As Reported by the House Transportation Committee

136th General Assembly

Regular Session 2025-2026

Sub. H. B. No. 3

Representatives Willis, Thomas, C.

Cosponsors: Representatives Fischer, McClain, Brennan, Johnson, Williams, Synenberg, Daniels, Brewer, Click, Hiner, Piccolantonio, Claggett, Sigrist, Cockley

To amend sections 4503.03, 4510.036, 4511.75,	1
4511.751, and 4511.76 and to enact sections	2
5.501, 3327.18, and 3327.19 of the Revised Code	3
to address school bus safety, to designate this	4
act as the School Bus Safety Act, and to make an	5
appropriation.	6

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

Section 1. That sections 4503.03, 4510.036, 4511.75,	7
4511.751, and 4511.76 be amended and sections 5.501, 3327.18,	8
and 3327.19 of the Revised Code be enacted to read as follows:	9
Sec. 5.501. The month of August is designated as "School	10
Bus Safety Awareness Month" to increase public awareness of the	11
need to properly stop when a stopped school bus is loading and	12
unloading passengers.	13
Sec. 3327.18. (A) The school bus safety fund is created in	14
the state treasury. The fund shall consist of the criminal fines	15
collected for violations of division (A) of section 4511.75 of	16
the Revised Code.	17
(B) The fund shall be administered by the director of	18

education and workforce. Money in the fund shall be used to make	19
grants to school districts for purposes of improving the safety	20
features on school buses in accordance with section 3327.19 of	21
the Revised Code.	22
(C) All investment earnings of the fund shall be credited	23
to the fund.	24
Sec. 3327.19. (A) As used in this section:	25
(1) "Eligible applicant" means a board of education of a	26
city school district, a local school district, an exempted	27
village school district, a cooperative education school	28
district, or a joint vocational school district, or a governing	29
board of an educational service center.	30
(2) "School bus safety feature" means any of the	31
following:	32
(a) External school bus cameras;	33
(b) Crossing arms;	34
(c) Lane departure warning systems;	35
(d) Electronic stability control;	36
(e) Lighted crossover mirrors;	37
(f) Colorado rack test-approved bus frames;	38
(g) Fully illuminated stop arms located at the front and	39
rear of a school bus;	40
(h) Fully illuminated "school bus" signs;	41
(i) Collision avoidance systems;	42
(j) All light-emitting diode lights;	43

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(k) Ground wash lights;	44
(1) Reflective chevron;	45
(m) Occupant restraining devices that conform to the	46
school bus seat belt requirements of 49 C.F.R. 571;	47
(n) Silent panic alert technology that connects the school	48
bus to a public safety answering point to allow immediate	49
contact with emergency service;	50
(o) Broadband push-to-talk capabilities, integrated with	51
traditional land mobile radio, if necessary, for direct	52
interoperability with public safety and other emergency service	53
broadband applications;	54
(p) Additional safety features that become available	55
through advancements in technology and that are approved by the	56
department of public safety and the department of education and	57
workforce.	58
(3) "Emergency service" and "public safety answering	59
point" have the same meanings as in section 128.01 of the	60
Revised Code.	61
(B) The department of education and workforce shall	62
administer a school bus safety grant program. Under the grant	63
program, the department shall award grants to eligible	64
applicants who apply to the department for funding to do any of	65
the following:	66
(1) Purchase and install school bus safety features on an	67
eligible applicant's school buses that do not currently have	68
those features installed;	69
(2) Purchase and install school bus safety features to	70
replace old, broken, or outdated safety features on an eligible	71

applicant's current school buses; (3) Purchase school bus safety features as additional features to be included on new school buses being purchased by the eligible applicant. (C) The department shall use the school bus safety fund created under section 3327.18 of the Revised Code to provide grants to eligible applicants in accordance with this section.

(D) The director of education and workforce shall79establish any procedures and requirements necessary to80administer this section, including procedures and requirements81governing the form of grant applications and grant award82processes and amounts.83

(E) An eligible applicant that receives a grant under this section shall do both of the following:

(1) Use the funds only for the purchase and installation of school bus safety features;

(2) Spend any grant funds awarded not later than two years after the date the funds are distributed to the eligible applicant.

Sec. 4503.03. (A) (1) (a) Except as provided in division (B)91of this section, the registrar of motor vehicles may designate92one or more of the following persons to act as a deputy93registrar in each county:94

(i) The county auditor in any county;
(ii) The clerk of a court of common pleas in any county;
(iii) An individual;
(iv) A nonprofit corporation as defined in division (C) of
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section 1702.01 of the Revised Code.

