As Introduced

136th General Assembly

Regular Session 2025-2026

H. B. No. 74

Representatives Miller, K., Ghanbari

Cosponsors: Representatives Williams, Sigrist, Fischer, Hiner, Klopfenstein, Daniels, McClain

A BILL

То	amend sections 4503.038, 4503.19, and 5502.68	1
	and to enact sections 4503.261 and 4503.262 of	2
	the Revised Code to authorize a contract with a	3
	private vendor for the issuance of specialty	4
	license plates.	5

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

Section 1. That sections 4503.038, 4503.19, and 5502.68 be	Ю
amended and sections 4503.261 and 4503.262 of the Revised Code	7
be enacted to read as follows:	8
Sec. 4503.038. (A) Not later than ninety days after July	9
3, 2019, the The registrar of motor vehicles shall adopt rules	10
in accordance with Chapter 119. of the Revised Code establishing	11
a service fee that applies for purposes of sections 4503.03,	12
4503.036, 4503.042, 4503.10, 4503.102, 4503.12, 4503.182,	13
4503.24, <u>4503.261</u> , 4503.44, 4503.65, 4505.061, 4506.08, 4507.24,	14
4507.50, 4507.52, 4509.05, 4519.03, 4519.05, 4519.10, 4519.56,	15
and 4519.69 of the Revised Code. The service fee shall be five	16
dollars.	17

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(B) Not later than ninety days after July 3, 2019, the The	18
registrar shall adopt rules in accordance with Chapter 119. of	19
the Revised Code establishing prorated service fees that apply	20
for purposes of multi-year registrations authorized under	21
section 4503.103 of the Revised Code.	22
Sec. 4503.19. (A)(1) Upon the filing of an application for	23
registration and the payment of the tax for registration, the	24
registrar of motor vehicles or a deputy registrar shall	25
determine whether the owner previously has been issued a license	26
plate for the motor vehicle described in the application. If no	27
license plate previously has been issued to the owner for that	28
motor vehicle, the registrar or deputy registrar shall assign to	29
the motor vehicle a distinctive number and issue and deliver to	30
the owner in the manner that the registrar may select a	31
certificate of registration, in the form that the registrar	32
shall prescribe. The registrar or deputy registrar also shall	33
charge the owner any fees required under division (C) of section	34
4503.10 of the Revised Code and, if applicable, any fees and	35
contribution required in accordance with section 4503.261 of the	36
Revised Code.	37
(2) The registrar or deputy registrar then shall deliver a	38
license plate and, when required, a validation sticker, or a	39
validation sticker alone, to be attached to the number plate as	40
provided in section 4503.191 of the Revised Code.	41
If an owner wishes to have two license plates, the	42
registrar or deputy registrar shall deliver two license plates,	43
duplicates of each other, and, when required, a validation	44
sticker, or a validation sticker alone, to be attached to the	45
number plates as provided in section 4503.191 of the Revised	46

Code. The owner shall display the license plate and, when

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required, the validation sticker on the rear of the vehicle.

However, a commercial tractor shall display the license plate on the front of the commercial tractor and a chauffeured limousine shall display a livery sticker along with a validation sticker as provided in section 4503.24 of the Revised Code.

- (3) The registrar or deputy registrar shall not issue a license plate for a school bus. A school bus shall display identifying numbers in the manner prescribed by section 4511.764 of the Revised Code.
- (4) The certificate of registration shall be issued and

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 delivered to the owner in person, by mail, or by electronic

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 delivery. The license plate and, when required, validation

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 sticker, or validation sticker alone, shall be issued and

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 delivered to the owner in person or by mail.
- (5) In the event of the loss, mutilation, or destruction 62 of any certificate of registration, or of any license plate or 63 validation sticker, or if the owner chooses to replace a license 64 plate previously issued for a motor vehicle, or if the 65 registration certificate and license plate have been impounded 66 as provided by division (B)(1) of section 4507.02 and section 67 4507.16 of the Revised Code, the owner of a motor vehicle, or 68 manufacturer or dealer, may obtain from the registrar, or from a 69 deputy registrar if authorized by the registrar, a duplicate 70 thereof or a new license plate bearing a different number, if 71 the registrar considers it advisable, upon filing an application 72 73 prescribed by the registrar, and upon paying a fee of one dollar for such certificate of registration. The registrar shall 74 deposit the one dollar fee into the state treasury to the credit 75 of the public safety - highway purposes fund created in section 76 4501.06 of the Revised Code. The registrar or deputy registrar 77

shall charge a fee of seven dollars and fifty cents for each set	78
of two license plates or six dollars and fifty cents for each	79
single license plate or validation sticker issued, which the	80
registrar shall deposit into the state treasury to the credit of	81
the public safety - highway purposes fund.	82

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(6) Each applicant for a replacement certificate of registration, license plate, or validation sticker also shall pay the fees provided in divisions (C) and (D) of section 4503.10 of the Revised Code—and, any applicable fee under section 4503.192 of the Revised Code, and any applicable fee or contribution under section 4503.261 of the Revised Code.

