As Introduced

136th General Assembly

Regular Session 2025-2026

H. B. No. 367

Representatives Miller, J., Daniels

Cosponsors: Representatives Sigrist, Piccolantonio, Click, Brennan, Grim, Schmidt, Russo, White, E., Jarrells, Brewer, Abdullahi, Somani, Hall, D., Sims, Lett, Rader, Synenberg, Cockley, Gross

A BILL

To amend sections 4511.01, 4511.042, 4511.213,	1
4511.45, 4513.17, and 4513.21 of the Revised	2
Code to make changes to the law governing	3
dedicated organ recovery vehicles.	4

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

Section 1. That sections 4511.01, 4511.042, 4511.213,	5
4511.45, 4513.17, and 4513.21 of the Revised Code be amended to	6
read as follows:	7
Sec. 4511.01. As used in this chapter and in Chapter 4513.	8
of the Revised Code:	9
(A) "Vehicle" means every device, including a motorized	10
bicycle and an electric bicycle, in, upon, or by which any	11
person or property may be transported or drawn upon a highway,	12
except that "vehicle" does not include any motorized wheelchair,	13
any electric personal assistive mobility device, any low-speed	14
micromobility device, any personal delivery device as defined in	15
section 4511.513 of the Revised Code, any device that is moved	16

by power collected from overhead electric trolley wires or that is used exclusively upon stationary rails or tracks, or any device, other than a bicycle, that is moved by human power.

(B) "Motor vehicle" means every vehicle propelled or drawn 20 by power other than muscular power or power collected from 21 overhead electric trolley wires, except motorized bicycles, 22 electric bicycles, road rollers, traction engines, power 23 shovels, power cranes, and other equipment used in construction 24 work and not designed for or employed in general highway 25 transportation, hole-digging machinery, well-drilling machinery, 26 ditch-digging machinery, farm machinery, and trailers designed 27 and used exclusively to transport a boat between a place of 28 storage and a marina, or in and around a marina, when drawn or 29 towed on a street or highway for a distance of no more than ten 30 miles and at a speed of twenty-five miles per hour or less. 31

(C) "Motorcycle" means every motor vehicle, other than a tractor, having a seat or saddle for the use of the operator and designed to travel on not more than three wheels in contact with the ground, including, but not limited to, motor vehicles known as "motor-driven cycle," "motor scooter," "autocycle," "cabenclosed motorcycle," or "motorcycle" without regard to weight or brake horsepower.

(D) "Emergency vehicle" means emergency vehicles of
39
municipal, township, or county departments or public utility
40
corporations when identified as such as required by law, the
41
director of public safety, or local authorities, and motor
42
vehicles when commandeered by a police officer.

(E) "Public safety vehicle" means any of the following: 44

(1) Ambulances, including private ambulance companies

17

18

19

32

33

34

35

36

37

38

under contract to a municipal corporation, township, or county, and private ambulances and nontransport vehicles bearing license plates issued under section 4503.49 of the Revised Code;

(2) Motor vehicles used by public law enforcement officersor other persons sworn to enforce the criminal and traffic lawsof the state;

(3) Any motor vehicle when properly identified as required by the director of public safety, when used in response to fire emergency calls or to provide emergency medical service to ill or injured persons, and when operated by a duly qualified person who is a member of a volunteer rescue service or a volunteer fire department, and who is on duty pursuant to the rules or directives of that service. The state fire marshal shall be designated by the director of public safety as the certifying agency for all public safety vehicles described in division (E) (3) of this section.

(4) Vehicles used by fire departments, including motor vehicles when used by volunteer fire fighters responding to emergency calls in the fire department service when identified as required by the director of public safety.

Any vehicle used to transport or provide emergency medical service to an ill or injured person, when certified as a public safety vehicle, shall be considered a public safety vehicle when transporting an ill or injured person to a hospital regardless of whether such vehicle has already passed a hospital.

(5) Vehicles used by the motor carrier enforcement unit
for the enforcement of orders and rules of the public utilities
72
commission as specified in section 5503.34 of the Revised Code.
73

(F) "School bus" means every bus designed for carrying

46

47

48

49

50

51

52

53

54

55

56

57

58

59

60

61

62

63

64

65

66

67

68

69 70

H. B. No. 367 As Introduced

more than nine passengers that is owned by a public, private, or 75 governmental agency or institution of learning and operated for 76 the transportation of children to or from a school session or a 77 school function, or owned by a private person and operated for 78 compensation for the transportation of children to or from a 79 school session or a school function, provided "school bus" does 80 not include a bus operated by a municipally owned transportation 81 system, a mass transit company operating exclusively within the 82 territorial limits of a municipal corporation, or within such 83 limits and the territorial limits of municipal corporations 84 immediately contiguous to such municipal corporation, nor a 85 common passenger carrier certified by the public utilities 86 commission unless such bus is devoted exclusively to the 87 transportation of children to and from a school session or a 88 school function, and "school bus" does not include a van or bus 89 used by a licensed child care center or type A family child care 90 home to transport children from the child care center or type A 91 family child care home to a school if the van or bus does not 92 have more than fifteen children in the van or bus at any time. 93

(G) "Bicycle" means every device, other than a device that is designed solely for use as a play vehicle by a child, that is propelled solely by human power upon which a person may ride, and that has two or more wheels, any of which is more than fourteen inches in diameter.

