As Introduced

136th General Assembly

Regular Session 2025-2026

H. B. No. 115

Representatives Demetriou, Roemer

Cosponsors: Representatives Daniels, Dovilla, Gross, Klopfenstein, Lorenz, Ray, Thomas, D., Williams, Workman

A BILL

Τc	o amend sections 3704.14, 4503.10, 4503.102, and	1
	4503.103 of the Revised Code to create an	2
	alternative method to certify compliance with	3
	the E-Check program and to name this act the E-	4
	Check Ease Act.	5

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

Section 1. That sections 3704.14, 4503.10, 4503.102, and	6
4503.103 of the Revised Code be amended to read as follows:	7
Sec. 3704.14. (A)(1) If the director of environmental	8
protection determines that implementation of a motor vehicle	9
inspection and maintenance program is necessary for the state to	10
effectively comply with the federal Clean Air Act after June 30,	11
2023, the director may provide for the implementation of the	12
program in those counties in this state in which such a program	13
is federally mandated. Upon making such a determination, the	14
director of environmental protection may request the director of	15
administrative services to extend the terms of the contract that	16
was entered into under the authority of Am. Sub. H.B. 64 of the	17
131st general assembly. Upon receiving the request, the director	18

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of administrative services shall extend the contract, beginning19on July 1, 2023, in accordance with this section. The contract20shall be extended for a period of up to twenty-four months with21the contractor who conducted the motor vehicle inspection and22maintenance program under that contract.23

(2) Prior to the expiration of the contract extension that 24 is authorized by division (A)(1) of this section, the director 25 of environmental protection shall request the director of 26 administrative services to enter into a contract with a vendor 27 to operate a decentralized motor vehicle inspection and 28 29 maintenance program in each county in this state in which such a program is federally mandated through June 30, 2027, with an 30 option for the state to renew the contract for a period of up to 31 twenty-four months through June 30, 2029. The contract shall 32 ensure that the decentralized motor vehicle inspection and 33 maintenance program achieves at least the same emission 34 reductions as achieved by the program operated under the 35 authority of the contract that was extended under division (A) 36 (1) of this section. The director of administrative services 37 shall select a vendor through a competitive selection process in 38 compliance with Chapter 125. of the Revised Code. 39

(3) Notwithstanding any law to the contrary, the director
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of administrative services shall ensure that a competitive
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selection process regarding a contract to operate a
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decentralized motor vehicle inspection and maintenance program
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in this state incorporates the following, which shall be
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included in the contract:

(a) For purposes of expanding the number of testing
locations for consumer convenience, a requirement that the
vendor utilize established local businesses, auto repair
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facilities, or leased properties to operate state-approved 49 inspection and maintenance testing facilities; 50

(b) A requirement that the vendor selected to operate the 51 program provide notification of the program's requirements to 52 each owner of a motor vehicle that is required to be inspected 53 under the program. The contract shall require the notification 54 to be provided not later than sixty days prior to the date by 55 which the owner of the motor vehicle is required to have the 56 motor vehicle inspected. The director of environmental 57 protection and the vendor shall jointly agree on the content of 58 59 the notice. However, the notice shall include at a minimum the locations of all inspection facilities within a specified 60 distance of the address that is listed on the owner's motor 61 vehicle registration; 62

(c) A requirement that the vendor comply with testing methodology and supply the required equipment approved by the director of environmental protection as specified in the competitive selection process in compliance with Chapter 125. of the Revised Code.

(4) A decentralized motor vehicle inspection and
maintenance program operated under this section shall comply
with division (B) of this section. The director of environmental
protection shall administer the decentralized motor vehicle
inspection and maintenance program operated under this section.

(B) The <u>director shall establish a decentralized motor</u>
vehicle inspection and maintenance program <u>as authorized by this</u>
section <u>and</u>, at a minimum, <u>the director shall do ensure that the</u>
program does all of the following:

(1) Comply Complies with the federal Clean Air Act;

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(2) Provide Provides for the issuance of inspection	78
certificates and alternative emissions certificates as specified	79
in rules adopted under division (C)(2) of this section;	80
(3) Provide Provides for a new car exemption for motor	81
vehicles four _six_years old or newer and provide _provides_that a	82
new motor vehicle is exempt for <u>four</u> _ <u>six</u> years regardless of	83
whether legal title to the motor vehicle is transferred during	84
that period;	85
(4) Provide Provides for an exemption for battery electric	86
motor vehicles <u>;</u>	87
(5) Provides for an exemption for hybrid motor vehicles	88
seven years old or newer and provides that a hybrid motor	89
vehicle is exempt for seven years regardless of whether legal	90
title to the motor vehicle is transferred during that period.	91
(C)(1) The director of environmental protection shall	92
adopt rules in accordance with Chapter 119. of the Revised Code	93
that the director determines are necessary to implement this	94
section. The director may continue to implement and enforce	95
rules pertaining to the motor vehicle inspection and maintenance	96
program previously implemented under former section 3704.14 of	97
the Revised Code as that section existed prior to its repeal and	98
reenactment by Am. Sub. H.B. 66 of the 126th general assembly,	99
provided that the rules do not conflict with this section.	100
(2) The director of environmental protection shall issue	101
an inspection certificate provided for under division (B)(2) of	102
this section in accordance with Chapter 4796. of the Revised	103
Code to an applicant if either of the following applies:	104
(a) The individual holds a certificate or license in	105
another state.	106

