#### As Introduced

## 136th General Assembly

# Regular Session 2025-2026

H. B. No. 472

## Representatives Cockley, Salvo

Cosponsors: Representatives McNally, Lett, Piccolantonio, White, E., Brennan, Rader, Synenberg, Williams, Upchurch, White, A., Odioso, Robb Blasdel, Brownlee

То	amend sections 3109.14, 3705.24, 3705.242,	1
	4507.50, and 4507.52 and to enact section	2
	3705.243 of the Revised Code to waive fees for	3
	an identification card or a copy of a birth	4
	certificate for individuals experiencing	5
	homelessness.	6

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

<b>Section 1</b> . That sections 3109.14, 3705.24, 3705.242,	7
4507.50, and 4507.52 be amended and section 3705.243 of the	8
Revised Code be enacted to read as follows:	9
Sec. 3109.14. (A) As used in this section, "birth record"	10
and "certification of birth" have the meanings given in section	11
3705.01 of the Revised Code.	12
(B)(1) The Except as provided in section 3705.243 of the	13
Revised Code, the director of health, a person authorized by the	14
director, a local commissioner of health, or a local registrar	15
of vital statistics shall charge and collect a fee for each	16
certified copy of a birth record, for each certification of	17
birth, and for each copy of a death record. The fee shall be	18

three dollars. The fee is in addition to the fee imposed by section 3705.24 or any other section of the Revised Code. A local commissioner of health or a local registrar of vital statistics may retain an amount of each additional fee collected, not to exceed three per cent of the amount of the 2.3 additional fee, to be used for costs directly related to the 2.4 collection of the fee and the forwarding of the fee to the department of health. 

The additional fees collected by the director of health or a person authorized by the director and the additional fees collected but not retained by a local commissioner of health or a local registrar of vital statistics shall be forwarded to the department of health not later than thirty days following the end of each quarter. Not later than two days after the fees are forwarded to the department each quarter, the department shall deposit the collected fees in the state treasury to the credit of the children's trust fund. A person or government entity that fails to forward the fees in a timely manner, as determined by the department, shall send to the department, in addition to the fees, a penalty equal to ten per cent of the fees. The department also shall deposit any penalty received in the state treasury to the credit of the children's trust fund.

(2) Upon the filing for a divorce decree under section 3105.10 or a decree of dissolution under section 3105.65 of the Revised Code, a court of common pleas shall charge and collect a fee. The fee shall be eleven dollars. The fee is in addition to any other court costs or fees. The county clerk of courts may retain an amount of each additional fee collected, not to exceed three per cent of the amount of the additional fee, to be used for costs directly related to the collection of the fee and the forwarding of the fee to the treasurer of state. The additional

fees collected, but not retained, under division (B)(2) of this
section shall be forwarded to the treasurer of state not later
than twenty days following the end of each month.

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The treasurer of state shall deposit the fees received 53 under division (B)(2) of this section in the state treasury to 54 the credit of the children's trust fund. A county clerk of 55 courts that fails to forward the fees in a timely manner, as 56 determined by the treasurer of state, shall send to the 57 treasurer of state, in addition to the fees, a penalty equal to 58 ten per cent of the fees. The treasurer of state also shall 59 deposit any penalty received in the state treasury to the credit 60 of the children's trust fund. 61

(C) The children's trust fund is created in the state 62 treasury. The treasurer of state shall invest the moneys in the 63 fund, and all earnings resulting from investment of the fund 64 shall be credited to the fund, except that actual administrative 65 costs incurred by the treasurer of state in administering the 66 fund may be deducted from the earnings resulting from 67 investments. The amount that may be deducted shall not exceed 68 three per cent of the total amount of fees credited to the fund 69 in each fiscal year, except that the children's trust fund board 70 may approve an amount for actual administrative costs exceeding 71 three per cent but not exceeding four per cent of such amount. 72 The balance of the investment earnings shall be credited to the 73 fund. Moneys credited to the fund shall be used only for the 74 purposes described in sections 3109.13 to 3109.179 of the 75 Revised Code. 76