(H) "Motorized bicycle" or "moped" means any vehicle
99
having either two tandem wheels or one wheel in the front and
100
two wheels in the rear, that may be pedaled, and that is
101
equipped with a helper motor of not more than fifty cubic
102
centimeters piston displacement that produces not more than one
103
brake horsepower and is capable of propelling the vehicle at a
104
speed of not greater than twenty miles per hour on a level

Page 4

94

95

96

97

electric bicycle. 107 (I) "Commercial tractor" means every motor vehicle having 108 motive power designed or used for drawing other vehicles and not 109 so constructed as to carry any load thereon, or designed or used 110 for drawing other vehicles while carrying a portion of such 111 other vehicles, or load thereon, or both. 112 (J) "Agricultural tractor" means every self-propelling 113 vehicle designed or used for drawing other vehicles or wheeled 114 machinery but having no provision for carrying loads 115 independently of such other vehicles, and used principally for 116 agricultural purposes. 117 (K) "Truck" means every motor vehicle, except trailers and 118 semitrailers, designed and used to carry property. 119

surface. "Motorized bicycle" or "moped" does not include an

(L) "Bus" means every motor vehicle designed for carrying
 more than nine passengers and used for the transportation of
 persons other than in a ridesharing arrangement, and every motor
 vehicle, automobile for hire, or funeral car, other than a
 taxicab or motor vehicle used in a ridesharing arrangement,
 designed and used for the transportation of persons for
 compensation.

(M) "Trailer" means every vehicle designed or used for 127 carrying persons or property wholly on its own structure and for 128 being drawn by a motor vehicle, including any such vehicle when 129 formed by or operated as a combination of a "semitrailer" and a 130 vehicle of the dolly type, such as that commonly known as a 131 "trailer dolly," a vehicle used to transport agricultural 1.32 produce or agricultural production materials between a local 133 place of storage or supply and the farm when drawn or towed on a 134

street or highway at a speed greater than twenty-five miles per135hour, and a vehicle designed and used exclusively to transport a136boat between a place of storage and a marina, or in and around a137marina, when drawn or towed on a street or highway for a138distance of more than ten miles or at a speed of more than139twenty-five miles per hour.140

(N) "Semitrailer" means every vehicle designed or used for
141
carrying persons or property with another and separate motor
142
vehicle so that in operation a part of its own weight or that of
143
its load, or both, rests upon and is carried by another vehicle.

(0) "Pole trailer" means every trailer or semitrailer
145
attached to the towing vehicle by means of a reach, pole, or by
146
being boomed or otherwise secured to the towing vehicle, and
147
ordinarily used for transporting long or irregular shaped loads
148
such as poles, pipes, or structural members capable, generally,
149
of sustaining themselves as beams between the supporting
150
connections.

(P) "Railroad" means a carrier of persons or property 152operating upon rails placed principally on a private right-of- 153way. 154

(Q) "Railroad train" means a steam engine or an electricor other motor, with or without cars coupled thereto, operatedby a railroad.

(R) "Streetcar" means a car, other than a railroad train,
for transporting persons or property, operated upon rails
principally within a street or highway.

(S) "Trackless trolley" means every car that collects its
power from overhead electric trolley wires and that is not
operated upon rails or tracks.

Page 6

H. B. No. 367 As Introduced

(T) "Explosives" means any chemical compound or mechanical 164 mixture that is intended for the purpose of producing an 165 explosion that contains any oxidizing and combustible units or 166 other ingredients in such proportions, quantities, or packing 167 that an ignition by fire, by friction, by concussion, by 168 percussion, or by a detonator of any part of the compound or 169 mixture may cause such a sudden generation of highly heated 170 gases that the resultant gaseous pressures are capable of 171 producing destructive effects on contiguous objects, or of 172 destroying life or limb. Manufactured articles shall not be held 173 to be explosives when the individual units contain explosives in 174 such limited quantities, of such nature, or in such packing, 175 that it is impossible to procure a simultaneous or a destructive 176 explosion of such units, to the injury of life, limb, or 177 property by fire, by friction, by concussion, by percussion, or 178 by a detonator, such as fixed ammunition for small arms, 179 firecrackers, or safety fuse matches. 180

(U) "Flammable liquid" means any liquid that has a flash
point of seventy degrees fahrenheit, or less, as determined by a
tagliabue or equivalent closed cup test device.

(V) "Gross weight" means the weight of a vehicle plus the184weight of any load thereon.185

(W) "Person" means every natural person, firm, co-186partnership, association, or corporation.187

(X) "Pedestrian" means any natural person afoot.
"Pedestrian" includes a personal delivery device as defined in
section 4511.513 of the Revised Code unless the context clearly
suggests otherwise.

(Y) "Driver or operator" means every person who drives or

or streetcar. 194 (Z) "Police officer" means every officer authorized to 195 direct or regulate traffic, or to make arrests for violations of 196 traffic regulations. 197 (AA) "Local authorities" means every county, municipal, 198 and other local board or body having authority to adopt police 199 regulations under the constitution and laws of this state. 200 (BB) "Street" or "highway" means the entire width between 201 the boundary lines of every way open to the use of the public as 202 203 a thoroughfare for purposes of vehicular travel. (CC) "Controlled-access highway" means every street or 204 highway in respect to which owners or occupants of abutting 205

is in actual physical control of a vehicle, trackless trolley,

lands and other persons have no legal right of access to or from 206 the same except at such points only and in such manner as may be 207 determined by the public authority having jurisdiction over such 208 street or highway. 209

(DD) "Private road or driveway" means every way or place in private ownership used for vehicular travel by the owner and those having express or implied permission from the owner but not by other persons.