(b) The individual has satisfactory work experience, a	107
government certification, or a private certification as	108
described in that chapter as a vehicle inspector in a state that	109
does not issue that certificate.	110
The rules adopted under division (C)(1) of this section	111
shall provide for the issuance of inspections certificates and	112
alternative emissions certificates. Under the rules, an	112
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inspection certificate shall be issued to the owner or lessee of	114
a motor vehicle when the motor vehicle passes an emissions	115
inspection conducted in accordance with the motor vehicle	116
inspection and maintenance program established under this	117
section. In lieu of obtaining an inspection certificate, the	118
rules shall establish a system by which the owner or lessee of a	119
motor vehicle may request an alternative emissions certificate	120
from the director.	121
(a) The mules providing for the issuence of alternative	122
(a) The rules providing for the issuance of alternative	
emissions certificates shall require an owner or lessee of a	123
motor vehicle to do the following in order to receive the	124
certificate:	125
(i) Complete and submit an attestation form created by the	126
director that includes a statement that reads substantially as	127
follows:	128
"I strat that to the best of my knowledge the	129
"I, , attest that, to the best of my knowledge, the	
motor vehicle concerning which I am the owner or lessee complies	130
with all laws of Ohio and the United States governing motor	131
vehicle emissions. I,, am aware that a false statement on	132
this form is not permitted."	133
(ii) Sign and date the form either manually or	134
electronically;	135

(iii) Submit the form to the director either by regular 136 mail, certified mail, or electronically. 137 (b) The rules shall require the director to include both 138 of the following additional information on the attestation form: 139 (i) A provision that allows the owner or lessee of a motor 140 vehicle to specify one of the following methods by which the 141 owner or lessee may request delivery of the alternative 142 emissions certificate: certified mail, noncertified mail, or 143 144 electronically; (ii) A provision that allows the owner or lessee of a 145 motor vehicle to specify the vehicle identification number, 146 make, model, and year of the relevant motor vehicle and the date 147 the attestation form is submitted to the director. 148 (c) Subject to division (C)(2)(d) of this section, the 149 rules shall require the director to deliver an alternative 150 emission certificate to the owner or lessee of a motor vehicle 151 who complies with rules adopted under division (C)(2)(a) of this 152 section. The director shall deliver the certificate within 153 thirty business days after the director's receipt of the 154 attestation form or, if the owner or lessee submits the form 155 electronically, within five business days after receipt of the 156 form. The director shall confirm the receipt of the attestation 157 form if the director receives it by electronic means. 158 (d) The rules shall require the director to reject an 159 attestation form for any of the following reasons: 160 (i) The motor vehicle that is the subject of the 161 attestation form was in an accident or collision within the two 162 years prior to the date of submission of the form, and the 163

accident or collision caused substantial damage to the internal 164

structure of the motor vehicle.

adopted under this section.

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subject of the attestation form has received a ticket, citation, 1 or summons with regard to that motor vehicle within the two 1 years prior to the date of submission of the form for a 1 wiolation of section 4513.22 of the Revised Code or 1 substantially equivalent municipal ordinance. 1 (iii) The information in the attestation form is 1 determined by the director to be false. 1 If the director rejects an attestation form under division 1 (c) (2) (d) (iii) of this section, the director shall provide 1 notice to the owner or lessee that the attestation form was 1 determined to be false. The notice shall inform the owner or 1 lessee that the owner or lessee may submit a corrected form to 1 the director within thirty days of the receipt of the notice. If 1 the owner or lessee submits a corrected attestation form that 1 complies with rules adopted under division (C) (2) of this 1 section within that thirty-day period, the director shall issue 1 an alternative emissions certificate to the owner or lessee. If 1 the owner or lessee fails to correct the attestation form, the 1 director shall require the owner or lessese to		
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the owner or lessee to complete an emissions inspection and 1	If the director rejects an attestation form under division	188
	(C)(2)(d)(i) or (ii) of this section, the director shall require	189
obtain an inspection certificate in accordance with rules 1	the owner or lessee to complete an emissions inspection and	190
	obtain an inspection certificate in accordance with rules	191

(e) In adopting rules under division (C)(2) of this

section, the director shall ensure that the owner or lessee of a	194
motor vehicle who falsifies an attestation form receives a	195
notice that includes a statement that reads substantially as	196
follows: "You have falsified an attestation form for your	197
vehicle under the E-Check/motor vehicle emissions testing	198
program. Your vehicle is registered in one of [insert the number	199
of counties] counties in this state that has federal emission	200
mandates imposed on it that the State of Ohio is required, under	201
threat of penalty, to enforce. This letter serves as Ohio's only	202
penalty for falsification of an attestation form. You have	203
thirty days from the date of this notice to amend your	204
attestation form and submit the amended form to the	205
Environmental Protection Agency. However, if you choose not to	206
submit an amended attestation form, you must have a motor	207
vehicle emissions inspection conducted for your vehicle in	208
accordance with section 3704.14 of the Revised Code and rules	209
adopted under it."	210
(f) No penalties apply to a person who the director has	211
(1) no penalties apply to a person who the director has	
determined to have falsified an attestation form, other than the	212
issuance of the notice required under division (C)(2)(e) of this	213
section.	214
(D) There is hereby created in the state treasury the auto	215

emissions test fund, which shall consist of money received by 216 the director from any cash transfers, state and local grants, 217 and other contributions that are received for the purpose of 218 funding the program established under this section. The director 219 of environmental protection shall use money in the fund solely 220 for the implementation, supervision, administration, operation, 221 and enforcement of the motor vehicle inspection and maintenance 222 program established under this section. Money in the fund shall 223 not be used for either of the following: 224

