As Re-Referred by the House Rules and Reference Committee

135th General Assembly

Regular Session 2023-2024

H. B. No. 518

Representative Cross

Cosponsors: Representatives Brown, Williams, Edwards, Click, Ray, Carruthers, Jones, Pavliga, McNally, Dell'Aquila

A BILL

То	amend sections 4503.10, 4503.102, 4503.12,	1
	4511.75, 4511.751, and 4511.76; to amend, for	2
	the purpose of adopting a new section number as	3
	indicated in parentheses, section 4511.751	4
	(4511.752); and to enact new section 4511.751	5
	and sections 5.501, 4511.753, 4511.754,	6
	4511.755, 4511.756, and 4511.757 of the Revised	7
	Code to authorize a civil penalty system related	8
	to drivers who illegally pass a school bus but	9
	cannot be identified, to designate the month of	10
	October as "School Bus Safety Awareness Month,"	11
	and to designate this act as the School Bus	12
	Safety Act.	13

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

Section 1. That sections 4503.10, 4503.102, 4503.12,	14
4511.75, 4511.751, and 4511.76 be amended; section 4511.751	15
(4511.752) be amended for the purpose of adopting a new section	16
number as indicated in parentheses; and new section 4511.751 and	17
sections 5.501, 4511.753, 4511.754, 4511.755, 4511.756, and	18

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4511.757 of the Revised Code be enacted to read as follows:

Sec. 5.501. The month of October is designated as "School 20

Bus Safety Awareness Month" to increase public awareness of the 21

need to properly stop when a stopped school bus is loading and 22

unloading passengers. 23

Sec. 4503.10. (A) The owner of every snowmobile, off-2.4 highway motorcycle, and all-purpose vehicle required to be 25 registered under section 4519.02 of the Revised Code shall file 26 an application for registration under section 4519.03 of the 27 Revised Code. The owner of a motor vehicle, other than a 28 snowmobile, off-highway motorcycle, or all-purpose vehicle, that 29 is not designed and constructed by the manufacturer for 30 operation on a street or highway may not register it under this 31 chapter except upon certification of inspection pursuant to 32 section 4513.02 of the Revised Code by the sheriff, or the chief 33 of police of the municipal corporation or township, with 34 jurisdiction over the political subdivision in which the owner 35 of the motor vehicle resides. Except as provided in sections 36 4503.103 and 4503.107 of the Revised Code, every owner of every 37 other motor vehicle not previously described in this section and 38 every person mentioned as owner in the last certificate of title 39 of a motor vehicle that is operated or driven upon the public 40 roads or highways shall cause to be filed each year, by mail or 41 otherwise, in the office of the registrar of motor vehicles or a 42 deputy registrar, a written or electronic application or a 43 preprinted registration renewal notice issued under section 44 4503.102 of the Revised Code, the form of which shall be 45 prescribed by the registrar, for registration for the following 46 registration year, which shall begin on the first day of January 47 of every calendar year and end on the thirty-first day of 48 December in the same year. Applications for registration and 49

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registration renewal notices shall be filed at the times
established by the registrar pursuant to section 4503.101 of the
Revised Code. A motor vehicle owner also may elect to apply for
or renew a motor vehicle registration by electronic means using
electronic signature in accordance with rules adopted by the
registrar. Except as provided in division (J) of this section,
applications for registration shall be made on blanks furnished
by the registrar for that purpose, containing the following
information:

- (1) A brief description of the motor vehicle to be registered, including the year, make, model, and vehicle identification number, and, in the case of commercial cars, the gross weight of the vehicle fully equipped computed in the manner prescribed in section 4503.08 of the Revised Code;
- (2) The name and residence address of the owner, and the township and municipal corporation in which the owner resides; 65
- (3) The district of registration, which shall be determined as follows:
- (a) In case the motor vehicle to be registered is used for hire or principally in connection with any established business or branch business, conducted at a particular place, the district of registration is the municipal corporation in which that place is located or, if not located in any municipal corporation, the county and township in which that place is located.
- (b) In case the vehicle is not so used, the district of registration is the municipal corporation or county in which the owner resides at the time of making the application.
 - (4) Whether the motor vehicle is a new or used motor

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vehicle;	79
(5) The date of purchase of the motor vehicle;	80
(6) Whether the fees required to be paid for the	81
registration or transfer of the motor vehicle, during the	82
preceding registration year and during the preceding period of	83
the current registration year, have been paid. Each application	84
for registration shall be signed by the owner, either manually	85
or by electronic signature, or pursuant to obtaining a limited	86
power of attorney authorized by the registrar for registration,	87
or other document authorizing such signature. If the owner	88
elects to apply for or renew the motor vehicle registration with	89
the registrar by electronic means, the owner's manual signature	90
is not required.	91
(7) The owner's social security number, driver's license	92
number, or state identification number, or, where a motor	93
vehicle to be registered is used for hire or principally in	94
connection with any established business, the owner's federal	95
taxpayer identification number. The bureau of motor vehicles	96
shall retain in its records all social security numbers provided	97
under this section, but the bureau shall not place social	98
security numbers on motor vehicle certificates of registration.	99
(8) Whether the applicant wishes to certify willingness to	100
make an anatomical gift if an applicant has not so certified	101
under section 2108.05 of the Revised Code. The applicant's	102
response shall not be considered in the decision of whether to	103
approve the application for registration.	104
(B)(1) When an applicant first registers a motor vehicle	105

in the applicant's name, the applicant shall provide proof of

ownership of that motor vehicle. Proof of ownership may include

any of the following:	108
(a) The applicant may present for inspection a physical	109
certificate of title or memorandum certificate showing title to	110
the motor vehicle to be registered in the name of the applicant.	111
(b) The applicant may present for inspection an electronic	112
certificate of title for the applicant's motor vehicle in a	113
manner prescribed by rules adopted by the registrar.	114
(c) The registrar or deputy registrar may electronically	115
confirm the applicant's ownership of the motor vehicle.	116
An applicant is not required to present a certificate of	117
title to an electronic motor vehicle dealer acting as a limited	118
authority deputy registrar in accordance with rules adopted by	119
the registrar.	120
(2) When a motor vehicle inspection and maintenance	121
program is in effect under section 3704.14 of the Revised Code	122
and rules adopted under it, each application for registration	123
for a vehicle required to be inspected under that section and	124
those rules shall be accompanied by an inspection certificate	125
for the motor vehicle issued in accordance with that section.	126
(3) An application for registration shall be refused if	127
any of the following applies:	128
(a) The application is not in proper form.	129
(b) The application is prohibited from being accepted by	130
division (D) of section 2935.27, division (A) of section	131
2937.221, division (A) of section 4503.13, division (B) of	132
section 4510.22, division (D) of section 4511.756, division (B)	133
(1) of section 4521.10, or division (B) of section 5537.041 of	134
the Revised Code.	135

(c) Proof of ownership is required but is not presented or	136
confirmed in accordance with division (B)(1) of this section.	137
(d) All registration and transfer fees for the motor	138
vehicle, for the preceding year or the preceding period of the	139
current registration year, have not been paid.	140
(e) The owner or lessee does not have an inspection	141
certificate for the motor vehicle as provided in section 3704.14	142
of the Revised Code, and rules adopted under it, if that section	143
is applicable.	144
(4) This section does not require the payment of license	145
or registration taxes on a motor vehicle for any preceding year,	146
or for any preceding period of a year, if the motor vehicle was	147
not taxable for that preceding year or period under sections	148
4503.02, 4503.04, 4503.11, 4503.12, and 4503.16 or Chapter 4504.	149
of the Revised Code.	150
(5) When a certificate of registration is issued upon the	151
first registration of a motor vehicle by or on behalf of the	152
owner, the official issuing the certificate shall indicate the	153
issuance with a stamp on the certificate of title or memorandum	154
certificate or, in the case of an electronic certificate of	155
title or electronic verification of ownership, an electronic	156
stamp or other notation as specified in rules adopted by the	157
registrar, and with a stamp on the inspection certificate for	158
the motor vehicle, if any.	159
(6) The official also shall indicate, by a stamp or by	160
other means the registrar prescribes, on the registration	161
certificate issued upon the first registration of a motor	162
vehicle by or on behalf of the owner the odometer reading of the	163

motor vehicle as shown in the odometer statement included in or

attached to the certificate of title. Upon each subsequent

registration of the motor vehicle by or on behalf of the same

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owner, the official also shall so indicate the odometer reading

of the motor vehicle as shown on the immediately preceding

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certificate of registration.