(EE) "Roadway" means that portion of a highway improved, 214 designed, or ordinarily used for vehicular travel, except the berm or shoulder. If a highway includes two or more separate 216 roadways the term "roadway" means any such roadway separately but not all such roadways collectively.

(FF) "Sidewalk" means that portion of a street between the 219 curb lines, or the lateral lines of a roadway, and the adjacent 220 221 property lines, intended for the use of pedestrians.

Page 8

193

210

211

212

213

215

217

(GG) "Laned highway" means a highway the roadway of which 222 is divided into two or more clearly marked lanes for vehicular 223 traffic. 224

(HH) "Through highway" means every street or highway asprovided in section 4511.65 of the Revised Code.226

(II) "State highway" means a highway under the 227 jurisdiction of the department of transportation, outside the 228 limits of municipal corporations, provided that the authority 229 conferred upon the director of transportation in section 5511.01 230 of the Revised Code to erect state highway route markers and 231 signs directing traffic shall not be modified by sections 232 4511.01 to 4511.79 and 4511.99 of the Revised Code. 233

(JJ) "State route" means every highway that is designated with an official state route number and so marked.

(KK) "Intersection" means:

(1) The area embraced within the prolongation or 237 connection of the lateral curb lines, or, if none, the lateral 2.38 boundary lines of the roadways of two highways that join one 239 another at, or approximately at, right angles, or the area 240 within which vehicles traveling upon different highways that 241 join at any other angle might come into conflict. The junction 242 of an alley or driveway with a roadway or highway does not 243 constitute an intersection unless the roadway or highway at the 244 junction is controlled by a traffic control device. 245

(2) If a highway includes two roadways that are thirty
(2) If a highway includes two roadways that are thirty
(2) If a highway includes two roadways that are thirty
(2) If a highway include two
(2) If a highway by an intersecting highway constitutes a
(2) If a highway by an intersecting highway constitutes a
(2) If a highway by an intersecting highway constitutes a
(2) If a highway by an intersecting highway constitutes a
(2) If a highway by an intersecting highway constitutes a
(2) If a highway by an intersecting highway constitutes a
(2) If a highway by an intersecting highway constitutes a
(2) If a highway by an intersection. If both intersecting highways include two
(2) If a highway by an intersection, then every crossing of any
(2) If a highway by an intersection.

Page 9

234

235

two roadways of such highways constitutes a separate	251
intersection.	252
(3) At a location controlled by a traffic control signal,	253
regardless of the distance between the separate intersections as	254
described in division (KK)(2) of this section:	255
(a) If a stop line, yield line, or crosswalk has not been	256
designated on the roadway within the median between the separate	257
intersections, the two intersections and the roadway and median	258
constitute one intersection.	259
(b) Where a stop line, yield line, or crosswalk line is	260
designated on the roadway on the intersection approach, the area	261
within the crosswalk and any area beyond the designated stop	262
line or yield line constitute part of the intersection.	263
(c) Where a crosswalk is designated on a roadway on the	264
departure from the intersection, the intersection includes the	265
area that extends to the far side of the crosswalk.	266
(LL) "Crosswalk" means:	267
(1) That part of a roadway at intersections ordinarily	268
included within the real or projected prolongation of property	269
lines and curb lines or, in the absence of curbs, the edges of	270
the traversable roadway;	271
(2) Any portion of a roadway at an intersection or	272
elsewhere, distinctly indicated for pedestrian crossing by lines	272
or other markings on the surface;	274
(3) Notwithstanding divisions (LL)(1) and (2) of this	275
section, there shall not be a crosswalk where local authorities	276
have placed signs indicating no crossing.	277

(MM) "Safety zone" means the area or space officially set 278

apart within a roadway for the exclusive use of pedestrians and 279 protected or marked or indicated by adequate signs as to be 280 plainly visible at all times. 281

(NN) "Business district" means the territory fronting upon a street or highway, including the street or highway, between successive intersections within municipal corporations where fifty per cent or more of the frontage between such successive intersections is occupied by buildings in use for business, or within or outside municipal corporations where fifty per cent or more of the frontage for a distance of three hundred feet or more is occupied by buildings in use for business, and the character of such territory is indicated by official traffic control devices.

(OO) "Residence district" means the territory, not
comprising a business district, fronting on a street or highway,
including the street or highway, where, for a distance of three
hundred feet or more, the frontage is improved with residences
or residences and buildings in use for business.