All fees collected and retained by a clerk for conducting 100 deputy registrar services shall be paid into the county treasury 101 to the credit of the certificate of title administration fund 102 created under section 325.33 of the Revised Code. 103

(b) As part of the selection process in awarding a deputy 104 registrar contract, the registrar shall consider the customer 105 service performance record of any person previously awarded a 106 deputy registrar contract pursuant to division (A)(1) of this section. 108

(2) Deputy registrars shall accept applications for the 109 annual license tax for any vehicle not taxed under section 110 4503.63 of the Revised Code and shall assign distinctive numbers 111 in the same manner as the registrar. Such deputies shall be 112 located in such locations as the registrar sees fit. Except as 113 provided in division (A)(3) of this section, there shall be at 114 least one deputy registrar in each county. 115

(3) The registrar need not appoint a deputy registrar in a 116 county to which all of the following apply: 117

(a) No individual, nonprofit corporation, or, where 118 applicable, clerk of court of common pleas participates in the 119 competitive selection process to be designated as a deputy 120 registrar; 121

(b) Neither the county auditor nor the clerk of court of 122 common pleas agrees to be designated as a deputy registrar; 123

(c) No individual or nonprofit corporation agrees to be 124 designated as a deputy registrar; 125

(d) No deputy registrar operating an existing deputy 126

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registrar agency in another county agrees to be designated as 127 the deputy registrar for that county. 128

(4) The registrar may reestablish a deputy registrar inany county without a deputy registrar if any of the following130apply:131

(a) The county auditor requests to be designated as a 132deputy registrar; 133

(b) The clerk of court of common pleas requests to be 134 designated as a deputy registrar; 135

(c) A deputy registrar operating an existing deputy
 registrar agency in another county requests to be designated as
 a deputy registrar for that county;

(d) A qualified individual or nonprofit corporation
requests to be designated as a deputy registrar. In the event
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that two or more qualified individuals, nonprofit corporations,
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or a combination thereof, request to be designated as a deputy
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registrar, the registrar may make the designation through the
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competitive selection process.

Deputy registrar contracts are subject to the provisions 145 of division (B) of section 125.081 of the Revised Code. 146

(B) (1) The registrar shall not designate any person to act 147 as a deputy registrar under division (A) (1) of this section if 148 the person or, where applicable, the person's spouse or a member 149 of the person's immediate family has made, within the current 150 calendar year or any one of the previous three calendar years, 151 one or more contributions totaling in excess of one hundred 152 dollars to any person or entity included in division (A)(2) of 153 section 4503.033 of the Revised Code. As used in this division, 154 "immediate family" has the same meaning as in division (D) of 155

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section 102.01 of the Revised Code, and "entity" includes any 156 political party and any "continuing association" as defined in 157 division (C)(4) of section 3517.01 of the Revised Code or 158 "political action committee" as defined in division (C)(8) of 159 that section that is primarily associated with that political 160 party. For purposes of this division, contributions to any 161 continuing association or any political action committee that is 162 primarily associated with a political party shall be aggregated 163 with contributions to that political party. 164

The contribution limitations contained in this division do 165 not apply to any county auditor or clerk of a court of common 166 pleas. A county auditor or clerk of a court of common pleas is 167 not required to file the disclosure statement or pay the filing 168 fee required under section 4503.033 of the Revised Code. The 169 limitations of this division also do not apply to a deputy 170 registrar who, subsequent to being awarded a deputy registrar 171 contract, is elected to an office of a political subdivision. 172

(2) The registrar shall not designate either of thefollowing to act as a deputy registrar:174

(a) Any elected public official other than a county
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auditor or, as authorized by division (A) (1) of this section, a
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clerk of a court of common pleas, acting in an official
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capacity, except that, the registrar shall continue and may
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renew a contract with any deputy registrar who, subsequent to
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being awarded a deputy registrar contract, is elected to an
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office of a political subdivision;

(b) Any person holding a current, valid contract to
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conduct motor vehicle inspections under section 3704.14 of the
Revised Code.

(3) As used in division (B) of this section, "political subdivision" has the same meaning as in section 3501.01 of the Revised Code.

(C)(1) Except as provided in division (C)(2) of this 188 section, deputy registrars are independent contractors and 189 neither they nor their employees are employees of this state, 190 except that nothing in this section shall affect the status of 191 county auditors or clerks of courts of common pleas as public 192 officials, nor the status of their employees as employees of any 193 of the counties of this state, which are political subdivisions 194 of this state. Each deputy registrar shall be responsible for 195 the payment of all unemployment compensation premiums, all 196 workers' compensation premiums, social security contributions, 197 and any and all taxes for which the deputy registrar is legally 198 responsible. Each deputy registrar shall comply with all 199 applicable federal, state, and local laws requiring the 200 withholding of income taxes or other taxes from the compensation 201 of the deputy registrar's employees. Each deputy registrar shall 202 maintain during the entire term of the deputy registrar's 203 contract a policy of business liability insurance satisfactory 204 to the registrar and shall hold the department of public safety, 205 the director of public safety, the bureau of motor vehicles, and 206 the registrar harmless upon any and all claims for damages 207 arising out of the operation of the deputy registrar agency. 208

(2) For purposes of Chapter 4141. of the Revised Code,
determinations concerning the employment of deputy registrars
and their employees shall be made under Chapter 4141. of the
Revised Code.