- (7) The registrar shall include in the permanent 170 registration record of any vehicle required to be inspected 171 under section 3704.14 of the Revised Code the inspection 172 certificate number from the inspection certificate that is 173 presented at the time of registration of the vehicle as required 174 under this division.
- (C)(1) Except as otherwise provided in division (C)(1) of 176 this section, the registrar and each deputy registrar shall 177 collect an additional fee of eleven dollars for each application 178 for registration and registration renewal received. For vehicles 179 specified in divisions (A)(1) to (21) of section 4503.042 of the 180 Revised Code, the registrar and deputy registrar shall collect 181 an additional fee of thirty dollars for each application for 182 registration and registration renewal received. No additional 183 fee shall be charged for vehicles registered under section 184 4503.65 of the Revised Code. The additional fee is for the 185 purpose of defraying the department of public safety's costs 186 associated with the administration and enforcement of the motor 187 vehicle and traffic laws of Ohio. Each deputy registrar shall 188 transmit the fees collected under divisions (C)(1) and (3) of 189 this section in the time and manner provided in this section. 190 The registrar shall deposit all moneys received under division 191 (C)(1) of this section into the public safety - highway purposes 192 fund established in section 4501.06 of the Revised Code. 193
 - (2) In addition, a charge of twenty-five cents shall be

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made for each reflectorized safety license plate issued, and a	195
single charge of twenty-five cents shall be made for each county	196
identification sticker or each set of county identification	197
stickers issued, as the case may be, to cover the cost of	198
producing the license plates and stickers, including material,	199
manufacturing, and administrative costs. Those fees shall be in	200
addition to the license tax. If the total cost of producing the	201
plates is less than twenty-five cents per plate, or if the total	202
cost of producing the stickers is less than twenty-five cents	203
per sticker or per set issued, any excess moneys accruing from	204
the fees shall be distributed in the same manner as provided by	205
section 4501.04 of the Revised Code for the distribution of	206
license tax moneys. If the total cost of producing the plates	207
exceeds twenty-five cents per plate, or if the total cost of	208
producing the stickers exceeds twenty-five cents per sticker or	209
per set issued, the difference shall be paid from the license	210
tax moneys collected pursuant to section 4503.02 of the Revised	211
Code.	212
(2) =1	010

- (3) The registrar and each deputy registrar shall collect
 the following additional fee, as applicable, for each
 application for registration or registration renewal received
 for any hybrid motor vehicle, plug-in hybrid electric motor
 vehicle, or battery electric motor vehicle:

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 - (a) One hundred dollars for a hybrid motor vehicle;
- (b) One hundred fifty dollars for a plug-in hybrid 219 electric motor vehicle; 220
- (c) Two hundred dollars for a battery electric motor 221 vehicle.
 - Each fee imposed under this division shall be prorated

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based on the number of months for which the vehicle is	224
registered. The registrar shall transmit all money arising from	225
each fee to the treasurer of state for distribution in	226
accordance with division (E) of section 5735.051 of the Revised	227
Code, subject to division (D) of section 5735.05 of the Revised	228
Code.	229

- (D) Each deputy registrar shall be allowed a fee equal to 230 the amount established under section 4503.038 of the Revised 231 Code for each application for registration and registration 232 233 renewal notice the deputy registrar receives, which shall be for the purpose of compensating the deputy registrar for the deputy 234 registrar's services, and such office and rental expenses, as 235 may be necessary for the proper discharge of the deputy 236 registrar's duties in the receiving of applications and renewal 237 notices and the issuing of registrations. 238
- (E) Upon the certification of the registrar, the county

 sheriff or local police officials shall recover license plates

 erroneously or fraudulently issued.
- (F) Each deputy registrar, upon receipt of any application for registration or registration renewal notice, together with the license fee and any local motor vehicle license tax levied pursuant to Chapter 4504. of the Revised Code, shall transmit that fee and tax, if any, in the manner provided in this section, together with the original and duplicate copy of the application, to the registrar. The registrar, subject to the approval of the director of public safety, may deposit the funds collected by those deputies in a local bank or depository to the credit of the "state of Ohio, bureau of motor vehicles." Where a local bank or depository has been designated by the registrar, each deputy registrar shall deposit all moneys collected by the

deputy registrar into that bank or depository not more than one	254
business day after their collection and shall make reports to	255
the registrar of the amounts so deposited, together with any	256
other information, some of which may be prescribed by the	257
treasurer of state, as the registrar may require and as	258
prescribed by the registrar by rule. The registrar, within three	259
days after receipt of notification of the deposit of funds by a	260
deputy registrar in a local bank or depository, shall draw on	261
that account in favor of the treasurer of state. The registrar,	262
subject to the approval of the director and the treasurer of	263
state, may make reasonable rules necessary for the prompt	264
transmittal of fees and for safeguarding the interests of the	265
state and of counties, townships, municipal corporations, and	266
transportation improvement districts levying local motor vehicle	267
license taxes. The registrar may pay service charges usually	268
collected by banks and depositories for such service. If deputy	269
registrars are located in communities where banking facilities	270
are not available, they shall transmit the fees forthwith, by	271
money order or otherwise, as the registrar, by rule approved by	272
the director and the treasurer of state, may prescribe. The	273
registrar may pay the usual and customary fees for such service.	274

(G) This section does not prevent any person from making an application for a motor vehicle license directly to the registrar by mail, by electronic means, or in person at any of the registrar's offices, upon payment of a service fee equal to the amount established under section 4503.038 of the Revised Code for each application.

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(H) No person shall make a false statement as to the district of registration in an application required by division (A) of this section. Violation of this division is falsification under section 2921.13 of the Revised Code and punishable as

specified in that section.

(I) (1) Where applicable, the requirements of division (B) 286 of this section relating to the presentation of an inspection 287 certificate issued under section 3704.14 of the Revised Code and 288 rules adopted under it for a motor vehicle, the refusal of a 289 license for failure to present an inspection certificate, and 290 the stamping of the inspection certificate by the official 291 issuing the certificate of registration apply to the 292 293 registration of and issuance of license plates for a motor vehicle under sections 4503.102, 4503.12, 4503.14, 4503.15, 294 4503.16, 4503.171, 4503.172, 4503.19, 4503.40, 4503.41, 4503.42, 295 4503.43, 4503.44, 4503.46, 4503.47, and 4503.51 of the Revised 296 Code. 297

- (2) (a) The registrar shall adopt rules ensuring that each 298 owner registering a motor vehicle in a county where a motor 299 vehicle inspection and maintenance program is in effect under 300 section 3704.14 of the Revised Code and rules adopted under it 301 receives information about the requirements established in that 302 section and those rules and about the need in those counties to 303 304 present an inspection certificate with an application for 305 registration or preregistration.
- (b) Upon request, the registrar shall provide the director 306 of environmental protection, or any person that has been awarded 307 a contract under section 3704.14 of the Revised Code, an on-line 308 computer data link to registration information for all passenger 309 cars, noncommercial motor vehicles, and commercial cars that are 310 subject to that section. The registrar also shall provide to the 311 director of environmental protection a magnetic data tape 312 containing registration information regarding passenger cars, 313 noncommercial motor vehicles, and commercial cars for which a 314