(PP) "Urban district" means the territory contiguous to 297 and including any street or highway which is built up with 298 structures devoted to business, industry, or dwelling houses 299 situated at intervals of less than one hundred feet for a 300 distance of a quarter of a mile or more, and the character of 301 such territory is indicated by official traffic control devices. 302

(QQ) "Traffic control device" means a flagger, sign, 303 signal, marking, or other device used to regulate, warn, or 304 guide traffic, placed on, over, or adjacent to a street, 305 highway, private road open to public travel, pedestrian 306 facility, or shared-use path by authority of a public agency or 307 official having jurisdiction, or, in the case of a private road 308

282

283

284

285

286

287

288

289

290

open to public travel, by authority of the private owner or 309 private official having jurisdiction. 310

(RR) "Traffic control signal" means any highway traffic311signal by which traffic is alternately directed to stop and312permitted to proceed.313

(SS) "Railroad sign or signal" means any sign, signal, or 314 device erected by authority of a public body or official or by a 315 railroad and intended to give notice of the presence of railroad 316 tracks or the approach of a railroad train. 317

(TT) "Traffic" means pedestrians, ridden or herded
animals, vehicles, streetcars, trackless trolleys, and other
devices, either singly or together, while using for purposes of
320
travel any highway or private road open to public travel.
321

(UU) "Right-of-way" means either of the following, as the 322 context requires: 323

(1) The right of a vehicle, streetcar, trackless trolley,
324
or pedestrian to proceed uninterruptedly in a lawful manner in
325
the direction in which it or the individual is moving in
326
preference to another vehicle, streetcar, trackless trolley, or
327
pedestrian approaching from a different direction into its or
328
the individual's path;

(2) A general term denoting land, property, or the
interest therein, usually in the configuration of a strip,
acquired for or devoted to transportation purposes. When used in
332
this context, right-of-way includes the roadway, shoulders or
berm, ditch, and slopes extending to the right-of-way limits
334
under the control of the state or local authority.

(VV) "Rural mail delivery vehicle" means every vehicleused to deliver United States mail on a rural mail delivery337

route. 338 (WW) "Funeral escort vehicle" means any motor vehicle, 339 including a funeral hearse, while used to facilitate the 340 movement of a funeral procession. 341 (XX) "Alley" means a street or highway intended to provide 342 access to the rear or side of lots or buildings in urban 343 districts and not intended for the purpose of through vehicular 344 traffic, and includes any street or highway that has been 345 declared an "alley" by the legislative authority of the 346 municipal corporation in which such street or highway is 347 located. 348 (YY) "Freeway" means a divided multi-lane highway for 349 through traffic with all crossroads separated in grade and with 350 full control of access. 351 (ZZ) "Expressway" means a divided arterial highway for 352 through traffic with full or partial control of access with an 353 excess of fifty per cent of all crossroads separated in grade. 354

(AAA) "Thruway" means a through highway whose entire 355roadway is reserved for through traffic and on which roadway 356parking is prohibited. 357

(BBB) "Stop intersection" means any intersection at one or358more entrances of which stop signs are erected.359

(CCC) "Arterial street" means any United States or state 360
numbered route, controlled access highway, or other major radial 361
or circumferential street or highway designated by local 362
authorities within their respective jurisdictions as part of a 363
major arterial system of streets or highways. 364

(DDD) "Ridesharing arrangement" means the transportation 365

of persons in a motor vehicle where such transportation is 366 incidental to another purpose of a volunteer driver and includes 367 ridesharing arrangements known as carpools, vanpools, and 368 buspools. 369

(EEE) "Motorized wheelchair" means any self-propelled 370
vehicle designed for, and used by, a person with a disability 371
and that is incapable of a speed in excess of eight miles per 372
hour. 373

(FFF) "Child care center" and "type A family child care 374
home" have the same meanings as in section 5104.01 of the 375
Revised Code. 376

(GGG) "Multi-wheel agricultural tractor" means a type of 377 agricultural tractor that has two or more wheels or tires on 378 each side of one axle at the rear of the tractor, is designed or 379 used for drawing other vehicles or wheeled machinery, has no 380 provision for carrying loads independently of the drawn vehicles 381 or machinery, and is used principally for agricultural purposes. 382

(HHH) "Operate" means to cause or have caused movement of383a vehicle, streetcar, or trackless trolley.384

(III) "Predicate motor vehicle or traffic offense" means any of the following:

(1) A violation of section 4511.03, 4511.051, 4511.12, 387 4511.132, 4511.16, 4511.20, 4511.201, 4511.21, 4511.211, 388 4511.213, 4511.22, 4511.23, 4511.25, 4511.26, 4511.27, 4511.28, 389 4511.29, 4511.30, 4511.31, 4511.32, 4511.33, 4511.34, 4511.35, 390 4511.36, 4511.37, 4511.38, 4511.39, 4511.40, 4511.41, 4511.42, 391 4511.43, 4511.431, 4511.432, 4511.44, 4511.441, 4511.451, 392 4511.452, 4511.46, 4511.47, 4511.48, 4511.481, 4511.49, 4511.50, 393 394 4511.511, 4511.522, 4511.53, 4511.54, 4511.55, 4511.56, 4511.57,

4511.58, 4511.59, 4511.60, 4511.61, 4511.64, 4511.66, 4511.661, 395 4511.68, 4511.70, 4511.701, 4511.71, 4511.711, 4511.712, 396 4511.713, 4511.72, 4511.73, 4511.763, 4511.771, 4511.78, or 397 4511.84 of the Revised Code; 398 (2) A violation of division (A)(2) of section 4511.17, 399 divisions (A) to (D) of section 4511.51, or division (A) of 400 section 4511.74 of the Revised Code; 401 (3) A violation of any provision of sections 4511.01 to 402 4511.76 of the Revised Code for which no penalty otherwise is 403 provided in the section that contains the provision violated; 404 (4) A violation of section 4511.214 of the Revised Code; 405 (5) A violation of a municipal ordinance that is 406 substantially similar to any section or provision set forth or 407 described in division (III)(1), (2), (3), or (4) of this 408 section. 409 (JJJ) "Road service vehicle" means wreckers, utility 410 repair vehicles, and state, county, and municipal service 411 vehicles equipped with visual signals by means of flashing, 412 rotating, or oscillating lights. 413 (KKK) "Beacon" means a highway traffic signal with one or 414 more signal sections that operate in a flashing mode. 415 (LLL) "Hybrid beacon" means a type of beacon that is 416 intentionally placed in a dark mode between periods of operation 417 where no indications are displayed and, when in operation, 418 displays both steady and flashing traffic control signal 419 indications. 420