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(1) To pay for the inspection costs incurred by a motor
vehicle dealer so that the dealer may provide inspection
certificates to an individual purchasing a motor vehicle from
the dealer when that individual resides in a county that is
subject to the motor vehicle inspection and maintenance program;

(2) To provide payment for more than one free passing 230 emissions inspection or a total of three emissions inspections 231 for a motor vehicle in any three-hundred-sixty-five-day period. 232 The owner or lessee of a motor vehicle is responsible for 233 inspection fees that are related to emissions inspections beyond 234 235 one free passing emissions inspection or three total emissions inspections in any three-hundred-sixty-five-day period. 236 Inspection fees that are charged by a contractor conducting 237 emissions inspections under a motor vehicle inspection and 238 maintenance program shall be approved by the director of 239 240 environmental protection.

(E) The motor vehicle inspection and maintenance program
 established under this section expires upon the termination of
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 all contracts entered into under this section and shall not be
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 implemented beyond the final date on which termination occurs.

(F) As used in this section "battery electric motor 245
vehicle" has and "hybrid motor vehicle" have the same meaning 246
meanings as in section 4501.01 of the Revised Code. 247

Sec. 4503.10. (A) The owner of every snowmobile, off-248 highway motorcycle, and all-purpose vehicle required to be249 registered under section 4519.02 of the Revised Code shall file250 an application for registration under section 4519.03 of the251 Revised Code. The owner of a motor vehicle, other than a252 snowmobile, off-highway motorcycle, or all-purpose vehicle, that253 is not designed and constructed by the manufacturer for254

operation on a street or highway may not register it under this 255 chapter except upon certification of inspection pursuant to 256 section 4513.02 of the Revised Code by the sheriff, or the chief 257 of police of the municipal corporation or township, with 258 jurisdiction over the political subdivision in which the owner 259 of the motor vehicle resides. Except as provided in sections 260 4503.103 and 4503.107 of the Revised Code, every owner of every 261 other motor vehicle not previously described in this section and 262 every person mentioned as owner in the last certificate of title 263 of a motor vehicle that is operated or driven upon the public 264 roads or highways shall cause to be filed each year, by mail or 265 otherwise, in the office of the registrar of motor vehicles or a 266 deputy registrar, a written or electronic application or a 267 preprinted registration renewal notice issued under section 268 4503.102 of the Revised Code, the form of which shall be 269 prescribed by the registrar, for registration for the following 270 registration year, which shall begin on the first day of January 271 of every calendar year and end on the thirty-first day of 272 December in the same year. Applications for registration and 273 registration renewal notices shall be filed at the times 274 established by the registrar pursuant to section 4503.101 of the 275 Revised Code. A motor vehicle owner also may elect to apply for 276 or renew a motor vehicle registration by electronic means using 277 electronic signature in accordance with rules adopted by the 278 registrar. Except as provided in division (J) of this section, 279 applications for registration shall be made on blanks furnished 280

information:

(1) A brief description of the motor vehicle to be
registered, including the year, make, model, and vehicle
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identification number, and, in the case of commercial cars, the
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by the registrar for that purpose, containing the following

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gross weight of the vehicle fully equipped computed in the	286
manner prescribed in section 4503.08 of the Revised Code;	287
(2) The name and residence address of the owner, and the	288
township and municipal corporation in which the owner resides;	289
(3) The district of registration, which shall be	290
determined as follows:	291
(a) In case the motor vehicle to be registered is used for	292
hire or principally in connection with any established business	293
or branch business, conducted at a particular place, the	294
district of registration is the municipal corporation in which	295
that place is located or, if not located in any municipal	296
corporation, the county and township in which that place is	297
located.	298
(b) In case the vehicle is not so used, the district of	299
registration is the municipal corporation or county in which the	300
owner resides at the time of making the application.	301
(4) Whether the motor vehicle is a new or used motor	302
vehicle;	303
(5) The date of purchase of the motor vehicle;	304
(6) Whether the fees required to be paid for the	305
registration or transfer of the motor vehicle, during the	306
preceding registration year and during the preceding period of	307
the current registration year, have been paid. Each application	308
for registration shall be signed by the owner, either manually	309
or by electronic signature, or pursuant to obtaining a limited	310
power of attorney authorized by the registrar for registration,	311
or other document authorizing such signature. If the owner	312
elects to apply for or renew the motor vehicle registration with	313
the registrar by electronic means, the owner's manual signature	314

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is not required.
(7) The owner's social security number, driver's license
number, or state identification number, or, where a motor

number, or state identification number, or, where a motor317vehicle to be registered is used for hire or principally in318connection with any established business, the owner's federal319taxpayer identification number. The bureau of motor vehicles320shall retain in its records all social security numbers provided321under this section, but the bureau shall not place social322security numbers on motor vehicle certificates of registration.323

(8) Whether the applicant wishes to certify willingness to
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make an anatomical gift if an applicant has not so certified
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under section 2108.05 of the Revised Code. The applicant's
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response shall not be considered in the decision of whether to
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approve the application for registration.