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multi-year registration is in effect under section 4503.103 of	315
the Revised Code or rules adopted under it, including, without	316
limitation, the date of issuance of the multi-year registration,	317
the registration deadline established under rules adopted under	318
section 4503.101 of the Revised Code that was applicable in the	319
year in which the multi-year registration was issued, and the	320
registration deadline for renewal of the multi-year	321
registration.	322

- (J) Subject to division (K) of this section, application for registration under the international registration plan, as set forth in sections 4503.60 to 4503.66 of the Revised Code, shall be made to the registrar on forms furnished by the registrar. In accordance with international registration plan guidelines and pursuant to rules adopted by the registrar, the forms shall include the following:
 - (1) A uniform mileage schedule;
- (2) The gross vehicle weight of the vehicle or combined 331 gross vehicle weight of the combination vehicle as declared by 332 the registrant; 333
 - (3) Any other information the registrar requires by rule.
- (K) The registrar shall determine the feasibility of 335 implementing an electronic commercial fleet licensing and 336 management program that will enable the owners of commercial 337 tractors, commercial trailers, and commercial semitrailers to 338 conduct electronic transactions by July 1, 2010, or sooner. If 339 the registrar determines that implementing such a program is 340 feasible, the registrar shall adopt new rules under this 341 division or amend existing rules adopted under this division as 342 necessary in order to respond to advances in technology. 343

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If international registration plan guidelines and provisions allow member jurisdictions to permit applications for registrations under the international registration plan to be made via the internet, the rules the registrar adopts under this division shall permit such action.

Sec. 4503.102. (A) The registrar of motor vehicles shall adopt rules to establish a centralized system of motor vehicle registration renewal by mail or by electronic means. Any person owning a motor vehicle that was registered in the person's name during the preceding registration year shall renew the registration of the motor vehicle not more than ninety days prior to the expiration date of the registration either by mail or by electronic means through the centralized system of registration established under this section, or in person at any office of the registrar or at a deputy registrar's office.

(B)(1) Except as provided in division (B)(2) of this 359 section, no less than forty-five days prior to the expiration 360 date of any motor vehicle registration, the registrar shall mail 361 a renewal notice to the person in whose name the motor vehicle 362 is registered. The renewal notice shall clearly state that the 363 registration of the motor vehicle may be renewed by mail or 364 electronic means through the centralized system of registration 365 or in person at any office of the registrar or at a deputy 366 registrar's office and shall be preprinted with information 367 including, but not limited to, the owner's name and residence 368 address as shown in the records of the bureau of motor vehicles, 369 a brief description of the motor vehicle to be registered, 370 notice of the license taxes and fees due on the motor vehicle, 371 the toll-free telephone number of the registrar as required 372 under division (D)(1) of section 4503.031 of the Revised Code, a 373 statement that payment for a renewal may be made by financial 374

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transaction device using the toll-free telephone number, and any	375
additional information the registrar may require by rule. The	376
renewal notice shall not include the social security number of	377
either the owner of the motor vehicle or the person in whose	378
name the motor vehicle is registered. The renewal notice shall	379
be sent by regular mail to the owner's last known address as	380
shown in the records of the bureau of motor vehicles.	381
(2) The registrar is not required to mail a renewal notice	382
if either of the following applies:	383
(a) The owner of the vehicle has consented to receiving	384
the renewal notice by electronic means only.	385
(b) The application for renewal of the registration of a	386
motor vehicle is prohibited from being accepted by the registrar	387
or a deputy registrar by division (D) of section 2935.27,	388
division (A) of section 2937.221, division (A) of section	389
4503.13, division (B) of section 4510.22, <u>division (D) of</u>	390
section 4511.756, or division (B)(1) of section 4521.10 of the	391
Revised Code.	392
(3) If the owner of a motor vehicle has consented to	393
receiving a renewal notice by electronic means only, the	394
registrar shall send an electronic renewal notice to the owner	395
that contains the information specified in division (B)(1) of	396
this section at the time specified under that division.	397
(C) The owner of the motor vehicle shall verify the	398
information contained in the notice, sign it either manually or	399
by electronic means, and return it, either by mail or electronic	400
means, or the owner may take it in person to any office of the	401

registrar or of a deputy registrar. The owner shall include with

the notice a financial transaction device number when renewing

in person or by electronic means but not by mail, check, or 404 money order in the amount of the registration taxes and fees 405 payable on the motor vehicle and a service fee equal to the 406 amount established under section 4503.038 of the Revised Code, 407 plus postage as indicated on the notice if the registration is 408 renewed or fulfilled by mail, and an inspection certificate for 409 the motor vehicle as provided in section 3704.14 of the Revised 410 Code. For purposes of the centralized system of motor vehicle 411 registration, the registrar shall accept payments via the toll-412 free telephone number established under division (D)(1) of 413 section 4503.031 of the Revised Code for renewals made by mail. 414 If the motor vehicle owner chooses to renew the motor vehicle 415 registration by electronic means, the owner shall proceed in 416 accordance with the rules the registrar adopts. 417

(D) If all registration and transfer fees for the motor 418 vehicle for the preceding year or the preceding period of the 419 current registration year have not been paid, if division (D) of 420 section 2935.27, division (A) of section 2937.221, division (A) 421 of section 4503.13, division (B) of section 4510.22, division 422 (D) of section 4511.756, or division (B) (1) of section 4521.10 423 of the Revised Code prohibits acceptance of the renewal notice, 424 or if the owner or lessee does not have an inspection 425 certificate for the motor vehicle as provided in section 3704.14 426 of the Revised Code, if that section is applicable, the license 427 shall be refused, and the registrar or deputy registrar shall so 428 notify the owner. This section does not require the payment of 429 license or registration taxes on a motor vehicle for any 430 preceding year, or for any preceding period of a year, if the 431 motor vehicle was not taxable for that preceding year or period 432 under section 4503.02, 4503.04, 4503.11, 4503.12, or 4503.16 or 433 Chapter 4504. of the Revised Code. 434

- (E) (1) Failure to receive a renewal notice does not relieve a motor vehicle owner from the responsibility to renew the registration for the motor vehicle. Any person who has a motor vehicle registered in this state and who does not receive a renewal notice as provided in division (B) of this section prior to the expiration date of the registration shall request an application for registration from the registrar or a deputy registrar and sign the application manually or by electronic means and submit the application and pay any applicable license taxes and fees to the registrar or deputy registrar.
- (2) If the owner of a motor vehicle submits an application for registration and the registrar is prohibited by division (D) of section 2935.27, division (A) of section 2937.221, division (A) of section 4503.13, division (B) of section 4510.22, division (D) of section 4511.756, or division (B) (1) of section 4521.10 of the Revised Code from accepting the application, the registrar shall return the application and the payment to the owner. If the owner of a motor vehicle submits a registration renewal application to the registrar by electronic means and the registrar is prohibited from accepting the application as provided in this division, the registrar shall notify the owner of this fact and deny the application and return the payment or give a credit on the financial transaction device account of the owner in the manner the registrar prescribes by rule adopted pursuant to division (A) of this section.
- (F) Every deputy registrar shall post in a prominent place at the deputy's office a notice informing the public of the mail registration system required by this section and also shall post a notice that every owner of a motor vehicle and every chauffeur holding a certificate of registration is required to notify the registrar in writing of any change of residence within ten days

after the change occurs. The notice shall be in such form as the registrar prescribes by rule.