(MMM) "Highway traffic signal" means a power-operated 421 traffic control device by which traffic is warned or directed to 422

take some specific action. "Highway traffic signal" does not423include a power-operated sign, steadily illuminated pavement424marker, warning light, or steady burning electric lamp.425

(NNN) "Median" means the area between two roadways of a 426 divided highway, measured from edge of traveled way to edge of 427 traveled way, but excluding turn lanes. The width of a median 428 may be different between intersections, between interchanges, 429 and at opposite approaches of the same intersection. 430

(000) "Private road open to public travel" means a private 431 toll road or road, including any adjacent sidewalks that 432 generally run parallel to the road, within a shopping center, 433 airport, sports arena, or other similar business or recreation 434 facility that is privately owned but where the public is allowed 435 to travel without access restrictions. "Private road open to 436 public travel" includes a gated toll road but does not include a 437 road within a private gated property where access is restricted 438 at all times, a parking area, a driving aisle within a parking 439 area, or a private grade crossing. 440

(PPP) "Shared-use path" means a bikeway outside the 441 traveled way and physically separated from motorized vehicular 442 traffic by an open space or barrier and either within the 443 highway right-of-way or within an independent alignment. A 444 shared-use path also may be used by pedestrians, including 445 skaters, joggers, users of manual and motorized wheelchairs, and 446 other authorized motorized and non-motorized users. A shared-use 447 path does not include any trail that is intended to be used 448 primarily for mountain biking, hiking, equestrian use, or other 449 similar uses, or any other single track or natural surface trail 450 that has historically been reserved for nonmotorized use. 4.51

(QQQ) "Highway maintenance vehicle" means a vehicle used 452

in snow and ice removal or road surface maintenance, including a 453
snow plow, traffic line striper, road sweeper, mowing machine, 454
asphalt distributing vehicle, or other such vehicle designed for 455
use in specific highway maintenance activities. 456

(RRR) "Waste collection vehicle" means a vehicle used in 457 the collection of garbage, refuse, trash, or recyclable 458 materials. 459

(SSS) "Electric bicycle" means a "class 1 electric460bicycle," a "class 2 electric bicycle," or a "class 3 electric461bicycle" as defined in this section.462

(TTT) "Class 1 electric bicycle" means a bicycle that is 463 equipped with fully operable pedals and an electric motor of 464 less than seven hundred fifty watts that provides assistance 465 only when the rider is pedaling and ceases to provide assistance 466 when the bicycle reaches the speed of twenty miles per hour. 467

(UUU) "Class 2 electric bicycle" means a bicycle that is 468 equipped with fully operable pedals and an electric motor of 469 less than seven hundred fifty watts that may provide assistance 470 regardless of whether the rider is pedaling and is not capable 471 of providing assistance when the bicycle reaches the speed of 472 twenty miles per hour. 473

(VVV) "Class 3 electric bicycle" means a bicycle that is 474 equipped with fully operable pedals and an electric motor of 475 less than seven hundred fifty watts that provides assistance 476 only when the rider is pedaling and ceases to provide assistance 477 when the bicycle reaches the speed of twenty-eight miles per 478 hour. 479

(WWW) "Low-speed micromobility device" means a device 480 weighing less than one hundred pounds that has handlebars, is 481

propelled by an electric motor or human power, and has an	482
attainable speed on a paved level surface of not more than	483
twenty miles per hour when propelled by the electric motor.	484
(XXX) "Natural resources officer" means an officer	485
appointed pursuant to section 1501.24 of the Revised Code.	486
(YYY) "Wildlife officer" means an officer designated	487
pursuant to section 1531.13 of the Revised Code.	488
parbaane to beoeren 1001.10 of the nevibea coat.	100
(ZZZ) "Dedicated organ recovery vehicle" means a vehicle	489
to which all of the following apply:	490
	401
(1) It is dedicated to or contracted with an organ	491
procurement organization.	492
(2) It is clearly labeled with the words "organ recovery	493
vehicle."	494
(3) It is being used for the purpose of transporting human	495
organs.	496
(4) It is being operated by a driver to whom both of the	497
(4) It is being operated by a driver to whom both of the	497 498
(4) It is being operated by a driver to whom both of the following apply:	497 498
following apply:	498
following apply: (a) The driver has successfully completed the emergency	498 499
following apply: (a) The driver has successfully completed the emergency vehicle operations course approved by the national highway traffic safety administration or an equivalent course approved	498 499 500
following apply: (a) The driver has successfully completed the emergency vehicle operations course approved by the national highway traffic safety administration or an equivalent course approved by the state board of emergency medical, fire, and	498 499 500 501 502
following apply: (a) The driver has successfully completed the emergency vehicle operations course approved by the national highway traffic safety administration or an equivalent course approved	498 499 500 501
following apply: (a) The driver has successfully completed the emergency vehicle operations course approved by the national highway traffic safety administration or an equivalent course approved by the state board of emergency medical, fire, and	498 499 500 501 502
following apply: (a) The driver has successfully completed the emergency vehicle operations course approved by the national highway traffic safety administration or an equivalent course approved by the state board of emergency medical, fire, and transportation services.	498 499 500 501 502 503
following apply: (a) The driver has successfully completed the emergency vehicle operations course approved by the national highway traffic safety administration or an equivalent course approved by the state board of emergency medical, fire, and transportation services. (b) The driver has at least three years of experience in	498 499 500 501 502 503 504
following apply: (a) The driver has successfully completed the emergency vehicle operations course approved by the national highway traffic safety administration or an equivalent course approved by the state board of emergency medical, fire, and transportation services. (b) The driver has at least three years of experience in the use and operation of emergency lights and sirens. Sec. 4511.042. (A) Sections 4511.25, 4511.26, 4511.27,	498 499 500 501 502 503 504 505 506
following apply: (a) The driver has successfully completed the emergency vehicle operations course approved by the national highway traffic safety administration or an equivalent course approved by the state board of emergency medical, fire, and transportation services. (b) The driver has at least three years of experience in the use and operation of emergency lights and sirens.	498 499 500 501 502 503 504 505