(B)(1) When an applicant first registers a motor vehicle 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:

(a) The applicant may present for inspection a physical
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 certificate of title or memorandum certificate showing title to
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 the motor vehicle to be registered in the name of the applicant.
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(b) The applicant may present for inspection an electronic
certificate of title for the applicant's motor vehicle in a
manner prescribed by rules adopted by the registrar.
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(c) The registrar or deputy registrar may electronically339confirm the applicant's ownership of the motor vehicle.340

An applicant is not required to present a certificate of 341 title to an electronic motor vehicle dealer acting as a limited 342 authority deputy registrar in accordance with rules adopted by 343

the registrar.	344
(2) When a motor vehicle inspection and maintenance	345
program is in effect under section 3704.14 of the Revised Code	346
and rules adopted under it, each application for registration	347
for a vehicle required to be inspected under that section and	348
those rules shall be accompanied by an inspection certificate \underline{or}	349
alternative emissions certificate for the motor vehicle issued	350
in accordance with that section.	351
(3) An application for registration shall be refused if	352
any of the following applies:	353
(a) The application is not in proper form.	354
(b) The application is prohibited from being accepted by	355
division (D) of section 2935.27, division (A) of section	356
4503.13, division (B) of section 4510.22, division (D) of	357
section 4503.234, division (B)(1) of section 4521.10, or	358
division (B) of section 5537.041 of the Revised Code.	359
(c) Proof of ownership is required but is not presented or	360
confirmed in accordance with division (B)(1) of this section.	361
(d) All registration and transfer fees for the motor	362
vehicle, for the preceding year or the preceding period of the	363
current registration year, have not been paid.	364
(e) The owner or lessee does not have an inspection	365
certificate or alternative emissions certificate for the motor	366
vehicle as provided in section 3704.14 of the Revised Code, and	367
rules adopted under it, if that section is applicable.	368
(4) This section does not require the payment of license	369
or registration taxes on a motor vehicle for any preceding year,	370

or for any preceding period of a year, if the motor vehicle was 371

 not taxable for that preceding year or period under sections
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 4503.02, 4503.04, 4503.11, 4503.12, and 4503.16 or Chapter 4504.
 373

 of the Revised Code.
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(5) When a certificate of registration is issued upon the 375 first registration of a motor vehicle by or on behalf of the 376 owner, the official issuing the certificate shall indicate the 377 issuance with a stamp on the certificate of title or memorandum 378 certificate or, in the case of an electronic certificate of 379 title or electronic verification of ownership, an electronic 380 stamp or other notation as specified in rules adopted by the 381 registrar, and with a stamp on the inspection certificate for 382 the motor vehicle, if any. 383

(6) The official also shall indicate, by a stamp or by 384 other means the registrar prescribes, on the registration 385 certificate issued upon the first registration of a motor 386 vehicle by or on behalf of the owner the odometer reading of the 387 motor vehicle as shown in the odometer statement included in or 388 attached to the certificate of title. Upon each subsequent 389 registration of the motor vehicle by or on behalf of the same 390 owner, the official also shall so indicate the odometer reading 391 392 of the motor vehicle as shown on the immediately preceding 393 certificate of registration.

(7) The registrar shall include in the permanent
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registration record of any vehicle required to be inspected
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under section 3704.14 of the Revised Code the inspection
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certificate number from the inspection certificate <u>or the</u>
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<u>alternative emissions certificate number from the alternative</u>
<u>alternative that is presented at the time of</u>
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registration of the vehicle as required under this division.

(C)(1) Except as otherwise provided in division (C)(1) of 401

this section, the registrar and each deputy registrar shall 402 collect an additional fee of eleven dollars for each application 403 for registration and registration renewal received. For vehicles 404 specified in divisions (A)(1) to (21) of section 4503.042 of the 405 Revised Code, the registrar and deputy registrar shall collect 406 an additional fee of thirty dollars for each application for 407 registration and registration renewal received. No additional 408 fee shall be charged for vehicles registered under section 409 4503.65 of the Revised Code. The additional fee is for the 410 purpose of defraying the department of public safety's costs 411 associated with the administration and enforcement of the motor 412 vehicle and traffic laws of Ohio. Each deputy registrar shall 413 transmit the fees collected under divisions (C)(1) and (3) of 414 this section in the time and manner provided in this section. 415 The registrar shall deposit all moneys received under division 416 (C) (1) of this section into the public safety - highway purposes 417 fund established in section 4501.06 of the Revised Code. 418

(2) In addition, a charge of twenty-five cents shall be 419 made for each reflectorized safety license plate issued, and a 420 single charge of twenty-five cents shall be made for each county 421 identification sticker or each set of county identification 422 stickers issued, as the case may be, to cover the cost of 423 producing the license plates and stickers, including material, 424 manufacturing, and administrative costs. Those fees shall be in 425 addition to the license tax. If the total cost of producing the 426 plates is less than twenty-five cents per plate, or if the total 427 cost of producing the stickers is less than twenty-five cents 428 per sticker or per set issued, any excess moneys accruing from 429 the fees shall be distributed in the same manner as provided by 430 section 4501.04 of the Revised Code for the distribution of 431 license tax moneys. If the total cost of producing the plates 432 exceeds twenty-five cents per plate, or if the total cost of 433 producing the stickers exceeds twenty-five cents per sticker or 434 per set issued, the difference shall be paid from the license 435 tax moneys collected pursuant to section 4503.02 of the Revised 436 Code. 437

(3) The registrar and each deputy registrar shall collect
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the following additional fee, as applicable, for each
application for registration or registration renewal received
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for any hybrid motor vehicle, plug-in hybrid electric motor
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vehicle, or battery electric motor vehicle:
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(a) One hundred dollars for a hybrid motor vehicle; 443

(b)	One	hundred	fifty	dollars	for	а	plug-in	hybrid	
electric	moto	r vehicl	e;						

(c) Two hundred dollars for a battery electric motorvehicle.