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- (G) The service fee equal to the amount established under 468 section 4503.038 of the Revised Code that is collected from a 469 person who renews a motor vehicle registration by electronic 470 means or by mail, plus postage collected by the registrar and 471 any financial transaction device surcharge collected by the 472 registrar, shall be paid to the credit of the public safety -473 highway purposes fund established by section 4501.06 of the 474 Revised Code. 475
- (H)(1) Pursuant to section 113.40 of the Revised Code, the 476 registrar shall implement a program permitting payment of motor 477 vehicle registration taxes and fees, driver's license and 478 commercial driver's license fees, and any other taxes, fees, 479 penalties, or charges imposed or levied by the state by means of 480 a financial transaction device for transactions occurring 481 online, at any office of the registrar, and at all deputy 482 registrar locations. The program shall take effect not later 483 than July 1, 2016. The registrar shall adopt rules as necessary 484 for this purpose, but all such rules are subject to any action, 485 policy, or procedure of the board of deposit or treasurer of 486 state taken or adopted under section 113.40 of the Revised Code. 487
- (2) The rules adopted under division (H)(1) of this 488 section shall require a deputy registrar to accept payments by 489 means of a financial transaction device beginning on the 490 effective date of the rules unless the deputy registrar contract 491 entered into by the deputy registrar prohibits the acceptance of 492 such payments by financial transaction device. However, 493 commencing with deputy registrar contract awards that have a 494 start date of July 1, 2016, and for all contract awards 495

thereafter, the registrar shall require that the proposer accept payment by means of a financial transaction device, including credit cards and debit cards, for all department of public safety transactions conducted at that deputy registrar location.

The bureau and deputy registrars are not required to pay any costs that result from accepting payment by means of a financial transaction device. A deputy registrar may charge a person who tenders payment for a department transaction by means of a financial transaction device any cost the deputy registrar incurs from accepting payment by the financial transaction device, but the deputy registrar shall not require the person to pay any additional fee of any kind in connection with the use by the person of the financial transaction device.

- (3) In accordance with division (H)(1) of this section and rules adopted by the registrar under that division, a county auditor or clerk of a court of common pleas that is designated a deputy registrar shall accept payment by means of a financial transaction device, including credit cards and debit cards, for all department transactions conducted at the office of the county auditor or clerk in the county auditor's or clerk's capacity as deputy registrar. The bureau is not required to pay any costs incurred by a county auditor or clerk that result from accepting payment by means of a financial transaction device for any department transaction.
- (I) For persons who reside in counties where tailpipe emissions inspections are required under the motor vehicle inspection and maintenance program, the notice required by division (B) of this section shall also include the toll-free telephone number maintained by the Ohio environmental protection agency to provide information concerning the locations of

emissions testing centers. The registrar also shall include a	526
statement in the notice that a battery electric motor vehicle is	527
not required to undergo emissions inspection under the motor	528
vehicle inspection and maintenance program established under	529
section 3704.14 of the Revised Code.	530

- Sec. 4503.12. (A) Upon the transfer of ownership of a 531 motor vehicle, the registration of the motor vehicle expires, 532 and the original owner immediately shall remove the license 533 plates from the motor vehicle, except that: 534
- (1) If a statutory merger or consolidation results in the 535 transfer of ownership of a motor vehicle from a constituent 536 corporation to the surviving corporation, or if the 537 incorporation of a proprietorship or partnership results in the 538 transfer of ownership of a motor vehicle from the proprietorship 539 or partnership to the corporation, the registration shall be 540 continued upon the filing by the surviving or new corporation, 541 within thirty days of such transfer, of an application for an 542 amended certificate of registration. Upon a proper filing, the 543 registrar of motor vehicles shall issue an amended certificate 544 545 of registration in the name of the new owner.
- (2) If the death of the owner of a motor vehicle results 546 in the transfer of ownership of the motor vehicle to the 547 surviving spouse of the owner or if a motor vehicle is owned by 548 two persons under joint ownership with right of survivorship 549 established under section 2131.12 of the Revised Code and one of 550 those persons dies, the registration shall be continued upon the 551 filing by the survivor of an application for an amended 552 certificate of registration. In relation to a motor vehicle that 553 is owned by two persons under joint ownership with right of 554 survivorship established under section 2131.12 of the Revised 555

Code, the application shall be accompanied by a copy of the 556 certificate of title that specifies that the vehicle is owned 557 under joint ownership with right of survivorship. Upon a proper 558 filing, the registrar shall issue an amended certificate of 559 registration in the name of the survivor. 560

- in the transfer of ownership of the motor vehicle results in the transfer of ownership of the motor vehicle to a transfer-on-death beneficiary or beneficiaries designated under section 2131.13 of the Revised Code, the registration shall be continued upon the filing by the transfer-on-death beneficiary or beneficiaries of an application for an amended certificate of registration. The application shall be accompanied by a copy of the certificate of title that specifies that the owner of the motor vehicle has designated the motor vehicle in beneficiary form under section 2131.13 of the Revised Code. Upon a proper filing, the registrar shall issue an amended certificate of registration in the name of the transfer-on-death beneficiary or beneficiaries.
- (4) If the original owner of a motor vehicle that has been transferred makes application for the registration of another motor vehicle at any time during the remainder of the registration period for which the transferred motor vehicle was registered, the owner may file an application for transfer of the registration and, where applicable, the license plates. The transfer of the registration and, where applicable, the license plates from the motor vehicle for which they originally were issued to a succeeding motor vehicle purchased by the same person in whose name the original registration and license plates were issued shall be done within a period not to exceed thirty days. During that thirty-day period, the license plates from the motor vehicle for which they originally were issued may

be displayed on the succeeding motor vehicle, and the succeeding 587 motor vehicle may be operated on the public roads and highways 588 in this state. 589

590 At the time of application for transfer, the registrar shall compute and collect the amount of tax due on the 591 succeeding motor vehicle, based upon the amount that would be 592 due on a new registration as of the date on which the transfer 593 is made less a credit for the unused portion of the original 594 registration beginning on that date. If the credit exceeds the 595 amount of tax due on the new registration, no refund shall be 596 made. In computing the amount of tax due and credits to be 597 allowed under this division, the provisions of division (B)(1) 598 (a) and (b) of section 4503.11 of the Revised Code shall apply. 599 As to passenger cars, noncommercial vehicles, motor homes, and 600 motorcycles, transfers within or between these classes of motor 601 vehicles only shall be allowed. If the succeeding motor vehicle 602 is of a different class than the motor vehicle for which the 603 registration originally was issued, new license plates also 604 605 shall be issued upon the surrender of the license plates originally issued and payment of the fees provided in divisions 606 (C) and (D) of section 4503.10 of the Revised Code. 607

(5) The owner of a commercial car having a gross vehicle 608 weight or combined gross vehicle weight of more than ten 609 thousand pounds may transfer the registration of that commercial 610 car to another commercial car the owner owns without 611 transferring ownership of the first commercial car. At any time 612 during the remainder of the registration period for which the 613 first commercial car was registered, the owner may file an 614 application for the transfer of the registration and, where 615 applicable, the license plates, accompanied by the certificate 616 of registration of the first commercial car. The amount of any 617

tax due or credit to be allowed for a transfer of registration under this division shall be computed in accordance with division (A)(4) of this section.

No commercial car to which a registration is transferred under this division shall be operated on a public road or highway in this state until after the transfer of registration is completed in accordance with this division.