operating a motor vehicle in accordance with section 4513.171 of 511 512 the Revised Code; 513 (2) The driver of a dedicated organ recovery vehicle operating that vehicle in accordance with sections 4513.17 and 514 4513.21 of the Revised Code. This-515 516 (B) This section does not relieve a coroner, deputy coroner, or coroner's investigator operating a motor vehicle , 517 or dedicated organ recovery vehicle driver from the duty to 518 drive with due regard for the safety of all persons and property 519 upon the highway. 520 Sec. 4511.213. (A) The driver of a motor vehicle, upon 521 approaching a stationary public safety vehicle, emergency 522 vehicle, dedicated organ recovery vehicle, road service vehicle, 523 waste collection vehicle, vehicle used by the public utilities 524 commission to conduct motor vehicle inspections in accordance 525 with sections 4923.04 and 4923.06 of the Revised Code, or a 526 highway maintenance vehicle that is displaying the appropriate 527 visual signals by means of flashing, oscillating, or rotating 528 lights, as prescribed in section 4513.17 of the Revised Code, 529 shall do either of the following: 530

(1) A coroner, deputy coroner, or coroner's investigator

(1) If the driver of the motor vehicle is traveling on a 531 highway that consists of at least two lanes that carry traffic 532 in the same direction of travel as that of the driver's motor 533 vehicle, the driver shall proceed with due caution and, if 534 possible and with due regard to the road, weather, and traffic 535 conditions, shall change lanes into a lane that is not adjacent 536 to that of the stationary public safety vehicle, emergency 537

Page 19

509

510

not apply to a <u>any</u> of the following:

vehicle, dedicated organ recovery vehicle, road service vehicle, 538
waste collection vehicle, vehicle used by the public utilities 539
commission to conduct motor vehicle inspections in accordance 540
with sections 4923.04 and 4923.06 of the Revised Code, or a 541
highway maintenance vehicle. 542

(2) If the driver is not traveling on a highway of a type described in division (A)(1) of this section, or if the driver is traveling on a highway of that type but it is not possible to change lanes or if to do so would be unsafe, the driver shall proceed with due caution, reduce the speed of the motor vehicle, and maintain a safe speed for the road, weather, and traffic conditions.

(B) This section does not relieve the driver of a public safety vehicle, emergency vehicle, <u>dedicated organ recovery</u> <u>vehicle,</u> road service vehicle, waste collection vehicle, vehicle used by the public utilities commission to conduct motor vehicle inspections in accordance with sections 4923.04 and 4923.06 of the Revised Code, or a highway maintenance vehicle from the duty to drive with due regard for the safety of all persons and property upon the highway.

(C) No person shall fail to drive a motor vehicle in 558
compliance with division (A) (1) or (2) of this section when so 559
required by division (A) of this section. 560

(D) (1) Except as otherwise provided in this division,
whoever violates this section is guilty of a minor misdemeanor.
If, within one year of the offense, the offender previously has
been convicted of or pleaded guilty to one predicate motor
vehicle or traffic offense, whoever violates this section is
guilty of a misdemeanor of the fourth degree. If, within one
year of the offense, the offender previously has been convicted
567

Page 20

543

544

545

546

547

548

549

550

551

552

553

554

555

of two or more predicate motor vehicle or traffic offenses, 568 whoever violates this section is guilty of a misdemeanor of the 569 third degree. 570

(2) Notwithstanding section 2929.28 of the Revised Code,
upon a finding that a person operated a motor vehicle in
violation of division (C) of this section, the court, in
addition to all other penalties provided by law, shall impose a
574
fine of two times the usual amount imposed for the violation.

(3) If the offender commits the offense while distracted
and the distracting activity is a contributing factor to the
commission of the offense, the offender is subject to the
additional fine established under section 4511.991 of the
Revised Code.

(E) The offense established under this section is a strict liability offense and section 2901.20 of the Revised Code does not apply. The designation of this offense as a strict liability offense shall not be construed to imply that any other offense, for which there is no specified degree of culpability, is not a strict liability offense.