Additionally, the registrar and each deputy registrar who either issues a license plate and a validation sticker for use on any vehicle other than a commercial tractor, semitrailer, or apportioned vehicle, or who issues a validation sticker alone for use on such a vehicle and the owner has changed the owner's county of residence since the owner last was issued a county identification sticker, also shall issue and deliver to the owner a county identification sticker, which shall be attached to the license plate in a manner prescribed by the director of public safety. The county identification sticker shall identify prominently by name or number the county in which the owner of the vehicle resides at the time of registration.

(B) A certificate of registration issued under this

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section shall have a portion that contains all the information
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contained in the main portion of the certificate except for the
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address of the person to whom the certificate is issued. Except
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as provided in this division, whenever a reference is made in
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the Revised Code to a motor vehicle certificate of registration
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that is issued under this section, the reference shall be deemed
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to refer to either the main portion of the certificate or the	108
portion containing all information in the main portion except	109
the address of the person to whom the certificate is issued. If	110
a reference is made in the Revised Code to the seizure or	111
surrender of a motor vehicle certificate of registration that is	112
issued under this section, the reference shall be deemed to	113
refer to both the main portion of the certificate and the	114
portion containing all information in the main portion except	115
the address of the person to whom the certificate is issued.	116
(C) Whoever violates this section is guilty of a minor	117
misdemeanor.	118
Sec. 4503.261. (A) (1) The registrar of motor vehicles	119
shall use a competitive selection process to select a vendor for	120
a contract to operate a specialty license plate program.	121
(2) Beginning nine months after the effective date of this	122
section, the vendor shall design and market specialty license	123
plates, including specialty license plates required to be issued	124
by the registrar under this chapter. Under the program, the	125
registrar remains responsible for the issuance of any specialty	126
license plate and validation sticker and the collection of taxes	127
and fees related to a specialty license plate. The contract	128
shall be for a period not to exceed two years and may be	129
<pre>extended for additional two-year terms.</pre>	130
(3) A vendor selected under division (A)(1) of this	131
section is exempt from section 4503.106 of the Revised Code.	132
(B) Any contract entered into under this section shall	133
<pre>include, at a minimum, all of the following:</pre>	134
(1) A requirement that the vendor utilize electronic	135
infrastructure that is compatible with infrastructure used by	136

the bureau of motor vehicles;	137
(2) Provisions concerning the security of the information	138
exchanged through the electronic infrastructure utilized by the	139
registrar, the vendor, and any other third parties;	140
(3) Provisions allowing an owner or lessee to select the	141
combination of letters and numbers appearing on a license plate	142
in accordance with section 4503.40 or 4503.42 of the Revised	143
Code, subject to approval by the registrar;	144
(4) Subject to division (C) of this section, provisions	145
allowing an owner or lessee purchasing a specialty license plate	146
created by the vendor to select various design features of the	147
<pre>license plate;</pre>	148
(5) Subject to division (C) of this section, provisions	149
allowing the vendor to enter into an agreement with any person	150
for the marketing and sale of a specialty license plate that is	151
not offered by the registrar under this chapter. A person or	152
entity that has sponsored a specialty license plate offered by	153
the registrar under this chapter may create a new specialty	154
license plate through the private vendor.	155
(6) Provisions specifying that the vendor shall comply	156
with all applicable copyright and trademark laws;	157
(7) A requirement that the registrar collect the following	158
fees and contribution, in amounts established in the contract,	159
related to the issuance of license plates under the program that	160
are in addition to any applicable motor vehicle registration	161
taxes and fees levied under Chapters 4503. and 4504. of the	162
<pre>Revised Code:</pre>	163
(a) A fee to compensate the registrar for costs associated	164
with program administration and license plate production and	165

design. Fees collected under division (B)(7)(a) of this section	166
shall be deposited in the public safety-highway purposes fund	167
created in section 4501.06 of the Revised Code.	168
(b) A fee to compensate the vendor for the performance of	169
its duties under the contract. Fees collected under division (B)	170
(7) (b) of this section shall be deposited in the public safety	171
license plate contract fund created in section 4503.262 of the	172
Revised Code.	173
(c) A contribution for deposit in the drug law enforcement	174
fund created in section 5502.68 of the Revised Code.	175
(8) Provisions requiring the vendor to comply with all	176
applicable requirements of the Revised Code and the Ohio	177
Administrative Code.	178
(C)(1) The registrar shall submit each specialty license	179
plate design created under the specialty license plate program	180
established under this section to the controlling board. The	181
registrar shall submit plate designs to the board either	182
individually or in a group as the registrar determines. The	183
board may vote to approve or disapprove a group of plates or an	184
individual plate from a group of plates as the board determines.	185
The board has final authority regarding the design and content	186
of any specialty license plate created under the program and	187
shall approve or disapprove of any proposed specialty license	188
plate.	189
(2) Defens the registron submits a specialty license plate	100
(2) Before the registrar submits a specialty license plate	190
to the controlling board for approval, the registrar may consult	191
with the superintendent of the state highway patrol concerning	192
any specialty license plate regarding readability, reflectivity,	193
and public safety.	194