- (6) Upon application to the registrar or a deputy registrar, a person who owns or leases a motor vehicle may transfer special license plates assigned to that vehicle to any other vehicle that the person owns or leases or that is owned or leased by the person's spouse. As appropriate, the application also shall be accompanied by a power of attorney for the registration of a leased vehicle and a written statement releasing the special plates to the applicant. Upon a proper filing, the registrar or deputy registrar shall assign the special license plates to the motor vehicle owned or leased by the applicant and issue a new certificate of registration for that motor vehicle.
- (7) If a corporation transfers the ownership of a motor vehicle to an affiliated corporation, the affiliated corporation may apply to the registrar for the transfer of the registration and any license plates. The registrar may require the applicant to submit documentation of the corporate relationship and shall determine whether the application for registration transfer is made in good faith and not for the purposes of circumventing the provisions of this chapter. Upon a proper filing, the registrar shall issue an amended certificate of registration in the name of the new owner.
 - (B) An application under division (A) of this section

shall be accompanied by a service fee equal to the amount	648
established under section 4503.038 of the Revised Code, a	649
transfer fee of one dollar, and the original certificate of	650
registration, if applicable.	651
(C) Neither the registrar nor a deputy registrar shall	652
transfer a registration under division (A) of this section if	653
the registration is prohibited by division (D) of section	654
2935.27, division (A) of section 2937.221, division (A) of	655
section 4503.13, division (D) of section 4503.234, division (B)	656
of section 4510.22, <u>division (D) of section 4511.756,</u> division	657
(B)(1) of section 4521.10, or division (B) of section 5537.041	658
of the Revised Code.	659
(D) Whoever violates division (A) of this section is	660
guilty of a misdemeanor of the fourth degree.	661
(E) As used in division (A)(6) of this section, "special	662
license plates" means either of the following:	663
(1) Any license plates for which the person to whom the	664
license plates are issued must pay an additional fee in excess	665
of the fees prescribed in section 4503.04 of the Revised Code,	666
Chapter 4504. of the Revised Code, and the service fee	667
prescribed in division (D) or (G) of section 4503.10 of the	668
Revised Code;	669
(2) License plates issued under section 4503.44 of the	670
Revised Code.	671
Sec. 4511.75. (A) (A) (1) The driver of a vehicle,	672
streetcar, or trackless trolley upon meeting or overtaking from	673
either direction any school bus stopped for the purpose of	674
receiving or discharging any school child, person attending	675
programs offered by community boards of mental health and county	676

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boards of developmental disabilities, or child attending a 677 program offered by a head start agency, shall stop at least ten 678 feet from the front or rear of the school bus and shall not 679 proceed until such school bus resumes motion, or until signaled 680 by the school bus driver or a law enforcement officer to 681 proceed.

- (1) of this section that the school bus involved failed to display or be equipped with an automatically extended stop warning sign as required by division (B) of this section.
- (B) Every school bus shall be equipped with amber and red 687 visual signals meeting the requirements of section 4511.771 of 688 the Revised Code, and an automatically extended stop warning 689 sign of a type approved by the department of education and 690 workforce, which shall be actuated by the driver of the bus 691 whenever but only whenever the bus is stopped or stopping on the 692 roadway for the purpose of receiving or discharging school 693 children, persons attending programs offered by community boards 694 of mental health and county boards of developmental 695 disabilities, or children attending programs offered by head 696 start agencies. A school bus driver shall not actuate the visual 697 signals or the stop warning sign in designated school bus 698 loading areas where the bus is entirely off the roadway or at 699 school buildings when children or persons attending programs 700 offered by community boards of mental health and county boards 701 of developmental disabilities are loading or unloading at 702 curbside or at buildings when children attending programs 703 offered by head start agencies are loading or unloading at 704 curbside. The visual signals and stop warning sign shall be 705 synchronized or otherwise operated as required by rule of the 706 board. 707

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(C) Where a highway has been divided into four or more	708
traffic lanes, a driver of a vehicle, streetcar, or trackless	709
trolley need not stop for a school bus approaching from the	710
opposite direction which has stopped for the purpose of	711
receiving or discharging any school child, persons attending	712
programs offered by community boards of mental health and county	713
boards of developmental disabilities, or children attending	714
programs offered by head start agencies. The driver of any	715
vehicle, streetcar, or trackless trolley overtaking the school	716
bus shall comply with division (A) of this section.	717

- (D) School buses operating on divided highways or on highways with four or more traffic lanes shall receive and discharge all school children, persons attending programs offered by community boards of mental health and county boards of developmental disabilities, and children attending programs offered by head start agencies on their residence side of the highway.
- (E) No school bus driver shall start the driver's bus

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 until after any child, person attending programs offered by

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 community boards of mental health and county boards of

 developmental disabilities, or child attending a program offered

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 by a head start agency who may have alighted therefrom has

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 reached a place of safety on the child's or person's residence

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 side of the road.
- (F) (1) Whoever Except as provided in division (F) (3) of

 this section, whoever violates division (A) of this section may

 be fined an amount not to exceed five hundred dollars. A person

 who is issued a citation for a violation of division (A) of this

 section is not permitted to enter a written plea of guilty and

 waive the person's right to contest the citation in a trial but

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instead must appear in person in the proper court to answer the	738
charge.	739
(2) In Except as provided in division (F)(3) of this	740
section, in addition to and independent of any other penalty	741
provided by law, the court or mayor may impose upon an offender	742
who violates this section a class seven suspension of the	743
offender's driver's license, commercial driver's license,	744
temporary instruction permit, probationary license, or	745
nonresident operating privilege from the range specified in	746
division (A)(7) of section 4510.02 of the Revised Code. When a	747
license is suspended under this section, the court or mayor	748
shall cause the offender to deliver the license to the court,	749
and the court or clerk of the court immediately shall forward	750
the license to the registrar of motor vehicles, together with	751
notice of the court's action.	752
(3) If the identity of the driver of a vehicle that is the	753
subject of a violation of division (A) of this section cannot be	754
established through investigation or otherwise, the registered	755
owner of a vehicle may be fined a civil penalty of not more than	756
three hundred dollars in accordance with sections 4511.753 to	757
4511.757 of the Revised Code when that owner's vehicle is used	758
to commit a violation of division (A) of this section.	759
(G) As used in this section:	760
(1) "Head start agency" has the same meaning as in section	761
3301.32 of the Revised Code.	762
(2) "School bus," as used in relation to children who	763
attend a program offered by a head start agency, means a bus	764
that is owned and operated by a head start agency, is equipped	765
with an automatically extended stop warning sign of a type	766

approved by the department, is painted the color and displays	767
the markings described in section 4511.77 of the Revised Code,	768
and is equipped with amber and red visual signals meeting the	769
requirements of section 4511.771 of the Revised Code,	770
irrespective of whether or not the bus has fifteen or more	771
children aboard at any time. "School bus" does not include a van	772
owned and operated by a head start agency, irrespective of its	773
color, lights, or markings.	774
Sec. 4511.751. As used in sections 4511.751 to 4511.757	775
and section 4511.76 of the Revised Code:	776
(A) "Designated party" means the person whom a registered	777
owner of a vehicle identifies as the person who was operating	778
the owner's vehicle at the time of a school bus violation.	779
(B) "Entity responsible for operation of the school bus"	780
means the applicable board of education of a city, local or	781
exempted village school district, the governing board of an	782
educational service center, a county board of developmental	783
disabilities, or the governing authority of a chartered	784
nonpublic school, community school established under Chapter	785
3314. of the Revised Code, STEM school established under Chapter	786
3326. of the Revised Code, or head start program that is	787
responsible for the operation of the school bus on which a	788
school bus violation detection monitoring system is installed.	789
(C) "Law enforcement officer" means a sheriff, deputy	790
sheriff, marshal, deputy marshal, school resource officer,	791
police officer of a police department of any municipal	792
corporation, police constable of any township, or police officer	793
of a township or joint police district who is employed on a	794
permanent, full-time basis by a law enforcement agency.	795

(D) "License plate" includes any temporary motor vehicle	796
license registration issued under section 4503.182 of the	797
Revised Code or similar law of another jurisdiction.	798
(E) "Motor vehicle dealer" has the same meaning as in	799
section 4517.01 of the Revised Code.	800
(F) "Motor vehicle renting dealer" has the same meaning as	801
in section 4549.65 of the Revised Code.	802
(G) "Notice of violation" means a traffic ticket,	803
citation, summons, or other ticket issued in response to an	804
alleged school bus violation detected by a school bus violation	805
detection monitoring system that represents a civil violation.	806
(H) "Recorded images" means either of the following,	807
recorded by a school bus violation detection monitoring system,	808
when they are sufficiently clear and show, on at least one image	809
or on a portion of the videotape, the rear of a vehicle and the	810
letters and numerals on the rear license plate of the vehicle:	811
(1) Two or more photographs, microphotographs, electronic	812
images, or digital images;	813
(2) Videotana	814
(2) Videotape.	014
(I) "Registered owner" means all of the following:	815
(1) Any person or entity identified by the bureau of motor	816
vehicles or any other state motor vehicle registration bureau,	817
department, or office as the owner of a vehicle;	818
(2) The lessee of a vehicle under a lease of six months or	819
longer;	820
(3) The renter of a vehicle pursuant to a written rental	821
agreement with a motor vehicle renting dealer.	822