587 Sec. 4511.45. (A) (1) Upon the approach of a public safety vehicle, dedicated organ recovery vehicle, or coroner's vehicle, 588 equipped with at least one flashing, rotating, or oscillating 589 light visible under normal atmospheric conditions from a 590 distance of five hundred feet to the front of the vehicle and 591 the driver is giving an audible signal by siren, exhaust 592 whistle, or bell, no driver of any other vehicle shall fail to 593 yield the right-of-way, immediately drive if practical to a 594 position parallel to, and as close as possible to, the right 595 edge or curb of the highway clear of any intersection, and stop 596 and remain in that position until the public safety vehicle, 597

581

582

583

584

585

dedicated organ recovery vehicle, or coroner's vehicle has 598 passed, except when otherwise directed by a police officer. 599 (2) Upon the approach of a public safety vehicle, 600 dedicated organ recovery vehicle, or coroner's vehicle, as 601 stated in division (A)(1) of this section, no operator of any 602 streetcar or trackless trolley shall fail to immediately stop 603 the streetcar or trackless trolley clear of any intersection and 604 keep it in that position until the public safety vehicle, 605 dedicated organ recovery vehicle, or coroner's vehicle has 606 passed, except when otherwise directed by a police officer. 607 (B) This section does not relieve the driver of a public 608 safety vehicle, dedicated organ recovery vehicle, or coroner's 609 vehicle from the duty to drive with due regard for the safety of 610 all persons and property upon the highway. 611 (C) (1) This section applies to a coroner's vehicle only 612 when the vehicle is operated in accordance with section 4513.171 613 of the Revised Code. As used in this section, "coroner's 614 vehicle" means a vehicle used by a coroner, deputy coroner, or 615 coroner's investigator that is equipped with a flashing, 616 oscillating, or rotating red or blue light and a siren, exhaust 617 whistle, or bell capable of giving an audible signal. 618 (2) This section applies to a dedicated organ recovery 619 vehicle only when the dedicated organ recovery vehicle is 620 operated in accordance with sections 4513.17 and 4513.21 of the 621 Revised Code. 622 (D) Except as otherwise provided in this division or in 623 section 4511.454 of the Revised Code, whoever violates division 624

section 4511.454 of the Revised Code, whoever violates division624(A) (1) or (2) of this section is guilty of a misdemeanor of the625fourth degree on a first offense. On a second offense within one626

year after the first offense, the person is guilty of a 627 misdemeanor of the third degree, and, on each subsequent offense 628 within one year after the first offense, the person is guilty of 629 a misdemeanor of the second degree. 630

Sec. 4513.17. (A) Whenever a motor vehicle equipped with 631 headlights also is equipped with any auxiliary lights or 632 spotlight or any other light on the front thereof projecting a 633 beam of an intensity greater than three hundred candle power, 634 not more than a total of five of any such lights on the front of 635 a vehicle shall be lighted at any one time when the vehicle is 636 upon a highway. 637

(B) Any lighted light or illuminating device upon a motor vehicle, other than headlights, spotlights, signal lights, or auxiliary driving lights, that projects a beam of light of an intensity greater than three hundred candle power, shall be so directed that no part of the beam will strike the level of the roadway on which the vehicle stands at a distance of more than seventy-five feet from the vehicle.

(C) (1) Flashing lights are prohibited on motor vehicles,
except as a means for indicating a right or a left turn, or in
the presence of a vehicular traffic hazard requiring unusual
647
care in approaching, or overtaking or passing.

(2) The prohibition in division (C) (1) of this section649does not apply to any of the following:650

(a) Emergency vehicles, <u>dedicated organ recovery vehicles</u>, 651
road service vehicles servicing or towing a disabled vehicle, 652
stationary waste collection vehicles actively collecting 653
garbage, refuse, trash, or recyclable materials on the roadside, 654
rural mail delivery vehicles, vehicles as provided in section 655

638

639

640

641

642

643

4513.182 of the Revised Code, highway maintenance vehicles, and 656 similar equipment operated by the department or local 657 authorities, provided such vehicles are equipped with and 658 display, when used on a street or highway for the special 659 purpose necessitating such lights, a flashing, oscillating, or 660 rotating amber light; 661

(b) Vehicles or machinery permitted by section 4513.111 of the Revised Code to have a flashing red light;

(c) Farm machinery and vehicles escorting farm machinery,
provided such machinery and vehicles are equipped with and
display, when used on a street or highway, a flashing,
oscillating, or rotating amber light. Farm machinery also may
display the lights described in section 4513.111 of the Revised
Code.

(d) A funeral hearse or funeral escort vehicle, provided
(d) A funeral hearse or funeral escort vehicle, provided
(d) A funeral hearse or funeral escort vehicle, provided
(d) A funeral hearse or funeral escort vehicle, provided
(f) A funeral hearse or funeral escort vehicle is equipped
(f) A funeral hearse or funeral escort vehicle is equipped
(f) A funeral hearse or funeral escort vehicle is equipped
(f) A funeral hearse or funeral escort vehicle is equipped
(f) A funeral hearse or funeral escort vehicle is equipped
(f) A funeral hearse or funeral escort vehicle is equipped
(f) A funeral hearse or funeral escort vehicle is equipped
(f) A funeral hearse or funeral escort vehicle is equipped
(f) A funeral hearse or funeral escort vehicle is equipped
(f) A funeral hearse or funeral escort vehicle is equipped
(f) A funeral hearse or funeral escort vehicle is equipped
(f) A funeral hearse or funeral escort vehicle is equipped
(f) A funeral hearse or funeral escort vehicle is equipped
(f) A funeral hearse or funeral escort vehicle is equipped
(f) A funeral hearse or funeral escort vehicle is equipped
(f) A funeral hearse or funeral escort vehicle is equipped
(f) A funeral hearse or funeral escort vehicle is equipped
(f) A funeral hearse or funeral escort vehicle is equipped
(f) A funeral hearse or funeral escort vehicle is equipped
(f) A funeral hearse or funeral escort vehicle is equipped
(f) A funeral hearse or funeral escort vehicle is equipped
(f) A funeral hearse or funeral escort vehicle is equipped
(f) A funeral hearse or funeral escort vehicle is equipped
(f) A function of function of