Sec. 3705.24. (A) (1) The director of health shall, in 77 accordance with section 111.15 of the Revised Code, adopt rules 78 prescribing fees for the following items or services provided by 79

the state office of vital statistics:	80
(a) Except as provided in division (A)(4) of this section	81
and section 3705.243 of the Revised Code:	82
(i) A certified copy of a vital record or a certification	83
of birth;	84
of Birch,	04
(ii) A search by the office of vital statistics of its	85
files and records pursuant to a request for information,	
regardless of whether a copy of a record is provided;	87
(iii) A copy of a record provided pursuant to a request.	88
(b) Replacement Except as provided in section 3705.243 of	89
the Revised Code, replacement of a birth certificate following	90
an adoption, legitimation, paternity determination or	91
acknowledgement, or court order;	92
(c) Filing of a delayed registration of a vital record;	93
(d) Amendment of a vital record that is requested later	94
than one year after the filing date of the vital record;	95
(e) Any other documents or services for which the director	96
considers the charging of a fee appropriate.	97
(2) Fees prescribed under division (A)(1)(a) of this	98
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section shall not be less than twelve dollars.	99
(3) Fees prescribed under division (A)(1) of this section	100
shall be collected in addition to any fees required by sections	101
3109.14 and 3705.242 of the Revised Code.	102
(4) Fees prescribed under division (A) of this section	103
shall not apply to certifications issued under division (H) of	104
this section or copies provided under section 3705.241 of the	
Revised Code.	

(B) In addition to the fees prescribed under division (A)	107
of this section or section 3709.09 of the Revised Code and	108
except as provided in section 3705.243 of the Revised Code, the	109
office of vital statistics, the board of health of a city or	110
general health district, or a local registrar of vital	111
statistics who is not a salaried employee of a city or general	112
health district shall charge a five-dollar fee for each	113
certified copy of a vital record and each certification of	114
birth. This fee shall be deposited in the general operations	115
fund created under section 3701.83 of the Revised Code and be	116
used to support the operations, the modernization, and the	117
automation of the vital records program in this state. A board	118
of health or a local registrar shall forward all fees collected	119
under this division to the department of health not later than	120
thirty days after the end of each calendar quarter.	121
(C) Except as otherwise provided in division (H) of this	122
section, and except as provided in section 3705.241 of the	123
Revised Code, fees collected by the director of health under	124
sections 3705.01 to 3705.29 of the Revised Code shall be paid	125
into the state treasury to the credit of the general operations	126
fund created by section 3701.83 of the Revised Code. Except as	127
provided in division (B) or (I) of this section, money generated	128
by the fees shall be used only for administration and	129
enforcement of this chapter and the rules adopted under it.	130
Amounts submitted to the department of health for copies of	131
vital records or services in excess of the fees imposed by this	132
section shall be dealt with as follows:	133
(1) An overpayment of two dollars or less shall be	134

retained by the department and deposited in the state treasury

3701.83 of the Revised Code.

to the credit of the general operations fund created by section

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(2) An overpayment in excess of two dollars shall be	138
returned to the person who made the overpayment.	139
(D) If a local registrar is a salaried employee of a city	140
or a general health district, any fees the local registrar	141
receives pursuant to section 3705.23 of the Revised Code shall	142
be paid into the general fund of the city or the health fund of	143
the general health district.	144
Each local registrar of vital statistics, or each health	145
district where the local registrar is a salaried employee of the	146
district, shall be entitled to a fee for each birth, fetal	147
death, death, or military service certificate properly and	148
completely made out and registered with the local registrar or	149
district and correctly copied and forwarded to the office of	150
vital statistics in accordance with the population of the	151
primary registration district at the last federal census. The	152
fee for each birth, fetal death, death, or military service	153
certificate shall be:	154
(1) In primary registration districts of over two hundred	155
fifty thousand, twenty cents;	156
(2) In primary registration districts of over one hundred	157
twenty-five thousand and less than two hundred fifty thousand,	158
sixty cents;	159
(3) In primary registration districts of over fifty	160
thousand and less than one hundred twenty-five thousand, eighty	161
cents;	162
(4) In primary registration districts of less than fifty	163
thousand, one dollar.	164
(E) The director of health shall annually certify to the	165
county treasurers of the several counties the number of birth,	166

fetal death, death, and military service certificates registered	167
from their respective counties with the names of the local	168
registrars and the amounts due each registrar and health	169
district at the rates fixed in this section. Such amounts shall	170
be paid by the treasurer of the county in which the registration	171
districts are located. No fees shall be charged or collected by	172
registrars except as provided by this chapter and section	173
3109.14 of the Revised Code.	174