(D) (1) With the approval of the director, the registrarshall adopt rules governing deputy registrars. The rules shall214

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do all of the following: 215 (a) Establish requirements governing the terms of the 216 contract between the registrar and each deputy registrar and the 217 services to be performed; 218 (b) Establish requirements governing the amount of bond to 219 be given as provided in this section; 220 (c) Establish requirements governing the size and location 221 of the deputy's office; 222 223 (d) Establish requirements governing the leasing of 224 equipment necessary to conduct the vision screenings required under section 4507.12 of the Revised Code and training in the 225 use of the equipment; 226 (e) Encourage every deputy registrar to inform the public 227 of the location of the deputy registrar's office and hours of 228 operation by means of public service announcements; 229 (f) Allow any deputy registrar to advertise in regard to 230 the operation of the deputy registrar's office, including 231 allowing nonprofit corporations operating as a deputy registrar 232 to advertise that a specified amount of proceeds collected by 233 the nonprofit corporation are directed to a specified charitable 234 organization or philanthropic cause; 235 (q) Specify the hours the deputy's office is to be open to 236 the public and require as a minimum that one deputy's office in

the public and require as a minimum that one deputy's office in 237 each county be open to the public for at least four hours each 238 weekend, provided that if only one deputy's office is located 239 within the boundary of the county seat, that office is the 240 office that shall be open for the four-hour period each weekend; 241

(h) Specify that every deputy registrar, upon request, 242

provide any person with information about the location and	243
office hours of all deputy registrars in the county;	244
(i) Allow a deputy registrar contract to be awarded to a	245
nonprofit corporation formed under the laws of this state;	246
(j) Establish procedures for a deputy registrar to request	247

the authority to collect reinstatement fees under sections 248 4507.1612, 4507.45, 4509.101, 4509.81, 4510.10, 4510.22, 249 4510.72, and 4511.191 of the Revised Code and to transmit the 250 reinstatement fees and two dollars of the service fee collected 251 under those sections. The registrar shall ensure that at least 252 one deputy registrar in each county has the necessary equipment 253 and is able to accept reinstatement fees. The registrar shall 254 deposit the service fees received from a deputy registrar under 255 those sections into the public safety - highway purposes fund 256 created in section 4501.06 of the Revised Code and shall use the 257 money for deputy registrar equipment necessary in connection 258 with accepting reinstatement fees. 259

(k) Establish standards for a deputy registrar, when the deputy registrar is not a county auditor or a clerk of a court of common pleas, to sell advertising rights to third party businesses to be placed in the deputy registrar's office;

(1) Allow any deputy registrar that is not a county auditor or a clerk of a court of common pleas to operate a vending machine;

(m) Specify that each deputy registrar and driver267examination location shall display at all times, in a prominent268place on the premises, a graphic that instructs drivers to stop269and yield to a stopped school bus when it is either loading or270unloading passengers.271

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The registrar shall create and issue the graphic for	272
distribution to and display at each deputy registrar and driver	273
examination location. The registrar also shall display the	274
graphic on the bureau of motor vehicle's web site.	275

(n) Establish such other requirements as the registrar and 276 director consider necessary to provide a high level of service. 277

(2) The rules may allow both of the following: 278

(a) The registrar to award a contract to a deputy 279
registrar to operate more than one deputy registrar's office if 280
determined by the registrar to be practical; 281

(b) A nonprofit corporation formed for the purposes of
providing automobile-related services to its members or the
public and that provides such services from more than one
location in this state to operate a deputy registrar office at
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any location.

(3) As a daily adjustment, the bureau of motor vehicles
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shall credit to a deputy registrar the amount established under
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section 4503.038 of the Revised Code for each damaged license
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plate or validation sticker the deputy registrar replaces as a
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service to a member of the public.

(4) (a) With the prior approval of the registrar, each deputy registrar may conduct at the location of the deputy registrar's office any business that is consistent with the functions of a deputy registrar and that is not specifically mandated or authorized by this or another chapter of the Revised Code or by implementing rules of the registrar.

(b) In accordance with guidelines the director of public298safety shall establish, a deputy registrar may operate or299contract for the operation of a vending machine at a deputy300

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registrar location if products of the vending machine are 301 consistent with the functions of a deputy registrar. 302

(c) A deputy registrar may enter into an agreement with 303 the Ohio turnpike and infrastructure commission pursuant to 304 division (A)(11) of section 5537.04 of the Revised Code for the 305 purpose of allowing the general public to acquire from the 306 deputy registrar the electronic toll collection devices that are 307 used under the multi-jurisdiction electronic toll collection 308 agreement between the Ohio turnpike and infrastructure 309 commission and any other entities or agencies that participate 310 in such an agreement. The approval of the registrar is not 311 necessary if a deputy registrar engages in this activity. 312

(5) As used in this section and in section 4507.01 of the
Revised Code, "nonprofit corporation" has the same meaning as in
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section 1702.01 of the Revised Code.
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(E) (1) Unless otherwise terminated and except for interim
contracts lasting not longer than one year, contracts with
deputy registrars shall be entered into through a competitive
selection process and shall be limited in duration as follows:

(a) For contracts entered into between July 1, 1996 and
June 29, 2014, for a period of not less than two years, but not
more than three years;
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(b) For contracts entered into on or after June 29, 2014, for a period of five years, unless the registrar determines that a shorter contract term is appropriate for a particular deputy registrar.