Each fee imposed under this division shall be prorated448based on the number of months for which the vehicle is449registered. The registrar shall transmit all money arising from450each fee to the treasurer of state for distribution in451accordance with division (E) of section 5735.051 of the Revised452Code, subject to division (D) of section 5735.05 of the Revised453Code.454

(D) Each deputy registrar shall be allowed a fee equal to
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the amount established under section 4503.038 of the Revised
Code for each application for registration and registration
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renewal notice the deputy registrar receives, which shall be for
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the purpose of compensating the deputy registrar for the deputy
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registrar's services, and such office and rental expenses, as
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may be necessary for the proper discharge of the deputy

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registrar's duties in the receiving of applications and renewal notices and the issuing of registrations.

(E) Upon the certification of the registrar, the county
sheriff or local police officials shall recover license plates
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erroneously or fraudulently issued.
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(F) Each deputy registrar, upon receipt of any application 467 for registration or registration renewal notice, together with 468 the license fee and any local motor vehicle license tax levied 469 pursuant to Chapter 4504. of the Revised Code, shall transmit 470 that fee and tax, if any, in the manner provided in this 471 section, together with the original and duplicate copy of the 472 application, to the registrar. The registrar, subject to the 473 approval of the director of public safety, may deposit the funds 474 collected by those deputies in a local bank or depository to the 475 credit of the "state of Ohio, bureau of motor vehicles." Where a 476 local bank or depository has been designated by the registrar, 477 each deputy registrar shall deposit all moneys collected by the 478 deputy registrar into that bank or depository not more than one 479 business day after their collection and shall make reports to 480 the registrar of the amounts so deposited, together with any 481 other information, some of which may be prescribed by the 482 483 treasurer of state, as the registrar may require and as prescribed by the registrar by rule. The registrar, within three 484 days after receipt of notification of the deposit of funds by a 485 deputy registrar in a local bank or depository, shall draw on 486 that account in favor of the treasurer of state. The registrar, 487 subject to the approval of the director and the treasurer of 488 state, may make reasonable rules necessary for the prompt 489 transmittal of fees and for safeguarding the interests of the 490 state and of counties, townships, municipal corporations, and 491 transportation improvement districts levying local motor vehicle 492

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license taxes. The registrar may pay service charges usually
collected by banks and depositories for such service. If deputy
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registrars are located in communities where banking facilities
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are not available, they shall transmit the fees forthwith, by
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money order or otherwise, as the registrar, by rule approved by
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the director and the treasurer of state, may prescribe. The
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registrar may pay the usual and customary fees for such service.

(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.

(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) 511 of this section relating to the presentation of an inspection 512 certificate issued under section 3704.14 of the Revised Code and 513 rules adopted under it for a motor vehicle, the refusal of a 514 license for failure to present an inspection certificate or 515 alternative emissions certificate, and the stamping of the 516 inspection certificate or alternative emissions certificate by 517 the official issuing the certificate of registration apply to 518 the registration of and issuance of license plates for a motor 519 vehicle under sections 4503.102, 4503.12, 4503.14, 4503.15, 520 4503.16, 4503.171, 4503.172, 4503.19, 4503.40, 4503.41, 4503.42, 521 4503.43, 4503.44, 4503.46, 4503.47, and 4503.51 of the Revised 522

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Code.

(2) (a) The registrar shall adopt rules ensuring that each 524 owner registering a motor vehicle in a county where a motor 525 vehicle inspection and maintenance program is in effect under 526 section 3704.14 of the Revised Code and rules adopted under it 527 receives information about the requirements established in that 528 section and those rules and about the need in those counties to 529 present an inspection certificate or an alternative emissions 530 certificate with an application for registration or 531 532 preregistration.

(b) Upon request, the registrar shall provide the director 533 of environmental protection, or any person that has been awarded 534 a contract under section 3704.14 of the Revised Code, an on-line 535 computer data link to registration information for all passenger 536 cars, noncommercial motor vehicles, and commercial cars that are 537 subject to that section. The registrar also shall provide to the 538 director of environmental protection a magnetic data tape 539 containing registration information regarding passenger cars, 540 noncommercial motor vehicles, and commercial cars for which a 541 multi-year registration is in effect under section 4503.103 of 542 the Revised Code or rules adopted under it, including, without 543 limitation, the date of issuance of the multi-year registration, 544 the registration deadline established under rules adopted under 545 section 4503.101 of the Revised Code that was applicable in the 546 year in which the multi-year registration was issued, and the 547 registration deadline for renewal of the multi-year 548 registration. 549

(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,
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shall be made to the registrar on forms furnished by the553registrar. In accordance with international registration plan554guidelines and pursuant to rules adopted by the registrar, the555forms shall include the following:556

(1) A uniform mileage schedule;

(2) The gross vehicle weight of the vehicle or combined
gross vehicle weight of the combination vehicle as declared by
the registrant;