- (F) A probate judge shall be paid a fee of fifteen cents

  for each certified abstract of marriage prepared and forwarded

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  by the probate judge to the department of health pursuant to

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  section 3705.21 of the Revised Code. The fee shall be in

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  addition to the fee paid for a marriage license and shall be

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  paid by the applicants for the license.
- (G) The clerk of a court of common pleas shall be paid a 181 fee of one dollar for each certificate of divorce, dissolution, 182 and annulment of marriage prepared and forwarded by the clerk to 183 the department pursuant to section 3705.21 of the Revised Code. 184 The fee for the certified abstract of divorce, dissolution, or 185 annulment of marriage shall be added to the court costs allowed 186 in these cases.
- (H) The fee for an heirloom certification of birth issued 188 pursuant to division (B)(2) of section 3705.23 of the Revised 189 Code shall be an amount prescribed by rule by the director of 190 health plus any fee required by section 3109.14 of the Revised 191 Code. In setting the amount of the fee, the director shall 192 establish a surcharge in addition to an amount necessary to 193 offset the expense of processing heirloom certifications of 194 birth. The fee prescribed by the director of health pursuant to 195 this division shall be deposited into the state treasury to the 196

credit of the heirloom certification of birth fund which is	197
hereby created. Money credited to the fund shall be used by the	198
office of vital statistics to offset the expense of processing	199
heirloom certifications of birth. However, the money collected	200
for the surcharge, subject to the approval of the controlling	201
board, shall be used for the purposes specified by the family	202
and children first council pursuant to section 121.37 of the	203
Revised Code.	204
(I) (1) Four dollars of each fee collected by the board of	205
health of a city or general health district for a certified copy	206
of a vital record or a certification of birth shall be	207
transferred to the office of vital statistics not later than	208
thirty days after the end of each calendar quarter. The amount	209
collected shall be used to support public health systems. Of	
each four dollars collected, one dollar shall be used by the	211
director of health to pay subsidies to boards of health. The	
subsidies shall be distributed in accordance with the same	213
formula established under section 3701.342 of the Revised Code	214
for the distribution of state health district subsidy funds to	215
boards of health and local health departments.	216
(2) Four dollars of each fee collected by a local	217
registrar of vital statistics who is not a salaried employee of	218
a city or general health district, for a certified copy of a	219
vital record or certification of birth, shall be transferred to	220
the office of vital statistics not later than thirty days after	221
the end of each calendar quarter. The amount collected shall be	222
used to support public health systems.	223
Sec. 3705.242. (A) (1) The Except as provided in section	224
3705.243 of the Revised Code, the director of health, a person	225

authorized by the director, a local commissioner of health, or a

local registrar of vital statistics shall charge and collect a	227
fee of one dollar and fifty cents for each certified copy of a	228
birth record, each certification of birth, and each copy of a	229
death record. The fee is in addition to the fee imposed by	230
section 3705.24 or any other section of the Revised Code. A	231
local commissioner of health or local registrar of vital	232
statistics may retain an amount of each additional fee	233
collected, not to exceed three per cent of the amount of the	234
additional fee, to be used for costs directly related to the	235
collection of the fee and the forwarding of the fee to the	236
department of health.	237

The additional fees collected by the director of health or 238 a person authorized by the director and the additional fees 239 collected but not retained by a local commissioner of health or 240 a local registrar of vital statistics shall be forwarded to the 241 department of health not later than thirty days following the 242 end of each quarter. Not later than two days after the fees are 243 forwarded to the department each quarter, the department shall 244 pay the collected fees to the treasurer of state in accordance 245 with rules adopted by the treasurer of state under section 246 113.08 of the Revised Code. 247