(2) All contracts with deputy registrars shall expire on 327
the last Saturday of June in the year of their expiration. Prior 328
to the expiration of any deputy registrar contract, the 329

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registrar, with the approval of the director, may award a one- 330 year contract extension to any deputy registrar who has provided 331 exemplary service based upon objective performance evaluations. 332

(3) (a) The auditor of state may examine the accounts, 333 reports, systems, and other data of each deputy registrar at 334 least every two years. The registrar, with the approval of the 335 director, shall immediately remove a deputy who violates any 336 provision of the Revised Code related to the duties as a deputy, 337 any rule adopted by the registrar, or a term of the deputy's 338 339 contract with the registrar. The registrar also may remove a deputy who, in the opinion of the registrar, has engaged in any 340 conduct that is either unbecoming to one representing this state 341 or is inconsistent with the efficient operation of the deputy's 342 office. 343

(b) If the registrar, with the approval of the director, 344 determines that there is good cause to believe that a deputy 345 registrar or a person proposing for a deputy registrar contract 346 has engaged in any conduct that would require the denial or 347 termination of the deputy registrar contract, the registrar may 348 require the production of books, records, and papers as the 349 registrar determines are necessary, and may take the depositions 350 of witnesses residing within or outside the state in the same 351 manner as is prescribed by law for the taking of depositions in 352 civil actions in the court of common pleas, and for that purpose 353 the registrar may issue a subpoena for any witness or a subpoena 354 duces tecum to compel the production of any books, records, or 355 papers, directed to the sheriff of the county where the witness 356 resides or is found. Such a subpoena shall be served and 357 returned in the same manner as a subpoena in a criminal case is 358 served and returned. The fees of the sheriff shall be the same 359 as that allowed in the court of common pleas in criminal cases. 360

Witnesses shall be paid the fees and mileage provided for under361section 119.094 of the Revised Code. The fees and mileage shall362be paid from the fund in the state treasury for the use of the363agency in the same manner as other expenses of the agency are364paid.365

In any case of disobedience or neglect of any subpoena 366 served on any person or the refusal of any witness to testify to 367 any matter regarding which the witness lawfully may be 368 interrogated, the court of common pleas of any county where the 369 disobedience, neglect, or refusal occurs or any judge of that 370 court, on application by the registrar, shall compel obedience 371 by attachment proceedings for contempt, as in the case of 372 disobedience of the requirements of a subpoena issued from that 373 court, or a refusal to testify in that court. 374

(4) Nothing in division (E) of this section shall be
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construed to require a hearing of any nature prior to the
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termination of any deputy registrar contract by the registrar,
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with the approval of the director, for cause.

(F) Except as provided in section 2743.03 of the Revised 379 Code, no court, other than the court of common pleas of Franklin 380 county, has jurisdiction of any action against the department of 381 public safety, the director, the bureau, or the registrar to 382 restrain the exercise of any power or authority, or to entertain 383 any action for declaratory judgment, in the selection and 384 appointment of, or contracting with, deputy registrars. Neither 385 the department, the director, the bureau, nor the registrar is 386 liable in any action at law for damages sustained by any person 387 because of any acts of the department, the director, the bureau, 388 or the registrar, or of any employee of the department or 389 bureau, in the performance of official duties in the selection 390

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and appointment of, and contracting with, deputy registrars. 391 (G) The registrar shall assign to each deputy registrar a 392 series of numbers sufficient to supply the demand at all times 393 in the area the deputy registrar serves, and the registrar shall 394 keep a record in the registrar's office of the numbers within 395 the series assigned. Except as otherwise provided in section 396 3.061 of the Revised Code, each deputy shall be required to give 397 bond in the amount of at least twenty-five thousand dollars, or 398 in such higher amount as the registrar determines necessary, 399 based on a uniform schedule of bond amounts established by the 400 registrar and determined by the volume of registrations handled 401 by the deputy. The form of the bond shall be prescribed by the 402 registrar. The bonds required of deputy registrars, in the 403 discretion of the registrar, may be individual or schedule bonds 404 or may be included in any blanket bond coverage carried by the 405 department. 406 (H) Each deputy registrar shall keep a file of each 407 application received by the deputy and shall register that motor 408 vehicle with the name and address of its owner. 409 410 (I) Upon request, a deputy registrar shall make the

(1) opon request, a deputy registral shall make the410physical inspection of a motor vehicle and issue the physical411inspection certificate required in section 4505.061 of the412Revised Code.413

(J) Each deputy registrar shall file a report semiannually
with the registrar of motor vehicles listing the number of
applicants for licenses the deputy has served, the number of
voter registration applications the deputy has completed and
transmitted to the board of elections, and the number of voter
registration applications declined.

Sec. 4510.036. (A) The bureau of motor vehicles shall 420 record within ten days of conviction or bail forfeiture and 421 shall keep at its main office, all abstracts received under this 422 section or section 4510.03, 4510.031, 4510.032, or 4510.034 of 423 the Revised Code and shall maintain records of convictions and 424 bond forfeitures for any violation of a state law or a municipal 425 ordinance regulating the operation of vehicles, streetcars, and 426 trackless trolleys on highways and streets, except a violation 427 related to parking a motor vehicle. 428

(B) Every court of record or mayor's court before which a 429 person is charged with a violation for which points are 430 chargeable by this section shall assess and transcribe to the 431 abstract of conviction that is furnished by the bureau to the 432 court the number of points chargeable by this section in the 433 correct space assigned on the reporting form. A United States 434 district court that has jurisdiction within this state and 435 before which a person is charged with a violation for which 436 points are chargeable by this section may assess and transcribe 437 to the abstract of conviction report that is furnished by the 438 bureau the number of points chargeable by this section in the 439 correct space assigned on the reporting form. If the federal 440 court so assesses and transcribes the points chargeable for the 441 offense and furnishes the report to the bureau, the bureau shall 442 record the points in the same manner as those assessed and 443 transcribed by a court of record or mayor's court. 444