(J) "School bus violation detection monitoring system" 823 means a camera system affixed to a school bus that consists of 824 two or more camera sensors or computers that can produce 825 826 recorded images. (K) "School bus violation" means a violation of division 827 (A) of section 4511.75 of the Revised Code, or a substantially 828 equivalent municipal ordinance, when division (E) of section 829 4511.752 of the Revised Code applies. 830 831 Sec. 4511.751 4511.752. As used in this section, "licenseplate" includes, but is not limited to, any temporary motor 832 vehicle license registration issued under section 4503.182 of 833 the Revised Code or similar law of another jurisdiction. 834 (A) When the operator of a school bus believes that a 835 motorist has violated division (A) of section 4511.75 of the 836 Revised Code, the operator shall may report the license plate 837 number and a general description of the vehicle and of the 838 operator of the vehicle to the law enforcement agency exercising 839 jurisdiction over the area where the alleged violation occurred. 840 (B) The information contained in the report relating to 841 the license plate number and to the general description of the 842 vehicle and the operator of the vehicle at the time of the 843 alleged violation may be supplied or corroborated by any person 844 with first-hand knowledge of the information. Information of 845 which the operator of the school bus has first hand knowledge 846 <u>contained in the report</u> also may be <u>supplied or</u> corroborated by 847 any other personan entity responsible for operation of a school 848 bus or its contracted private vendor, through an image, images, 849 or video recorded by a school bus camera, including a school bus 850 violation detection monitoring system, installed pursuant to 851 section 4511.76 of the Revised Code. 852

(C)(1) Upon receipt of the report of the alleged violation	853
of division (A) of section 4511.75 of the Revised Code, the law	854
enforcement agency shall may conduct an investigation to attempt	855
to determine or confirm the <u>following:</u>	856
(a) The license plate number, the color, and the make and	857
model of the vehicle;	858
(b) The date, approximate time, and location of the	859
alleged violation;	860
(c) The identity of the operator of the vehicle at the	861
time of the alleged violation.	862
(2) The law enforcement agency may use a sufficiently	863
clear image, images, or video provided by a school bus violation	864
detection monitoring system installed pursuant to section	865
4511.76 of the Revised Code to determine the information	866
specified in division (C)(1) of this section.	867
(D) If the identity of the operator at the time of the	868
alleged violation is established, the reporting of the license	869
plate number of the vehicle shall establish probable cause for	870
the law enforcement agency to issue a criminal citation for the	871
violation of division (A) of section 4511.75 of the Revised	872
Code. However, if	873
(E) If the identity of the operator of the vehicle at the	874
time of the alleged violation cannot be established, the law	875
enforcement agency shall issue a warning may do one of the	876
<pre>following:</pre>	877
(1) Issue a notice of violation for a civil penalty of not	878
more than three hundred dollars to the registered owner of the	879
vehicle at the time of the alleged violation, except in the case	880
of a leased or rented vehicle when the warning shall be issued	881

to the lessee at the time of the alleged violation in accordance 882 with sections 4511.753 to 4511.757 of the Revised Code. 883 (2) Issue a warning to the registered owner of the vehicle 884 at the time of the alleged violation. 885 886 (F) A law enforcement agency shall not issue both a criminal citation and a civil notice of violation for a single 887 instance of a violation of division (A) of section 4511.75 of 888 the Revised Code. 889 890 (G) The registrar of motor vehicles and deputy registrars shall, at the time of issuing license plates to any person, 891 include with the license plate a summary of the requirements of 892 division (A) of section 4511.75 of the Revised Code and the 893 procedures of, and penalty in, division (F) of section 4511.75 894 of the Revised Code. 895 (H) For purposes of enforcing section 4511.75 of the 896 Revised Code under this section, the state highway patrol may 897 issue a criminal citation under division (D) of this section, 898 but shall not issue a notice of violation for a civil violation 899 under division (E) of this section. If the identity of the 900 operator of the vehicle at the time of the alleged violation 901 cannot be established, the state highway patrol may issue a 902 warning to the registered owner of the vehicle at the time of 903 the alleged violation. 904 Sec. 4511.753. (A) When a law enforcement agency receives 905 a report under division (A) or (B) of section 4511.752 of the 906 Revised Code, and the identity of the operator of the vehicle at 907 the time of the alleged violation cannot be established, the law 908 enforcement agency may use any lawful means to identify the 909 registered owner for purposes of issuing a notice of violation 910

under this section to that owner if all of the following are	911
shown on the image recorded by a school bus violation detection	912
<pre>monitoring system:</pre>	913
(1) The school bus violation;	914
(2) The date and time of the violation;	915
(3) The electronic red light visual signals or stop	916
warning sign to demonstrate that such signals and sign were	917
actuated;	918
(4) The letter and numerals on the license plate of the	919
vehicle involved and the state that issued the license plate.	920
(B)(1) After the identification of the registered owner	921
under division (A) of this section and within thirty days of the	922
school bus violation, the law enforcement agency may issue and	923
send by regular mail in a clearly marked envelope that includes	924
the citing law enforcement agency on the envelope a notice of	925
violation charging the registered owner with the violation.	926
(2) A school bus violation for which a notice of violation	927
is issued by a law enforcement agency based on evidence recorded	928
by a school bus violation detection monitoring system is a civil	929
violation. The law enforcement agency shall issue the notice of	930
violation in accordance with the requirements of section	931
4511.754 of the Revised Code. The civil penalty for the notice	932
of violation shall be not more than three hundred dollars.	933
(C) A law enforcement agency that mails a notice of	934
violation charging the registered owner with the school bus	935
violation shall, without unnecessary delay, file a certified	936
copy of the notice of violation with the municipal court or	937
county court with jurisdiction over the civil action	038

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(D) A certified copy of the notice of violation alleging a	939
school bus violation, sworn to or affirmed by a law enforcement	940
officer employed by the law enforcement agency, including by	941
electronic means, and the recorded images produced by the school	942
bus violation detection monitoring system, is prima facie	943
evidence of the facts contained therein and is admissible in a	944
civil action or proceeding concerning the notice of violation	945
issued under this section.	946
Sec. 4511.754. A law enforcement agency shall ensure that	947
a notice of violation for a school bus violation sent under	948
section 4511.753 of the Revised Code contains all of the	949
<pre>following:</pre>	950
(A) The name and address of the registered owner;	951
(B) The letters and numerals appearing on the license	952
plate issued to the vehicle;	953
(C) The school bus violation charged;	954
(D) A statement that the violation was recorded by a	955
school bus violation detection monitoring system;	956
(E) The date and time of the violation;	957
(F) A copy of the recorded images;	958
(G) The amount of the civil penalty imposed, the date by	959
which the civil penalty is required to be paid, and the address	960
of the municipal court or county court with jurisdiction over	961
the civil action to which the payment is to be sent;	962
(H) A statement signed by a law enforcement officer	963
indicating that, based on an inspection of the recorded images,	964
the vehicle was involved in a school bus violation and the	965
recorded images are prima facie evidence of that school bus	966

violation. The law enforcement officer may sign the statement	967
electronically.	968
(I) Information advising the person or entity alleged to	969
be liable of the options prescribed in section 4511.755 of the	970
Revised Code. The law enforcement agency shall include with the	971
information the time, place, and manner in which the person or	972
entity may appear in court to contest the violation and notice	973
of violation and the procedure for disclaiming liability by	974
submitting an affidavit to the municipal court or county court	975
as prescribed in section 4511.755 of the Revised Code.	976
(J) A warning that failure to exercise one of the options	977
prescribed in section 4511.755 of the Revised Code is deemed to	978
be an admission of liability and waiver of the opportunity to	979
contest the violation.	980
Sec. 4511.755. A person or entity who receives a notice of	981
violation for a civil violation sent under section 4511.753 of	982
the Revised Code shall elect to do one of the following:	983
(A) In accordance with instructions on the notice of	984
violation, pay the civil penalty, thereby admitting liability	985
and waiving the opportunity to contest the violation;	986
(B) (1) Within thirty days after receipt of the notice of	987
violation, provide the municipal court or county court with	988
jurisdiction over the civil action with either of the following	989
affidavits:	990
(a) An affidavit executed by the registered owner and the	991
operator of the vehicle at the time of the violation identifying	992
that operator as the designated party who may be held liable for	993
the violation, and containing at a minimum the name and address	994
of that designated party;	995