(2) On the filing of a divorce decree under section 248 3105.10 or a decree of dissolution under section 3105.65 of the 249 Revised Code, a court of common pleas shall charge and collect a 250 fee of five dollars and fifty cents. The fee is in addition to 251 any other court costs or fees. The county clerk of courts may 252 retain an amount of each additional fee collected, not to exceed 253 three per cent of the amount of the additional fee, to be used 254 for costs directly related to the collection of the fee and the 255 forwarding of the fee to the treasurer of state. The additional 256 fees collected, but not retained, under division (A)(2) of this 257

section shall be forwarded to the treasurer of state not later	258
than twenty days following the end of each month.	259
(B) The treasurer of state shall deposit the fees paid or	260
forwarded under this section in the state treasury to the credit	261
of the family violence prevention fund, which is hereby created.	262
A person or government entity that fails to pay or forward the	263
fees in the manner described in this section, shall send to the	264
department of public safety a penalty equal to ten per cent of	265
the fees. The department of public safety shall forward all	266
collected late fees to the treasurer of state for deposit into	267
the family violence prevention fund in accordance with rules	268
adopted by the treasurer of state under section 113.08 of the	269
Revised Code.	270
The treasurer of state shall invest the moneys in the	271
fund. All earnings resulting from investment of the fund shall	272
be credited to the fund, except that actual administration costs	273
incurred by the treasurer of state in administering the fund may	274
be deducted from the earnings resulting from investments. The	275
amount that may be deducted shall not exceed three per cent of	276
the total amount of fees credited to the fund in each fiscal	277
year. The balance of the investment earnings shall be credited	278
to the fund.	279
(C) The director of public safety shall use money credited	280
to the fund to provide grants to family violence shelters in	281
Ohio and to operate the division of criminal justice services.	282
Sec. 3705.243. (A) As used in this section, "individual	283
experiencing homelessness" means an individual who lacks a	284
fixed, regular, and adequate nighttime residence or who has as a	285
primary nighttime residence a temporary shelter or a place not	286

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designed for, or ordinarily used as, a regular sleeping

accommodation for human beings. "Individual experiencing	288
<pre>homelessness" includes:</pre>	289
(1) Individuals who do not have access to, or who are in	290
imminent danger of losing access to, normal accommodations as a	291
result of violence or a threat of violence from a cohabitant;	292
(2) Individuals who have been released from jail, prison,	293
the juvenile justice system, the child welfare system, a mental	294
health or developmental disability facility, a residential	295
addiction treatment program, or a hospital, for whom no	296
residence is identified and who lacks the resources necessary to	297
obtain housing.	298
(B) The director of health, a person authorized by the	299
director, a local commissioner of health, or a local registrar	300
of vital statistics shall waive all fees for a certification of	301
birth, a certified copy of a birth record, or replacement of a	
birth record pursuant to division (A)(1)(b) of section 3705.24	303
of the Revised Code if the certification, certified copy, or	304
replacement is requested by an individual who is experiencing	305
homelessness as verified by at least one of the following:	306
(1) A director or a director's designee of a government or	307
nonprofit agency that receives public or private funding to	308
provide services to individuals experiencing homelessness;	309
(2) A school social worker, school counselor, or a local	310
educational agency liaison for homeless children and youths	311
designated pursuant to 42 U.S.C. 11432(g)(1)(J)(ii);	312
(3) A director or a director's designee of either a	313
federal TRIO program or gaining early awareness and readiness	
for undergraduate program (GEAR UP);	315
(4) A financial aid administrator for an institution of	316

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higher education.	317
Sec. 4507.50. (A) (1) (A) As used in this section:	318
(1) "Permanently or irreversibly disabled" means a	319
condition of disability from which there is no present	320
indication of recovery.	321
(2) "Homelessness" has the same meaning as in section	322
3705.243 of the Revised Code.	323
(B)(1) The registrar of motor vehicles or a deputy	324
registrar shall issue an identification card to a person when	325
all of the following apply:	326
(a) The registrar or deputy registrar receives an	327
application completed in accordance with section 4507.51 of the	328
Revised Code and, if the person is under seventeen years of age,	329
payment of the applicable fees.	330
(b) The person is a resident or a temporary resident of	331
this state.	332
(c) The person is not licensed as an operator of a motor	333
vehicle in this state or another licensing jurisdiction.	334
(d) The person does not hold an identification card from	335
another jurisdiction.	336
(2)(a) The registrar of motor vehicles or a deputy	337
registrar may issue a temporary identification card when all of	338
the following apply:	339
(i) The registrar or deputy registrar receives an	340
application completed in accordance with section 4507.51 of the	341
Revised Code and payment of the applicable fees.	342
(ii) The person is a resident or temporary resident of	343

