardholder and has a service-connected disability rated at one	791
hundred per cent by the veterans' administration may apply to	792
the registrar or a deputy registrar for the issuance of a	793
duplicate or replacement identification card without payment of	794
any fee prescribed in this section, and without payment of any	795
lamination fee if the disabled veteran would not be required to	796
pay a lamination fee in connection with the issuance of an	797
identification card or temporary identification card as provided	798

in division (B) of section 4507.50 of the Revised Code. 799 A duplicate or replacement identification card shall 800 expire on the same date as the card it replaces. 801

(C) The registrar shall cancel any card upon determining 802 that the card was obtained unlawfully, issued in error, or was 803 altered. The registrar also shall cancel any card that is 804 surrendered to the registrar or to a deputy registrar after the 805 holder has obtained a duplicate, replacement, or driver's or 806 commercial driver's license. 807

(D) (1) No agent of the state or its political subdivisions
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shall condition the granting of any benefit, service, right, or
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privilege upon the possession by any person of an identification
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card. Nothing in this section shall preclude any publicly
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operated or franchised transit system from using an
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identification card for the purpose of granting benefits or
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services of the system.

(2) No person shall be required to apply for, carry, or815possess an identification card.816

(E) Except in regard to an identification card issued to a 817 person who applies no more than thirty days before the 818 applicant's twenty-first birthday, neither the registrar nor any 819 deputy registrar shall issue an identification card to a person 820 under twenty-one years of age that does not have the 821 characteristics prescribed by the registrar distinguishing it 822 from the identification card issued to persons who are twenty-823 one years of age or older. 824

(F) Whoever violates division (E) of this section is825guilty of a minor misdemeanor.826

Section 2. That existing sections 4506.01, 4506.11, 827

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4507.01,	4507.13,	and	4507.52	of	the	Revised	Code	are	hereby	828
repealed.										829