(3) Any other information the registrar requires by rule. 561

562 (K) The registrar shall determine the feasibility of implementing an electronic commercial fleet licensing and 563 management program that will enable the owners of commercial 564 tractors, commercial trailers, and commercial semitrailers to 565 conduct electronic transactions by July 1, 2010, or sooner. If 566 the registrar determines that implementing such a program is 567 feasible, the registrar shall adopt new rules under this 568 division or amend existing rules adopted under this division as 569 necessary in order to respond to advances in technology. 570

If international registration plan guidelines and571provisions allow member jurisdictions to permit applications for572registrations under the international registration plan to be573made via the internet, the rules the registrar adopts under this574division shall permit such action.575

Sec. 4503.102. (A) The registrar of motor vehicles shall 576 adopt rules to establish a centralized system of motor vehicle 577 registration renewal by mail or by electronic means. Any person 578 owning a motor vehicle that was registered in the person's name 579 during the preceding registration year shall renew the 580 registration of the motor vehicle not more than ninety days 581

prior to the expiration date of the registration either by mail582or by electronic means through the centralized system of583registration established under this section, or in person at any584office of the registrar or at a deputy registrar's office.585

(B)(1) Except as provided in division (B)(2) of this 586 section, no less than forty-five days prior to the expiration 587 date of any motor vehicle registration, the registrar shall mail 588 a renewal notice to the person in whose name the motor vehicle 589 is registered. The renewal notice shall clearly state that the 590 registration of the motor vehicle may be renewed by mail or 591 electronic means through the centralized system of registration 592 or in person at any office of the registrar or at a deputy 593 registrar's office and shall be preprinted with information 594 including, but not limited to, the owner's name and residence 595 address as shown in the records of the bureau of motor vehicles, 596 a brief description of the motor vehicle to be registered, 597 notice of the license taxes and fees due on the motor vehicle, 598 the toll-free telephone number of the registrar as required 599 under division (D)(1) of section 4503.031 of the Revised Code, a 600 statement that payment for a renewal may be made by financial 601 transaction device using the toll-free telephone number, and any 602 additional information the registrar may require by rule. The 603 renewal notice shall not include the social security number of 604 either the owner of the motor vehicle or the person in whose 605 name the motor vehicle is registered. The renewal notice shall 606 be sent by regular mail to the owner's last known address as 607 shown in the records of the bureau of motor vehicles. 608

(2) The registrar is not required to mail a renewal notice609if either of the following applies:610

(a) The owner of the vehicle has consented to receiving

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the renewal notice by electronic means only.

(b) The application for renewal of the registration of a
motor vehicle is prohibited from being accepted by the registrar
or a deputy registrar by division (D) of section 2935.27,
division (A) of section 4503.13, division (B) of section
4510.22, division (D) of section 4503.234, division (B) (1) of
section 4521.10, or division (B) of section 5537.041 of the
Revised Code.

(3) If the owner of a motor vehicle has consented to
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receiving a renewal notice by electronic means only, the
registrar shall send an electronic renewal notice to the owner
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that contains the information specified in division (B) (1) of
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this section at the time specified under that division.

(C) The owner of the motor vehicle shall verify the 625 information contained in the notice, sign it either manually or 626 by electronic means, and return it, either by mail or electronic 627 means, or the owner may take it in person to any office of the 628 registrar or of a deputy registrar. The owner shall include with 629 the notice a financial transaction device number when renewing 630 in person or by electronic means but not by mail, check, or 631 money order in the amount of the registration taxes and fees 632 payable on the motor vehicle and a service fee equal to the 633 amount established under section 4503.038 of the Revised Code, 634 plus postage as indicated on the notice if the registration is 635 renewed or fulfilled by mail, and an inspection certificate or 636 alternative emissions certificate for the motor vehicle as 637 provided in section 3704.14 of the Revised Code. For purposes of 638 the centralized system of motor vehicle registration, the 639 registrar shall accept payments via the toll-free telephone 640 number established under division (D)(1) of section 4503.031 of 641 the Revised Code for renewals made by mail. If the motor vehicle642owner chooses to renew the motor vehicle registration by643electronic means, the owner shall proceed in accordance with the644rules the registrar adopts.645

(D) If all registration and transfer fees for the motor 646 vehicle for the preceding year or the preceding period of the 647 current registration year have not been paid, if division (D) of 648 section 2935.27, division (A) of section 4503.13, division (B) 649 of section 4510.22, division (D) of section 4503.234, division 650 (B) (1) of section 4521.10, or division (B) of section 5537.041 651 of the Revised Code prohibits acceptance of the renewal notice, 652 or if the owner or lessee does not have an inspection 653 certificate or alternative emissions certificate for the motor 654 vehicle as provided in section 3704.14 of the Revised Code, if 655 that section is applicable, the license shall be refused, and 656 the registrar or deputy registrar shall so notify the owner. 6.57 This section does not require the payment of license or 658 registration taxes on a motor vehicle for any preceding year, or 659 for any preceding period of a year, if the motor vehicle was not 660 taxable for that preceding year or period under section 4503.02, 661 4503.04, 4503.11, 4503.12, or 4503.16 or Chapter 4504. of the 662 Revised Code. 663

(E) (1) Failure to receive a renewal notice does not 664 relieve a motor vehicle owner from the responsibility to renew 665 the registration for the motor vehicle. Any person who has a 666 motor vehicle registered in this state and who does not receive 667 a renewal notice as provided in division (B) of this section 668 prior to the expiration date of the registration shall request 669 an application for registration from the registrar or a deputy 670 registrar and sign the application manually or by electronic 671 means and submit the application and pay any applicable license 672 taxes and fees to the registrar or deputy registrar.