this state.	344
(iii) The person's Ohio driver's or commercial driver's	345
license has been suspended or canceled.	346
(iv) The person does not hold an identification card from	347
another jurisdiction.	348
(b) The temporary identification card shall be identical	349
to an identification card, except that it shall be printed on	350
its face with a statement that the card is valid for a temporary	351
period. The temporary period shall be in accordance with the	352
expiration dates specified in section 4507.501 of the Revised	353
Code.	354
(c) The cardholder shall surrender the temporary	355
identification card to the registrar or any deputy registrar	356
before the cardholder's driver's or commercial driver's license	357
is restored or reissued.	358
$\frac{(B)(1)}{(C)(1)}$ Except as provided in division $\frac{(D)}{(E)}$ of this	359
section, an applicant who is under seventeen years of age shall	360
pay the following fees prior to issuance of an identification	361
card or a temporary identification card:	362
(a) A fee of three dollars and fifty cents if the card	363
will expire on the applicant's birthday four years after the	364
date of issuance or a fee of six dollars if the card will expire	365
on the applicant's birthday eight years after the date of	366
issuance;	367
(b) A fee equal to the amount established under section	368
4503.038 of the Revised Code if the card will expire on the	369
applicant's birthday four years after the date of issuance or	370
twice that amount if the card will expire on the applicant's	371
birthday eight years after the date of issuance;	372

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(c) A fee of one dollar and fifty cents if the card will	373
expire on the applicant's birthday four years after the date of	374
issuance or three dollars if the card will expire on the	375
applicant's birthday eight years after the date of issuance, for	376
the authentication of the documents required for processing an	377
identification card or temporary identification card. A deputy	378
registrar that authenticates the required documents shall retain	379
the entire amount of the fee.	380
(2) The fees collected for issuing an identification card	381
under this section, except for any fees allowed to the deputy	382
registrar, shall be paid into the state treasury to the credit	383
of the public safety - highway purposes fund created in section	384
4501.06 of the Revised Code.	385
(C) (D) A person seventeen years of age or older may apply	386
to the registrar or a deputy registrar for the issuance to that	387
person of an identification card or a temporary identification	388
card under this section without payment of any fee prescribed in	389
division $\frac{(B)}{(C)}$ of this section.	390
(D)(E) A resident person who is permanently or	391
irreversibly disabled and who is under seventeen years of age	392
and meets any of the following conditions may apply to the	393
registrar or a deputy registrar for the issuance of an	394
identification card under this section without payment of any	395
fee as prescribed in division $\frac{(B)}{(C)}$ of this section. A resident	396
who is in :	397
(1) The person is a resident and permanently or	398
irreversibly disabled.	399
(2) The person is a resident and in the custody of the	400

department of rehabilitation and correction or the department of

youth services and who is under seventeen years of age may apply	402
to the registrar for the issuance of an identification card	403
under this section without payment of any fee as prescribed in-	404
division (B) of this section.	405
(3) The person is an individual experiencing homelessness.	406
As used in this section, "permanently or irreversibly	407
disabled" means a condition of disability from which there is no	408
present indication of recovery.	409
(F)(1) An application made under division (D) divisions (E)	410
(1) and (2) of this section shall be accompanied by such	411
documentary evidence as the registrar may require by rule.	412
(2) An application made under division (E)(3) of this	413
section shall be accompanied by verification from any of the	414
<pre>following:</pre>	415
(a) A director or a director's designee of a government or	416
nonprofit agency that receives public or private funding to	417
<pre>provide services to individuals experiencing homelessness;</pre>	418
(b) A school social worker, school counselor, or a local	419
educational agency liaison for homeless children and youths	420
designated pursuant to 42 U.S.C. 11432(g)(1)(J)(ii);	421
(c) A director or a director's designee of either a	422
federal TRIO program or gaining early awareness and readiness	423
for undergraduate program (GEAR UP).	424
(d) A financial aid administrator for an institution of	425
higher education.	426
$\frac{(E)(1)(G)(1)}{(G)(1)}$ The department of rehabilitation and	427
correction shall submit an application for an identification	428
card or temporary identification card, as applicable, to the	429