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(C) A court shall assess the following points for anoffense based on the following formula:446
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(1) Aggravated vehicular homicide, vehicular homicide,
vehicular manslaughter, aggravated vehicular assault, or
vehicular assault when the offense involves the operation of a
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vehicle, streetcar, or trackless trolley on a highway or street	450
6 points	451
(2) A violation of section 2921.331 of the Revised Code or	452
any ordinance prohibiting the willful fleeing or eluding of a	453
law enforcement officer 6 points	454
(3) A violation of section 4549.02 or 4549.021 of the	455
Revised Code or any ordinance requiring the driver of a vehicle	456
to stop and disclose identity at the scene of an accident	457
6 points	458
(4) A violation of section 4511.251 of the Revised Code or	459
any ordinance prohibiting street racing, stunt driving, or	460
street takeover 6 points	461
(5) A violation of section 4510.037 of the Revised Code or	462
any ordinance prohibiting the operation of a motor vehicle while	463
the driver's or commercial driver's license is under a twelve-	464
point suspension 6 points	465
(6) A violation of section 4510.14 of the Revised Code, or	466
any ordinance prohibiting the operation of a motor vehicle upon	467
the public roads or highways within this state while the	468
driver's or commercial driver's license of the person is under	469
suspension and the suspension was imposed under section 4511.19,	470
4511.191, or 4511.196 of the Revised Code or section 4510.07 of	471
the Revised Code due to a conviction for a violation of a	472
municipal OVI ordinance or any ordinance prohibiting the	473
operation of a motor vehicle while the driver's or commercial	474
driver's license is under suspension for an OVI offense	475
6 points	476
(7) A violation of division (A) of section 4511.19 of the	477
Revised Code, any ordinance prohibiting the operation of a	478

vehicle while under the influence of alcohol, a drug of abuse, 479
or a combination of them, or any ordinance substantially 480
equivalent to division (A) of section 4511.19 of the Revised 481
Code prohibiting the operation of a vehicle with a prohibited 482
concentration of alcohol, a controlled substance, or a 483
metabolite of a controlled substance in the whole blood, blood 484
serum or plasma, breath, or urine _____ 6 points 479

(8) A violation of section 2913.03 of the Revised Code
that does not involve an aircraft or motorboat or any ordinance
prohibiting the operation of a vehicle without the consent of
the owner ______ 6 points
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(9) Any offense under the motor vehicle laws of this state that is a felony, or any other felony in the commission of which a motor vehicle was used 6 points

(10) A violation of division (B) of section 4511.19 of the 493 Revised Code or any ordinance substantially equivalent to that 494 division prohibiting the operation of a vehicle with a 495 prohibited concentration of alcohol in the whole blood, blood 496 serum or plasma, breath, or urine _____ 4 points 497

(11) A violation of section 4511.20 of the Revised Code or
 any ordinance prohibiting the operation of a motor vehicle in
 willful or wanton disregard of the safety of persons or property
 4 points

(12) A violation of any law or ordinance pertaining to 502speed: 503

(a) Notwithstanding divisions (C) (12) (b) and (c) of this
section, when the speed exceeds the lawful speed limit by thirty
miles per hour or more ______4 points
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(b) When the speed exceeds the lawful speed limit of 507

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fifty-five miles per hour or more by more than ten miles per	508
hour 2 points	509
(c) When the speed exceeds the lawful speed limit of less	510
than fifty-five miles per hour by more than five miles per hour	511
2 points	512
(d) When the speed does not exceed the amounts set forth	513
in divisions (C)(12)(a), (b), or (c) of this section	514
0 points	515
(13) A violation of division (A) of section 4511.204 of	516
the Revised Code or any substantially similar municipal	517
ordinance:	518
(a) For a first offense within any two-year period	519
2 points	520
(b) For a second offense within any two-year period	521
3 points	522
(c) For a third or subsequent offense within any two-year	523
period 4 points.	524
(14) <u>A violation of division (A) of section 4511.75 of the</u>	525
Revised Code:	526
(a) For a first offense within any five-year period	527
2 points	528
(b) For a second or subsequent offense within any five-	529
year period 4 points.	530
(15) Operating a motor vehicle in violation of a	531
restriction imposed by the registrar 2 points	532
(15) (16) A violation of section 4510.11, 4510.111,	533
4510.16, or 4510.21 of the Revised Code or any ordinance	534

prohibiting the operation of a motor vehicle while the driver's535or commercial driver's license is under suspension2536points537

(16) (17) With the exception of violations under section 4510.12 of the Revised Code where no points shall be assessed, all other moving violations reported under this section

_____2 points

(D) Upon receiving notification from the proper court, including a United States district court that has jurisdiction within this state, the bureau shall delete any points entered for a bond forfeiture if the driver is acquitted of the offense for which bond was posted.