(e) A vehicle being used for emergency preparedness, 675 response, and recovery activities, as those terms are defined in 676 section 5502.21 of the Revised Code, that is equipped with and 677 displays, when used on a street or highway for the special 678 purpose necessitating such lights, a flashing, oscillating, or 679 rotating amber or red and white light, provided that the vehicle 680 is being operated by a person from one of the following and the 681 vehicle is clearly marked with the applicable agency's or 682 authority's insignia: 683

(i) The Ohio emergency management agency;

Page 24

662

663

(ii) A countywide emergency management agency established 685 under section 5502.26 of the Revised Code; 686 (iii) A regional authority for emergency management 687 established under section 5502.27 of the Revised Code; 688 689 (iv) A program for emergency management established under section 5502.271 of the Revised Code. 690 (3) Division (C)(1) of this section does not apply to 691 animal-drawn vehicles subject to section 4513.114 of the Revised 692 Code. 693 694 (D) (1) Except a person operating a public safety vehicle, as defined in division (E) of section 4511.01 of the Revised 695 Code, an emergency management agency vehicle, as described in 696 division (C)(2)(e) of this section, or a school bus, no person 697 shall operate, move, or park upon, or permit to stand within the 698 right-of-way of any public street or highway any vehicle or 699 equipment that is equipped with and displaying a flashing red or 700 a flashing combination red and white light, or an oscillating or 701 rotating red light, or a combination red and white oscillating 702 or rotating light. 703 (2) Except a public law enforcement officer, or other 704

person sworn to enforce the criminal and traffic laws of the 705 state, operating a public safety vehicle when on duty, no person 706 shall operate, move, or park upon, or permit to stand within the 707 right-of-way of any street or highway any vehicle or equipment 708 that is equipped with, or upon which is mounted, and displaying 709 a flashing blue or a flashing combination blue and white light, 710 or an oscillating or rotating blue light, or a combination blue 711 and white oscillating or rotating light. 712

(E) This section does not prohibit the use of warning

lights required by law or the simultaneous flashing of turn714signals on disabled vehicles or on vehicles being operated in715unfavorable atmospheric conditions in order to enhance their716visibility. This section also does not prohibit the simultaneous717flashing of turn signals or warning lights either on farm718machinery or vehicles escorting farm machinery, when used on a719street or highway.720

(F) Whoever violates this section is guilty of a minor721misdemeanor.722

Sec. 4513.21. (A) Every motor vehicle or trackless trolley 723 when operated upon a highway shall be equipped with a horn which 724 is in good working order and capable of emitting sound audible, 725 under normal conditions, from a distance of not less than two 726 hundred feet. 727

No-(B) Except as provided in divisions (D)(1) and (2) of728this section, no motor vehicle or trackless trolley shall be729equipped with, nor shall any person use upon a vehicle, any730siren, whistle, or bell. Any-731

(C) Any vehicle may be equipped with a theft alarm signal device which shall be so arranged that it cannot be used as an ordinary warning signal. Every

(D) (1) Every emergency vehicle shall be equipped with a 735 siren, whistle, or bell, capable of emitting sound audible under 736 normal conditions from a distance of not less than five hundred 737 feet and of a type approved by the director of public safety. 738 Such equipment shall not be used except when such vehicle is 739 operated in response to an emergency call or is in the immediate 740 pursuit of an actual or suspected violator of the law, in which 741 case the driver of the emergency vehicle shall sound such 742

732

733

equipment when it is necessary to warn pedestrians and other 743 drivers of the approach thereof. 744 (2) A dedicated organ recovery vehicle may be equipped 745 with a siren, whistle, or bell, capable of emitting sound 746 audible under normal conditions from a distance of not less than 747 five hundred feet and of a type approved by the director of 748 public safety. Such equipment shall not be used except when such 749 vehicle is transporting a human organ, in which case the driver 750 of the vehicle shall sound such equipment when it is necessary 751 752 to warn pedestrians and other drivers of the approach thereof. (B) (E) Whoever violates this section is guilty of a minor 753 754 misdemeanor. Section 2. That existing sections 4511.01, 4511.042, 755 4511.213, 4511.45, 4513.17, and 4513.21 of the Revised Code are 756 hereby repealed. 757 Section 3. Section 4511.213 of the Revised Code is 758 presented in this act as a composite of the section as amended 759 by both H.B. 95 and S.B. 127 of the 132nd General Assembly. The 760 General Assembly, applying the principle stated in division (B) 761 of section 1.52 of the Revised Code that amendments are to be 762 harmonized if reasonably capable of simultaneous operation, 763 finds that the composite is the resulting version of the section 764 in effect prior to the effective date of the section as 765 presented in this act. 766