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registrar on behalf of an individual who is a prisoner at a	430
state correctional institution and who has completed that	431
application in accordance with section 5120.59 of the Revised	432
Code.	433
(2) The department of youth services shall submit an	434
application for an identification card or a temporary	435
identification card, as applicable, to the registrar on behalf	436
of an individual who is in the custody of the department at a	437
juvenile correctional facility and who has completed that	438
application in accordance with section 5139.511 of the Revised	439
Code.	440
(3) The registrar may establish a separate application and	441
process by which the departments shall submit any applications	442
to the registrar in accordance with this division and section	443
4507.51 of the Revised Code.	444
Sec. 4507.52. (A) (1) Each identification card issued by	445
Sec. 4507.52. (A)(1) Each identification card issued by the registrar of motor vehicles or a deputy registrar shall	445
-	
the registrar of motor vehicles or a deputy registrar shall	446
the registrar of motor vehicles or a deputy registrar shall display a distinguishing number assigned to the cardholder, and shall display the following inscription:	4 4 6 4 4 7 4 4 8
the registrar of motor vehicles or a deputy registrar shall display a distinguishing number assigned to the cardholder, and	446
the registrar of motor vehicles or a deputy registrar shall display a distinguishing number assigned to the cardholder, and shall display the following inscription:	4 4 6 4 4 7 4 4 8
the registrar of motor vehicles or a deputy registrar shall display a distinguishing number assigned to the cardholder, and shall display the following inscription:  "STATE OF OHIO IDENTIFICATION CARD	446 447 448
the registrar of motor vehicles or a deputy registrar shall display a distinguishing number assigned to the cardholder, and shall display the following inscription:  "STATE OF OHIO IDENTIFICATION CARD  This card is not valid for the purpose of operating a	446 447 448 449
the registrar of motor vehicles or a deputy registrar shall display a distinguishing number assigned to the cardholder, and shall display the following inscription:  "STATE OF OHIO IDENTIFICATION CARD  This card is not valid for the purpose of operating a motor vehicle. It is provided solely for the purpose of	446 447 448 449 450
the registrar of motor vehicles or a deputy registrar shall display a distinguishing number assigned to the cardholder, and shall display the following inscription:  "STATE OF OHIO IDENTIFICATION CARD  This card is not valid for the purpose of operating a motor vehicle. It is provided solely for the purpose of establishing the identity of the bearer described on the card."	446 447 448 449 450 451
the registrar of motor vehicles or a deputy registrar shall display a distinguishing number assigned to the cardholder, and shall display the following inscription:  "STATE OF OHIO IDENTIFICATION CARD  This card is not valid for the purpose of operating a motor vehicle. It is provided solely for the purpose of establishing the identity of the bearer described on the card."  (2) The identification card shall display substantially	446 447 448 449 450 451 452
the registrar of motor vehicles or a deputy registrar shall display a distinguishing number assigned to the cardholder, and shall display the following inscription:  "STATE OF OHIO IDENTIFICATION CARD  This card is not valid for the purpose of operating a motor vehicle. It is provided solely for the purpose of establishing the identity of the bearer described on the card."  (2) The identification card shall display substantially the same information as contained in the application and as	446 447 448 449 450 451 453
the registrar of motor vehicles or a deputy registrar shall display a distinguishing number assigned to the cardholder, and shall display the following inscription:  "STATE OF OHIO IDENTIFICATION CARD  This card is not valid for the purpose of operating a motor vehicle. It is provided solely for the purpose of establishing the identity of the bearer described on the card."  (2) The identification card shall display substantially the same information as contained in the application and as described in division (A) (1) of section 4507.51 of the Revised	446 447 448 449 450 451 453 454

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cardholder's social security number unless the cardholder	459
specifically requests that the cardholder's social security	460
number be displayed on the card. If federal law requires the	461
cardholder's social security number to be displayed on the	462
identification card, the social security number shall be	463
displayed on the card notwithstanding this section.	464
(3) The identification card also shall display the	465
photograph of the cardholder.	466
(4) If the cardholder has executed a durable power of	467
attorney for health care or a declaration governing the use or	468
continuation, or the withholding or withdrawal, of life-	469
sustaining treatment and has specified that the cardholder	470
wishes the identification card to indicate that the cardholder	471
has executed either type of instrument, the card also shall	472
display any symbol chosen by the registrar to indicate that the	473
cardholder has executed either type of instrument.	474
(5) If the cardholder has specified that the cardholder	475
wishes the identification card to indicate that the cardholder	476
is a veteran, active duty, or reservist of the armed forces of	477
the United States and has presented a copy of the cardholder's	478
DD-214 form or an equivalent document, the card also shall	479
display any symbol chosen by the registrar to indicate that the	480
cardholder is a veteran, active duty, or reservist of the armed	481
forces of the United States.	482
(6) The card shall be designed as to prevent its	483
reproduction or alteration without ready detection.	484
(7) The identification card for persons under twenty-one	485