(b) An affidavit executed by the registered owner stating	996
that at the time of the violation, the vehicle or the license	997
plates issued to the vehicle were stolen and therefore were in	998
the care, custody, or control of some person or entity to whom	999
the registered owner did not grant permission to use the	1000
vehicle. To demonstrate that the vehicle or the license plates	1001
were stolen prior to the school bus violation and therefore were	1002
not under the control or possession of the registered owner at	1003
the time of the violation, the registered owner shall submit	1004
proof that a report about the stolen vehicle or license plates	1005
was filed with the appropriate law enforcement agency prior to	1006
the violation or within forty-eight hours after the violation	1007
occurred.	1008
(2) A registered owner is not responsible for a school bus	1009
violation if, within thirty days after the date of mailing of	1010
the notice of violation, the registered owner furnishes an	1011
affidavit specified in division (B)(1)(a) or (b) of this section	1012
to the court with jurisdiction in a form established by the	1013
court and the following conditions are met:	1014
(a) If the registered owner and the operator of the	1015
vehicle at the time of the violation submit an affidavit as	1016
specified in division (B)(1)(a) of this section, the operator as	1017
the designated party either accepts liability for the violation	1018
by paying the civil penalty or by failing to request a court	1019
hearing within thirty days or is determined liable in a court	1020
hearing.	1021
(b) If the marietaned comes submits as affiliation as	1000
(b) If the registered owner submits an affidavit as	1022
specified in division (B)(1)(b) of this section, the affidavit	1023
is supported by a stolen vehicle or stolen license plate report	1024
as required in that division.	1025

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(C) If the registered owner is a motor vehicle dealer or a	1026
motor vehicle renting dealer, notify the court with jurisdiction	1027
of the name and address of the customer, lessee, or renter of	1028
the vehicle at the time of the school bus violation. The court	1029
may establish the form of the notice or use a standard form of	1030
notice. A motor vehicle dealer or motor vehicle renting dealer	1031
who receives a notice of violation for an alleged school bus	1032
violation detected by a school bus violation detection	1033
monitoring system is not liable for a notice of violation issued	1034
for a vehicle that was in the care, custody, or control of a	1035
customer, lessee, or renter at the time of the alleged	1036
violation. The dealer shall not pay the fine specified on the	1037
notice of violation and subsequently attempt to collect a fee or	1038
assess the customer, lessee, or renter a charge for any payment	1039
of such a notice of violation made on behalf of the customer,	1040
lessee, or renter.	1041
(D) If the vehicle involved in the school bus violation is	1042
(D) If the vehicle involved in the school bus violation is a commercial motor vehicle and the notice of violation is issued	1042 1043
a commercial motor vehicle and the notice of violation is issued	1043
a commercial motor vehicle and the notice of violation is issued to a corporate entity, provide to the court with jurisdiction an	1043 1044
a commercial motor vehicle and the notice of violation is issued to a corporate entity, provide to the court with jurisdiction an affidavit, sworn to or affirmed by an agent of the corporate	1043 1044 1045
a commercial motor vehicle and the notice of violation is issued to a corporate entity, provide to the court with jurisdiction an affidavit, sworn to or affirmed by an agent of the corporate entity, that provides the name and address of the employee who	1043 1044 1045 1046
a commercial motor vehicle and the notice of violation is issued to a corporate entity, provide to the court with jurisdiction an affidavit, sworn to or affirmed by an agent of the corporate entity, that provides the name and address of the employee who was operating the vehicle at the time of the alleged violation	1043 1044 1045 1046 1047
a commercial motor vehicle and the notice of violation is issued to a corporate entity, provide to the court with jurisdiction an affidavit, sworn to or affirmed by an agent of the corporate entity, that provides the name and address of the employee who was operating the vehicle at the time of the alleged violation and who is the designated party;	1043 1044 1045 1046 1047
a commercial motor vehicle and the notice of violation is issued to a corporate entity, provide to the court with jurisdiction an affidavit, sworn to or affirmed by an agent of the corporate entity, that provides the name and address of the employee who was operating the vehicle at the time of the alleged violation and who is the designated party; (E) Contest the notice of violation by filing a written	1043 1044 1045 1046 1047 1048
a commercial motor vehicle and the notice of violation is issued to a corporate entity, provide to the court with jurisdiction an affidavit, sworn to or affirmed by an agent of the corporate entity, that provides the name and address of the employee who was operating the vehicle at the time of the alleged violation and who is the designated party; (E) Contest the notice of violation by filing a written request for a court hearing to review the notice of violation in	1043 1044 1045 1046 1047 1048 1049
a commercial motor vehicle and the notice of violation is issued to a corporate entity, provide to the court with jurisdiction an affidavit, sworn to or affirmed by an agent of the corporate entity, that provides the name and address of the employee who was operating the vehicle at the time of the alleged violation and who is the designated party; (E) Contest the notice of violation by filing a written request for a court hearing to review the notice of violation in a form established by the court. The person shall file the	1043 1044 1045 1046 1047 1048 1049 1050
a commercial motor vehicle and the notice of violation is issued to a corporate entity, provide to the court with jurisdiction an affidavit, sworn to or affirmed by an agent of the corporate entity, that provides the name and address of the employee who was operating the vehicle at the time of the alleged violation and who is the designated party; (E) Contest the notice of violation by filing a written request for a court hearing to review the notice of violation in a form established by the court. The person shall file the written request not later than thirty days after receipt of the	1043 1044 1045 1046 1047 1048 1049 1050 1051
a commercial motor vehicle and the notice of violation is issued to a corporate entity, provide to the court with jurisdiction an affidavit, sworn to or affirmed by an agent of the corporate entity, that provides the name and address of the employee who was operating the vehicle at the time of the alleged violation and who is the designated party; (E) Contest the notice of violation by filing a written request for a court hearing to review the notice of violation in a form established by the court. The person shall file the written request not later than thirty days after receipt of the notice of violation. The failure to request a hearing within	1043 1044 1045 1046 1047 1048 1049 1050 1051 1052

Sec. 4511.756. (A) (1) A court with jurisdiction that	1057
receives an affidavit described in division (B)(1)(a) or (D) of	1058
section 4511.755 of the Revised Code or a notification under	1059
division (C) of that section from a registered owner may proceed	1060
to notify the law enforcement agency to send a notice of	1061
violation that conforms with this section and section 4511.754	1062
of the Revised Code to the designated party.	1063
(2) The law enforcement agency shall send the conforming	1064
notice of violation to the designated party by ordinary mail not	1065
later than thirty days after receipt of the notification from	1066
the court.	1067
(B) (1) If, after conducting a hearing requested under	1068
division (E) of section 4511.755 of the Revised Code, the court	1069
finds by a preponderance of the evidence that the alleged school	1070
bus violation did in fact occur and that the person named in the	1071
original or any subsequent notice of violation is the person who	1072
was operating the vehicle at the time of the violation, the	1073
court shall issue a written decision imposing liability for the	1074
violation upon the individual and submit it to the law	1075
enforcement agency and the person named in the notice of	1076
violation.	1077
(2) If the court finds by a preponderance of the evidence	1078
that the alleged school bus violation did not occur or did in	1079
fact occur but the person named in the original or any	1080
subsequent notice of violation is not the person who was	1081
operating the vehicle at the time of the violation, the court	1082
shall issue a written decision finding that the individual is	1083
not liable for the violation and submit it to the law	1084
enforcement agency and the person named in the notice of	1085
violation.	1086