(2) If the owner of a motor vehicle submits an application 674 for registration and the registrar is prohibited by division (D) 675 of section 2935.27, division (A) of section 4503.13, division 676 (B) of section 4510.22, division (D) of section 4503.234, 677 division (B)(1) of section 4521.10, or division (B) of section 678 5537.041 of the Revised Code from accepting the application, the 679 registrar shall return the application and the payment to the 680 owner. If the owner of a motor vehicle submits a registration 681 renewal application to the registrar by electronic means and the 682 registrar is prohibited from accepting the application as 683 provided in this division, the registrar shall notify the owner 684 of this fact and deny the application and return the payment or 685 give a credit on the financial transaction device account of the 686 owner in the manner the registrar prescribes by rule adopted 687 pursuant to division (A) of this section. 688

(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.

(G) The service fee equal to the amount established under
section 4503.038 of the Revised Code that is collected from a
person who renews a motor vehicle registration by electronic
means or by mail, plus postage collected by the registrar and
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any financial transaction device surcharge collected by the
registrar, shall be paid to the credit of the public safety 702

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highway purposes fund established by section 4501.06 of the 703 Revised Code. 704

(H) (1) Pursuant to section 113.40 of the Revised Code, the 705 registrar shall implement a program permitting payment of motor 706 707 vehicle registration taxes and fees, driver's license and commercial driver's license fees, and any other taxes, fees, 708 penalties, or charges imposed or levied by the state by means of 709 a financial transaction device for transactions occurring 710 online, at any office of the registrar, and at all deputy 711 712 registrar locations. The program shall take effect not later than July 1, 2016. The registrar shall adopt rules as necessary 713 for this purpose, but all such rules are subject to any action, 714 policy, or procedure of the board of deposit or treasurer of 715 state taken or adopted under section 113.40 of the Revised Code. 716

(2) The rules adopted under division (H) (1) of this 717 section shall require a deputy registrar to accept payments by 718 means of a financial transaction device beginning on the 719 effective date of the rules unless the deputy registrar contract 720 entered into by the deputy registrar prohibits the acceptance of 721 such payments by financial transaction device. However, 722 commencing with deputy registrar contract awards that have a 723 start date of July 1, 2016, and for all contract awards 724 thereafter, the registrar shall require that the proposer accept 725 payment by means of a financial transaction device, including 726 credit cards and debit cards, for all department of public 727 safety transactions conducted at that deputy registrar location. 728

The bureau and deputy registrars are not required to pay 729 any costs that result from accepting payment by means of a 730 financial transaction device. A deputy registrar may charge a 731 person who tenders payment for a department transaction by means 732

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of a financial transaction device any cost the deputy registrar733incurs from accepting payment by the financial transaction734device, but the deputy registrar shall not require the person to735pay any additional fee of any kind in connection with the use by736the person of the financial transaction device.737

(3) In accordance with division (H) (1) of this section and 738 rules adopted by the registrar under that division, a county 739 auditor or clerk of a court of common pleas that is designated a 740 deputy registrar shall accept payment by means of a financial 741 transaction device, including credit cards and debit cards, for 742 all department transactions conducted at the office of the 743 county auditor or clerk in the county auditor's or clerk's 744 capacity as deputy registrar. The bureau is not required to pay 745 any costs incurred by a county auditor or clerk that result from 746 accepting payment by means of a financial transaction device for 747 any department transaction. 748

(I) For persons who reside in counties where tailpipe 749 emissions inspections are required under the motor vehicle 750 inspection and maintenance program, the notice required by 751 division (B) of this section shall also include the toll-free 752 telephone number maintained by the Ohio environmental protection 753 754 agency to provide information concerning the locations of emissions testing centers. The registrar also shall include a 755 statement in the notice that a battery electric motor vehicle is 756 not required to undergo emissions inspection under the motor 757 vehicle inspection and maintenance program established under 758 section 3704.14 of the Revised Code. 759

Sec. 4503.103. (A) (1) The registrar of motor vehicles may760adopt rules to permit any person or lessee, other than a person761receiving an apportioned license plate under the international762

registration plan, who owns or leases one or more motor vehicles 763 to file a written application for registration for no more than 764 five succeeding registration years. The rules adopted by the 765 registrar may designate the classes of motor vehicles that are 766 eligible for such registration. At the time of application, all 767 annual taxes and fees shall be paid for each year for which the 768 person is registering. 769

770 (2) (a) The registrar shall adopt rules to permit any person or lessee who owns or leases a trailer or semitrailer 771 that is subject to the tax rate prescribed in either division 772 (C) (1) or, beginning January 1, 2022, (C) (2) of section 4503.042 773 of the Revised Code to file a written application for 774 registration for any number of succeeding registration years, 775 including a permanent registration, for such trailers or 776 semitrailers. 777

At the time of application, the applicant shall pay all of the following:

(i) As applicable, either the annual tax prescribed in 780 division (C)(1) of section 4503.042 of the Revised Code for each 781 year for which the applicant is registering or the annual tax 782 prescribed in division (C)(2) of section 4503.042 of the Revised 783 Code, unless the applicant previously paid the tax specified in 784 division (C)(2) of that section for the trailer or semitrailer 785 being registered. However, an applicant paying the annual tax 786 under division (C)(1) of section 4503.042 of the Revised Code 787 shall not pay more than eight times the annual taxes due, 788 regardless of the number of years for which the applicant is 789 registering. 790

(ii) The additional fee established under division (C)(1)of section 4503.10 of the Revised Code for each year of792

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registration, provided that not more than eight times the 793 additional fee due shall be paid, regardless of the number of 794 years for which the applicant is registering. 795

(iii) One single deputy registrar service fee in the
amount specified in division (D) of section 4503.10 of the
Revised Code or one single bureau of motor vehicles service fee
in the amount specified in division (G) of that section, as
applicable, regardless of the number of years for which the
applicant is registering.

(b) In addition, each applicant registering a trailer or
semitrailer under division (A) (2) (a) of this section shall pay
any applicable local motor vehicle license tax levied under
Chapter 4504. of the Revised Code for each year for which the
applicant is registering, provided that not more than eight
times any such annual local taxes shall be due upon
registration.

(c) The period of registration for a trailer or
semitrailer registered under division (A) (2) (a) of this section
is exclusive to the trailer or semitrailer for which that
certificate of registration is issued and is not transferable to
any other trailer or semitrailer if the registration is a
permanent registration.

(3) Except as provided in division (A) (4) of this section, 815 the registrar shall adopt rules to permit any person who owns a 816 motor vehicle to file an application for registration for not 817 more than five succeeding registration years. At the time of 818 application, the person shall pay the annual taxes and fees for 819 each registration year, calculated in accordance with division 820 (C) of section 4503.11 of the Revised Code. A person who is 821 registering a vehicle under division (A)(3) of this section 822 shall pay for each year of registration the additional fee823established under division (C)(1) or (3) of section 4503.10 of824the Revised Code, as applicable. The person shall also pay the825deputy registrar service fee or the bureau of motor vehicles826service fee equal to the amount established under section8274503.038 of the Revised Code.828

(4) Division (A) (3) of this section does not apply to a
person receiving an apportioned license plate under the
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international registration plan, or the owner of a commercial
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car used solely in intrastate commerce, or the owner of a bus as
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defined in section 4513.50 of the Revised Code.

(5) A person registering a noncommercial trailer
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 permanently shall register the trailer under section 4503.107 of
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 the Revised Code.
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(B) No person applying for a multi-year registration underdivision (A) of this section is entitled to a refund of anytaxes or fees paid.

(C) The registrar shall not issue to any applicant who has 840 been issued a final, nonappealable order under division (D) of 841 this section a multi-year registration or renewal thereof under 842 this division or rules adopted under it for any motor vehicle 843 that is required to be inspected under section 3704.14 of the 844 Revised Code the district of registration of which, as 845 determined under section 4503.10 of the Revised Code, is or is 846 located in the county named in the order. 847

(D) Upon receipt from the director of environmental
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protection of a notice issued under rules adopted under section
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3704.14 of the Revised Code indicating that an owner of a motor
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vehicle that is required to be inspected under that section who
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obtained a multi-year registration for the vehicle under 852 division (A) of this section or rules adopted under that 853 division has not obtained a required inspection certificate or 854 alternative emissions certificate for the vehicle, the registrar 855 in accordance with Chapter 119. of the Revised Code shall issue 856 an order to the owner impounding the certificate of registration 857 and identification license plates for the vehicle. The order 858 also shall prohibit the owner from obtaining or renewing a 859 860 multi-year registration for any vehicle that is required to be inspected under that section, the district of registration of 861 which is or is located in the same county as the county named in 862 the order during the number of years after expiration of the 863 current multi-year registration that equals the number of years 864 for which the current multi-year registration was issued. 865

An order issued under this division shall require the 866 owner to surrender to the registrar the certificate of 867 registration and license plates for the vehicle named in the 868 order within five days after its issuance. If the owner fails to 869 do so within that time, the registrar shall certify that fact to 870 the county sheriff or local police officials who shall recover 871 the certificate of registration and license plates for the 872 vehicle. 873

(E) Upon the occurrence of either of the following
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circumstances, the registrar in accordance with Chapter 119. of
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the Revised Code shall issue to the owner a modified order
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rescinding the provisions of the order issued under division (D)
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of this section impounding the certificate of registration and
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license plates for the vehicle named in that original order:
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(1) Receipt from the director of environmental protectionof a subsequent notice under rules adopted under section 3704.14881

of the Revised Code that the owner has obtained the inspection 882 certificate or alternative emissions certificate for the vehicle 883 as required under those rules; 884 (2) Presentation to the registrar by the owner of the 885 required inspection certificate or alternative emissions 886 certificate for the vehicle. 887 (F) The owner of a motor vehicle for which the certificate 888 of registration and license plates have been impounded pursuant 889 to an order issued under division (D) of this section, upon 890 issuance of a modified order under division (E) of this section, 891 may apply to the registrar for their return. A fee of two 892 dollars and fifty cents shall be charged for the return of the 893 certificate of registration and license plates for each vehicle 894 named in the application. 895 Section 2. That existing sections 3704.14, 4503.10, 896 4503.102, and 4503.103 of the Revised Code are hereby repealed. 897 Section 3. This act shall be known as the "E-Check Ease 898 Act." 899