years of age shall have characteristics prescribed by the

registrar distinguishing it from that issued to a person who is

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twenty-one years of age or older, except that an identification	488
card issued to a person who applies no more than thirty days	489
before the applicant's twenty-first birthday shall have the	490
characteristics of an identification card issued to a person who	491
is twenty-one years of age or older.	492
(8) Every identification card issued to a resident of this	493
state shall display the expiration date of the card, in	494
accordance with section 4507.501 of the Revised Code.	495
(9) Every identification card issued to a temporary	496
resident shall expire in accordance with section 4507.501 of the	497
Revised Code and rules adopted by the registrar and is limited	498
term. Every limited term identification card and limited term	499
temporary identification card shall contain the words "limited	500
term" and shall have any additional characteristics prescribed	501
by the registrar distinguishing it from an identification card	502
issued to a resident.	503
(B)(1) If a card is lost, destroyed, or mutilated, the	504
person to whom the card was issued may obtain a duplicate by	505
doing both of the following:	506
(a) Furnishing suitable proof of the loss, destruction, or	507
mutilation to the registrar or a deputy registrar;	508
(b) Filing an application and presenting documentary	509
evidence under section 4507.51 of the Revised Code.	510
(2) A cardholder may apply to obtain a reprint of the	511
cardholder's identification card through electronic means in	512
accordance with section 4507.40 of the Revised Code.	513
(3) A cardholder may obtain a replacement identification	514
card that reflects any change of the cardholder's name by	515
furnishing suitable proof of the change to the registrar or a	516

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deputy registrar.	517
(4) Except as provided in division (B)(5) or (6) of this	518
section, when a cardholder applies for a duplicate, reprint, or	519
replacement identification card, the cardholder shall pay the	520
following fees:	521
(a) Two dollars and fifty cents;	522
(b) A deputy registrar or service fee equal to the amount	523
established under section 4503.038 of the Revised Code.	524
(5) The following cardholders may apply for a duplicate,	525
reprint, or replacement identification card without payment of	526
any fee prescribed in division (B)(4) of this section:	527
(a) A disabled veteran who has a service-connected	528
disability rated at one hundred per cent by the veterans'	529
administration;	530
(b) A resident who is permanently or irreversibly	531
disabled;	532
(c) A resident who is in the custody of the department of	533
rehabilitation and correction or the department of youth	534
services <u>;</u>	535
(d) An individual who is experiencing homelessness.	536
(6) A cardholder who is seventeen years of age or older	537
may apply for a replacement identification card without payment	538
of any fee prescribed in division (B)(4) of this section.	539
(7) A duplicate, reprint, or replacement identification	540
card expires on the same date as the card it replaces.	541
(C) The registrar shall cancel any card upon determining	542
that the card was obtained unlawfully, issued in error, or was	543

altered.	544
(D)(1) No agent of the state or its political subdivisions	545
shall condition the granting of any benefit, service, right, or	546
privilege upon the possession by any person of an identification	547
card. Nothing in this section shall preclude any publicly	548
operated or franchised transit system from using an	549
identification card for the purpose of granting benefits or	550
services of the system.	551
(2) No person shall be required to apply for, carry, or	552
possess an identification card.	553
(E) Except in regard to an identification card issued to a	554
person who applies no more than thirty days before the	555
applicant's twenty-first birthday, neither the registrar nor any	556
deputy registrar shall issue an identification card to a person	557
under twenty-one years of age that does not have the	558
characteristics prescribed by the registrar distinguishing it	559
from the identification card issued to persons who are twenty-	560
one years of age or older.	561
(F) The registrar shall ensure that identification cards	562
issued in accordance with the federal "Real ID Act," 49 U.S.C.	563
30301, et seq., comply with the regulations specified in 6	564
C.F.R. part 37.	565
(G) Whoever violates division (E) of this section is	566
guilty of a minor misdemeanor.	567
Section 2. That existing sections 3109.14, 3705.24,	568
3705.242, 4507.50, and 4507.52 of the Revised Code are hereby	569
repealed.	570