(E) If a person is convicted of or forfeits bail for two 547 or more offenses arising out of the same facts and points are 548 chargeable for each of the offenses, points shall be charged for 549 only the conviction or bond forfeiture for which the greater 550 number of points is chargeable, and, if the number of points 551 chargeable for each offense is equal, only one offense shall be 552 recorded, and points shall be charged only for that offense. 553

Sec. 4511.75. (A) (1) The driver of a vehicle, 554 streetcar, or trackless trolley upon meeting or overtaking from 555 either direction any school bus stopped for the purpose of 556 receiving or discharging any school child, person attending 557 programs offered by community boards of mental health and county 558 boards of developmental disabilities, or child attending a 559 program offered by a head start agency, shall stop at least ten 560 feet from the front or rear of the school bus and shall not 561 proceed until such school bus resumes motion, or until signaled 562 by the school bus driver or a law enforcement officer to 563 proceed. 564

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(2) It is no defense to a charge under this division (A)565(1) of this section that the school bus involved failed to566display or be equipped with an automatically extended stop567warning sign as required by division (B) of this section.568

(B) Every school bus shall be equipped with amber and red 569 visual signals meeting the requirements of section 4511.771 of 570 the Revised Code, and an automatically extended stop warning 571 sign of a type approved by the department of education and 572 workforce, which shall be actuated by the driver of the bus 573 whenever but only whenever the bus is stopped or stopping on the 574 roadway for the purpose of receiving or discharging school 575 children, persons attending programs offered by community boards 576 of mental health and county boards of developmental 577 disabilities, or children attending programs offered by head 578 start agencies. A school bus driver shall not actuate the visual 579 signals or the stop warning sign in designated school bus 580 loading areas where the bus is entirely off the roadway or at 581 school buildings when children or persons attending programs 582 offered by community boards of mental health and county boards 583 of developmental disabilities are loading or unloading at 584 585 curbside or at buildings when children attending programs offered by head start agencies are loading or unloading at 586 curbside. The visual signals and stop warning sign shall be 587 synchronized or otherwise operated as required by rule of the 588 board. 589

(C) Where a highway has been divided into four or more 590 traffic lanes, a driver of a vehicle, streetcar, or trackless 591 trolley need not stop for a school bus approaching from the 592 opposite direction which has stopped for the purpose of 593 receiving or discharging any school child, persons attending 594 programs offered by community boards of mental health and county 595

boards of developmental disabilities, or children attending596programs offered by head start agencies. The driver of any597vehicle, streetcar, or trackless trolley overtaking the school598bus shall comply with division (A) of this section.599

(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
until after any child, person attending programs offered by
community boards of mental health and county boards of
developmental disabilities, or child attending a program offered
by a head start agency who may have alighted therefrom has
reached a place of safety on the child's or person's residence
side of the road.

(F) (1) (F)Whoever violates division (A) of this section614may be fined an amount is guilty of passing a stopped school615bus, an unclassified misdemeanor. The court, including a mayor's616court, shall punish the offender in accordance with divisions617(F) (1) to (6) of this section.618

(1) (a) Except as provided in divisions (F) (1) (b) and (c)619of this section, the court shall impose upon the offender a fine620of not to exceed five less than two hundred fifty and not more621than one thousand dollars. A-622

(b) If, within five years of the violation, the offender623has been convicted of or pleaded guilty to a prior violation of624

this section, the court shall impose upon the offender a fine of 625 not less than three hundred fifty and not more than two thousand 626 dollars. 627 (c) In lieu of the fine range specified in division (F)(1) 628 (a) of this section, the court may impose a fine of one hundred 629 fifty dollars for an offender who has not been convicted of or 630 pleaded guilty to a prior violation of this section if the 631 offender attends and successfully completes the school bus 632 safety course described in division (F)(4) of this section 633 within a time frame specified by the court. 634 (2) A person who is issued a citation for a violation of 635 division (A) of this section is not permitted to enter a written 636 plea of quilty and waive the person's right to contest the 637 citation in a trial but instead must appear in person in the 638 proper court to answer the charge. 639 (2) In addition to and independent of any other penalty 640 provided by law, the (3) (a) Except as otherwise provided in 641 division (F)(3)(b) of this section, the court or mayor may 642 643 impose upon an the offender who violates this section a class seven six suspension of the offender's driver's license, 644 commercial driver's license, temporary instruction permit, 645 probationary license, or nonresident operating privilege from 646 the range specified in division $\frac{(A)(7)}{(A)(6)}$ (A) (6) of section 4510.02 647 of the Revised Code. When-648 (b) If, within five years of the violation, the offender 649 has been convicted of or pleaded guilty to a prior violation of 650 this section, the court shall impose upon the offender a class 651 five suspension of the offender's driver's license, commercial 652 driver's license, temporary instruction permit, probationary 653

license, or nonresident operating privilege from the range

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specified in division (A)(5) of section 4510.02 of the Revised 655 656 Code. (c) When a license is suspended under this section, the 657 court or mayor shall cause the offender to deliver the license 658 to the court, and the court or clerk of the court immediately 659 shall forward the license to the registrar of motor vehicles, 660 together with notice of the court's action. 661 (4) If, within five years of the violation, the offender 662 has been convicted of or pleaded guilty to a prior violation of 663 this section, the court shall require the offender to attend and 664 successfully complete a school bus safety course. The director 665 of public safety shall develop the contents and determine the 666 duration of the course. 667 (5)(a) Except as provided in division (F)(5)(b) of this 668 section, the court shall assess points for the violation in 669 accordance with section 4510.036 of the Revised Code. 670 (b) The court may waive the assessment of points for an 671 offender who has not been convicted of or pleaded quilty to a 672 prior violation of this section if the offender attends and 673 successfully completes the school bus safety course described in 674 division (F)(4) of this section within a time frame specified by 675 676 the court. (6) The court may impose any other penalty authorized 677 under sections 2929.21 to 2929.28 of the Revised Code. However, 678 the court shall not impose a fine or a suspension not otherwise 679 specified in division (F) of this section. The court also shall 680 not impose a jail term or community residential sanction. 681 (G) Any fine collected under this section shall be paid to 682 the school bus safety fund created in section 3327.18 of the 683 Revised Code and shall be used for the purposes established 684 under that section. 685 (H) As used in this section: 686 (1) "Head start agency" has the same meaning as in section 687 3301.32 of the Revised Code. 688 (2) "School bus," as used in relation to children who 689 attend a program offered by a head start agency, means a bus 690 that is owned and operated by a head start agency, is equipped 691 with an automatically extended stop warning sign of a type 692 approved by the department, is painted the color and displays 693 the markings described in section 4511.77 of the Revised Code, 694 and is equipped with amber and red visual signals meeting the 695 requirements of section 4511.771 of the Revised Code, 696