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(3) If the person who requested the court hearing fails to	1087
appear, the court may determine that the person is liable for	1088
the violation or grant a continuance of the hearing. If the	1089
court determines that the person is liable, the court shall	1090
issue a written decision imposing liability for the violation	1091
upon the individual and submit it to the law enforcement agency	1092
and the person named in the notice of violation.	1093
(C) The court shall charge the applicable court costs and	1094
fees for the civil action to the party that does not prevail in	1095
the action.	1096
(D)(1) If a person liable for a school bus violation fails	1097
to pay the civil penalty or any applicable court costs and fees,	1098
the court may notify the registrar of motor vehicles.	1099
(2) If the registrar receives a notice from a court under	1100
division (D)(1) of this section, neither the registrar nor any	1101
deputy registrar shall accept any application for the	1102
registration or transfer of registration of any motor vehicle	1103
owner or leased by the person named in the notice, until the	1104
registrar receives notice from the court that the civil penalty	1105
and any court costs and fees has been paid or dismissed.	1106
Sec. 4511.757. The civil penalty charged and collected in	1107
accordance with sections 4511.753 to 4511.757 of the Revised	1108
Code shall be paid to the entity responsible for operation of	1109
the school bus. The entity shall use the proceeds for school bus	1110
safety technology initiatives. As part of those initiatives, the	1111
entity may use proceeds for the purpose of defraying the costs	1112
of purchasing, installing, operating, and maintaining the school	1113
bus violation detection monitoring systems and offsetting a law	1114
enforcement agency's costs related to reviewing recorded images	1115
and issuing the notices of violation.	1116

Sec. 4511.76. (A) The department of public safety, by and	1117
with the advice of the department of education and workforce,	1118
shall adopt and enforce rules relating to the construction,	1119
design, and equipment of all school buses both publicly and	1120
privately owned and operated in this state, including lighting	1121
rules governing both of the following:	1122
(1) Lighting equipment required by section 4511.771 of the	1123
Revised Code, of all school buses both publicly and privately	1124
<pre>owned and operated in this state;</pre>	1125
(2) School bus cameras, including school bus violation	1126
detection monitoring systems, that provide an image, images, or	1127
video for purposes of recording a violation of division (A) of	1128
section 4511.75 of the Revised Code.	1129
(B) The department of education and workforce, by and with	1130
the advice of the director of public safety, shall adopt and	1131
enforce rules relating to the operation of all vehicles used for	1132
pupil transportation.	1133
(C) No person shall operate a vehicle used for pupil	1134
transportation within this state in violation of the rules of	1135
the department of education and workforce or the department of	1136
public safety. No person, being the owner thereof or having the	1137
supervisory responsibility therefor, shall permit the operation	1138
of a vehicle used for pupil transportation within this state in	1139
violation of the rules of the department of education and	1140
workforce or the department of public safety.	1141
(D) The department of public safety shall adopt and	1142
enforce rules relating to the issuance of a license under	1143
section 4511.763 of the Revised Code. The rules may relate to	1144
the condition of the equipment to be operated; the liability and	1145

property damage insurance carried by the applicant; the posting	1146
of satisfactory and sufficient bond; and such other rules as the	1147
director of public safety determines reasonably necessary for	1148
the safety of the pupils to be transported.	1149
(E) A chartered nonpublic school or a community school may	1150
own and operate, or contract with a vendor that supplies, a	1151
vehicle originally designed for not more than nine passengers,	1152
not including the driver, to transport students to and from	1153
regularly scheduled school sessions when one of the following	1154
applies:	1155
(1) A student's school district of residence has declared	1156
the transportation of the student impractical pursuant to	1157
section 3327.02 of the Revised Code;	1158
(2) A student does not live within thirty minutes of the	1159
chartered nonpublic school or the community school, as	1160
applicable, and the student's school district is not required to	1161
transport the student under section 3327.01 of the Revised Code;	1162
(3) The governing authority of the chartered nonpublic	1163
school or the community school has offered to provide the	1164
transportation for its students in lieu of the students being	1165
transported by their school district of residence.	1166
(F) A school district may own and operate, or contract	1167
with a vendor that supplies, a vehicle originally designed for	1168
not more than nine passengers, not including the driver, to	1169
transport students to and from regularly scheduled school	1170
sessions, if both of the following apply to the operation of	1171
that vehicle:	1172
(1) The number of students to be transported is not more	1173
than nine;	1174

(2) The students attend a chartered nonpublic school or a	1175
community school, and the school district regularly transports	1176
students to that chartered nonpublic school or that community	1177
school.	1178
(G) A school district or the governing authority of a	1179
chartered nonpublic school or community school that uses a	1180
vehicle originally designed for not more than nine passengers,	1181
not including the driver, in accordance with division (E) or (F)	1182
of this section, shall ensure that all of the following apply to	1183
the operation of that vehicle:	1184
(1) A qualified mechanic inspects the vehicle not fewer	1185
than two times each year and determines that it is safe for	1186
<pre>pupil transportation;</pre>	1187
(2) The driver of the vehicle does not stop on the roadway	1188
to load or unload passengers;	1189
(3) The driver of the vehicle meets the requirements	1190
specified for a driver of a school bus or motor van under	1191
section 3327.10 of the Revised Code and any corresponding rules	1192
adopted by the department of education and workforce.	1193
Notwithstanding that section or any department rules to the	1194
contrary, the driver is not required to have a commercial	1195
driver's license but shall have a current, valid driver's	1196
license, and shall be accustomed to operating the vehicle used	1197
to transport the students;	1198
(4) The driver and all passengers in the vehicle comply	1199
with the requirements of sections 4511.81 and 4513.263 of the	1200
Revised Code, as applicable.	1201
(H)(H)(1) An entity responsible for operation of a school	1202
bus may purchase, install, operate, and maintain school bus	1203

cameras, including school bus violation detection monitoring	1204
systems, on its school buses. Alternatively, the entity may	1205
contract with a private vendor to purchase, install, operate,	1206
and maintain such cameras and systems on the school buses.	1207
(2) An entity that uses school bus violation detection	1208
monitoring systems, either on its own or through a contract with	1209
a private vendor, shall enter into a memorandum of understanding	1210
with the appropriate local law enforcement agency to ensure	1211
review of the recorded images captured by the school bus	1212
violation detection monitoring systems, reimbursement of review	1213
expenses, and appropriate enforcement support.	1214
(I) As used in this section, "vehicle used for pupil	1215
transportation" means any vehicle that is identified as such by	1216
the department of education and workforce by rule and that is	1217
subject to Chapter 3301-83 of the Administrative Code.	1218
$\frac{(I)}{(J)}$ Except as otherwise provided in this division,	1219
whoever violates this section is guilty of a minor misdemeanor.	1220
If the offender previously has been convicted of or pleaded	1221
guilty to one or more violations of this section or section	1222
4511.63, 4511.761, 4511.762, 4511.764, 4511.77, or 4511.79 of	1223
the Revised Code or a municipal ordinance that is substantially	1224
similar to any of those sections, whoever violates this section	1225
is guilty of a misdemeanor of the fourth degree.	1226
Section 2. That existing sections 4503.10, 4503.102,	1227
4503.12, 4511.75, 4511.751, and 4511.76 of the Revised Code are	1228
hereby repealed.	1229
Section 3. This act shall be known as the School Bus	1230
Safety Act.	1231