irrespective of whether or not the bus has fifteen or more 697 children aboard at any time. "School bus" does not include a van 698 owned and operated by a head start agency, irrespective of its 699 color, lights, or markings. 700

Sec. 4511.751. (A) As used in this section, "license701plate" includes, but is not limited to, any temporary motor702vehicle license registration issued under section 4503.182 of703the Revised Code or similar law of another jurisdiction.704

705 (B) When the operator of a school bus believes that a motorist has violated division (A) of section 4511.75 of the 706 Revised Code, the operator shall report the license plate number 707 and a general description of the vehicle and of the operator of 708 the vehicle to the law enforcement agency exercising 709 jurisdiction over the area where the alleged violation occurred. 710 The information contained in the report relating to the license 711 plate number and to the general description of the vehicle and 712

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the operator of the vehicle at the time of the alleged violation713may be supplied by any person with first-hand knowledge of the714information. Information of which the operator of the school bus715has first-hand knowledge also may be corroborated by any other716person, or an image, images, or video captured by a school bus717camera installed pursuant to section 4511.76 of the Revised718Code.719

(C) (1) Upon receipt of the report of the alleged violation 720 of division (A) of section 4511.75 of the Revised Code, the law 721 enforcement agency shall conduct an investigation to attempt to 722 determine or confirm the identity of the operator of the vehicle 723 at the time of the alleged violation. If 724

(2) If the identity of the operator at the time of the725alleged violation is established, the reporting of the license726plate number of the vehicle shall establish probable cause for727the law enforcement agency to issue a citation for the violation728of division (A) of section 4511.75 of the Revised Code. However,729if730

(3) If the identity of the operator of the vehicle at the time of the alleged violation cannot be established, the law enforcement agency shall issue a warning to the owner of the vehicle at the time of the alleged violation, except in the case of a leased or rented vehicle when the warning shall be issued to the lessee at the time of the alleged violation.

(4) A law enforcement agency shall not issue a citation in737accordance with this section based solely on an image, images,738or video captured by a camera installed pursuant to section7394511.76 of the Revised Code, but such image, images, or video740may corroborate other evidence and a report made in accordance741with this section.742

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(D)(1) The registrar of motor vehicles and deputy	743
registrars shall provide access to, at the time of issuing	744
license plates <u>or a driver's license to any person, include with</u>	745
the license plate a summary of the following:	746
(a) The requirements of division (A) of section 4511.75 of	747
the Revised Code <u>and the</u> ;	748
(b) The procedures $ heta f_{ au}$ and penalty in $_{ au}$ division (F) of	749
section 4511.75 of the Revised Code-;	750
(c) The process, described in division (B) of this	751
section, that allows any person with first-hand knowledge of a	752
violation of division (A) of section 4511.75 of the Revised Code	753
to corroborate the report made by the operator of a school bus.	754
(2) The registrar shall make the summaries required under	755
division (D)(1) of this section available on the bureau of motor	756
vehicles' web site.	757
Sec. 4511.76. (A) The department of public safety, by and	758
with the advice of the department of education and workforce,	759
shall educate the public regarding the laws pertaining to school	760
bus safety and shall adopt and enforce rules relating to the	761
construction, design, and equipment of all school buses both	762
publicly and privately owned and operated in this state,	763
including lighting rules governing both of the following:	764
(1) Lighting equipment required by section 4511.771 of the	765
Revised Code, of all school buses both publicly and privately	766
owned and operated in this state;	767
(2) School bus camera equipment that captures an image,	768
(2) School bus camera equipment that captures an image, images, or video solely for purposes of recording a violation of	768 769

Code.

enforcement of a violation of section 4511.75 of the Revised (B) The department of education and workforce, by and with the advice of the director of public safety, shall adopt and enforce rules relating to the operation of all vehicles used for pupil transportation.

(C) No person shall operate a vehicle used for pupil 778 779 transportation within this state in violation of the rules of the department of education and workforce or the department of 780 public safety. No person, being the owner thereof or having the 781 supervisory responsibility therefor, shall permit the operation 782 of a vehicle used for pupil transportation within this state in 783 violation of the rules of the department of education and 784 workforce or the department of public safety. 785

(D) The department of public safety shall adopt and 786 enforce rules relating to the issuance of a license under 787 section 4511.763 of the Revised Code. The rules may relate to 788 the condition of the equipment to be operated; the liability and 789 property damage insurance carried by the applicant; the posting 790 of satisfactory and sufficient bond; and such other rules as the 791 director of public safety determines reasonably necessary for 792 the safety of the pupils to be transported. 793

(E) A chartered nonpublic school or a community school may 794 own and operate, or contract with a vendor that supplies, a 795 vehicle originally designed and manufactured for not more than 796 nine ten passengers, not including the driver, to transport 797 students to and from regularly scheduled school sessions when 798 one of the following applies: 799

(1) A student's school district of residence has declared

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the transportation of the student impractical pursuant to 801 section 3327.02 of the Revised Code; 802 (2) A student does not live within thirty minutes of the 803 chartered nonpublic school or the community school, as 804 applicable, and the student's school district is not required to 805 transport the student under section 3327.01 of the Revised Code; 806 (3) The governing authority of the chartered nonpublic 807 school or the community school has offered to provide the 808 transportation for its students in lieu of the students being 809 transported by their school district of residence. 810 (F) A school district may own and operate, or contract 811 with a vendor that supplies, a vehicle originally designed and 812 manufactured for not more than nine-ten passengers, not-813 including the driver, to transport students to and from 814 regularly scheduled school sessions, if both of the following 815 apply to the operation of that vehicle: 816 (1) The number of students to be transported is not more 817 than nine; 818 (2) The students attend a chartered nonpublic school or a 819

community school, and the school district regularly transports 820 students to that chartered nonpublic school or that community 821 school. 822

(G) A school district or the governing authority of a 823
chartered nonpublic school or community school that uses a 824
vehicle originally designed <u>and manufactured</u> for not more than 825
nine_ten passengers, not_including the driver, in accordance 826
with division (E) or (F) of this section, shall ensure that all 827
of the following apply to the operation of that vehicle: 828

(1) A qualified mechanic inspects the vehicle not fewer 829

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than two times each year and determines that it is safe for 830 pupil transportation; 831 (2) The driver of the vehicle does not stop on the roadway 832 to load or unload passengers; 833 (3) The driver of the vehicle meets the requirements 8.34 specified for a driver of a school bus or motor van under 835 section 3327.10 of the Revised Code and any corresponding rules 836 837 adopted by the department of education and workforce. 838 Notwithstanding that section or any department rules to the 839 contrary, the driver is not required to have a commercial driver's license but shall have a current, valid driver's 840 license, and shall be accustomed to operating the vehicle used 841 to transport the students; 842

(4) The driver and all passengers in the vehicle comply
with the requirements of sections 4511.81 and 4513.263 of the
Revised Code, as applicable.
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(H) As used in this section, "vehicle used for pupil 846
transportation" means any vehicle that is identified as such by 847
the department of education and workforce by rule and that is 848
subject to Chapter 3301-83 of the Administrative Code. 849

(I) Except as otherwise provided in this division, whoever 850 violates this section is quilty of a minor misdemeanor. If the 851 offender previously has been convicted of or pleaded quilty to 852 one or more violations of this section or section 4511.63, 853 4511.761, 4511.762, 4511.764, 4511.77, or 4511.79 of the Revised 854 Code or a municipal ordinance that is substantially similar to 855 any of those sections, whoever violates this section is guilty 856 of a misdemeanor of the fourth degree. 857

Section 2. That existing sections 4503.03, 4510.036, 858

4511.75, 4511.751, and 4511.76 of the Revised Code are hereby repealed.	859 860
Section 3. All items in this act are hereby appropriated as designated out of any moneys in the state treasury to the credit of the designated fund. For all operating appropriations made in this act, those in the first column are for fiscal year 2026 and those in the second column are for fiscal year 2027. The operating appropriations made in this act are in addition to any other operating appropriations made for these fiscal years. Section 4.	861 862 863 864 865 866 867 868 869
1 2 3 4 5	
A EDU DEPARTMENT OF EDUCATION AND WORKFORCE	
B State Lottery Fund Group	
C 7017 200413 School Bus Safety \$10,000,000 \$10,000,000	
D State Lottery Fund Group Total \$10,000,000 \$10,000,000	
E TOTAL ALL BUDGET FUND GROUPS \$10,000,000 \$10,000,000	
SCHOOL BUS SAFETY	870
Of the foregoing appropriation item 200413, School Bus	871
Safety, up to \$100,000 in each fiscal year may be used by the	872
Department of Education and Workforce to administer the school	
bus safety grant program under section 3327.19 of the Revised	874
Code.	875
The remainder of the foregoing appropriation item 200413,	876
School Bus Safety, shall be used to award school bus safety	877

grants pursuant to section 3327.19 of the Revised Code.	878
Any unexpended and unencumbered portion of the foregoing	879
appropriation item 200413, School Bus Safety, at the end of	880
fiscal year 2026 is hereby reappropriated for the same purpose	881
in fiscal year 2027.	882
Section 5. Within the limits set forth in this act, the	883
Director of Budget and Management shall establish accounts	884
indicating the source and amount of funds for each appropriation	885
made in this act, and shall determine the manner in which	886
appropriation accounts shall be maintained. Expenditures from	887
operating appropriations contained in this act shall be	888
accounted for as though made in, and are subject to all	889
applicable provisions of, the main operating appropriations act	890
of the 136th General Assembly.	891
Section 6. This act shall be known as the School Bus	892
Safety Act.	893