(3) The registrar shall not restrict the background color,	195
color combinations, or color of alphanumeric license plate	196
numbers of a specialty license plate proposed by the private	197
vendor except for purposes of public safety.	198
(D)(1) If a contract with a vendor is entered into under	199
this section, the owner or lessee of any passenger car,	200
noncommercial motor vehicle, recreational vehicle, or other	201
vehicle of a class approved by the registrar and the vendor may	202
apply for registration of the vehicle and issuance by the	203
registrar of a specialty license plate pursuant to this section.	204
(2) A specialty license plate available through the	205
program and a validation sticker, or validation sticker alone,	206
shall be issued by the registrar in coordination with the vendor	207
to the owner or lessee upon receipt of a completed application	208
under this section; payment of the regular license tax as	209
prescribed under section 4503.04 of the Revised Code, any	210
applicable motor vehicle tax levied under Chapter 4504. of the	211
Revised Code, any applicable additional fee prescribed under	212
section 4503.40 or 4503.42 of the Revised Code, any additional	213
fees required by the vendor; and compliance with all other	214
applicable laws relating to the registration of motor vehicles.	215
(E) Notwithstanding any other provision of law to the	216
contrary, the registrar may execute all duties required by this	217
section and take all necessary actions to implement its	218
requirements.	219
Sec. 4503.262. The public safety license plate contract	220
fund is created in the state treasury. The fund shall consist of	221
fees collected by the registrar pursuant to division (B)(7)(b)	222
of section 4503.261 of the Revised Code. The registrar shall use	223
the money in the fund to compensate the private vendor selected	224

under section 4503.261 of the Revised Code for the performance	225
of its duties under the contract authorized under that section.	226
Sec. 5502.68. (A) There is hereby created in the state	227
treasury the drug law enforcement fund. The fund consists of the	228
following:	229
(1) Ninety-seven per cent of three dollars and fifty cents	230
out of each ten-dollar court cost imposed pursuant to section	231
2949.094 of the Revised Code—shall be credited to the fund. ;	232
(2) Contributions required to be deposited in the fund	233
under section 4503.261 of the Revised Code.	234
Money in the fund shall be used only in accordance with	235
this section to award grants to counties, municipal	236
corporations, townships, township police districts, and joint	237
police districts to defray the expenses that a drug task force	238
organized in the county, or in the county in which the municipal	239
corporation, township, or district is located, incurs in	240
performing its functions related to the enforcement of the	241
state's drug laws and other state laws related to illegal drug	242
activity.	243
The division of criminal justice services shall administer	244
all money deposited into the drug law enforcement fund and, by	245
rule adopted under Chapter 119. of the Revised Code, shall	246
establish procedures for a county, municipal corporation,	247
township, township police district, or joint police district to	248
apply for money from the fund to defray the expenses that a drug	249
task force organized in the county, or in the county in which	250
the municipal corporation, township, or district is located,	251
incurs in performing its functions related to the enforcement of	252
the state's drug laws and other state laws related to illegal	253
one state a drag raws and strict state raws retailed to riregar	200

drug activity, procedures and criteria for determining	254
eligibility of applicants to be provided money from the fund,	255
and procedures and criteria for determining the amount of money	256
to be provided out of the fund to eligible applicants.	257
(B) The procedures and criteria established under division	258
(A) of this section for applying for money from the fund shall	259
include, but shall not be limited to, a provision requiring a	260
county, municipal corporation, township, township police	261
district, or joint police district that applies for money from	262
the fund to specify in its application the amount of money	263
desired from the fund, provided that the cumulative amount	264
requested in all applications submitted for any single drug task	265
force may not exceed more than two hundred fifty thousand	266
dollars in any calendar year for that task force.	267
(C) The procedures and criteria established under division	268
(A) of this section for determining eligibility of applicants to	269
be provided money from the fund and for determining the amount	270
of money to be provided out of the fund to eligible applicants	271
shall include, but not be limited to, all of the following:	272
(1) Provisions requiring that, in order to be eligible to	273
be provided money from the fund, a drug task force that applies	274
for money from the fund must provide evidence that the drug task	275
force will receive a local funding match of at least twenty-five	276
per cent of the task force's projected operating costs in the	277
period of time covered by the grant;	278
(2) Provisions requiring that money from the fund be	279
allocated and provided to drug task forces that apply for money	280
from the fund in accordance with the following priorities:	281
(a) Drug task forces that apply, that are in existence on	282

the date of the application, and that are determined to be	283
eligible applicants, and to which either of the following	284
applies shall be given first priority to be provided money from	285
the fund:	286
(i) Drug task forces that received funding through the	287
division of criminal justice services in calendar year 2007;	288
(ii) Drug task forces in a county that has a population	289
that exceeds seven hundred fifty thousand.	290
(b) If any moneys remain in the fund after all drug task	291
forces that apply, that are in existence on the date of the	292
application, that are determined to be eligible applicants, and	293
that satisfy the criteria set forth in division (C)(2)(a)(i) or	294
(ii) of this section are provided money from the fund as	295
described in division (C)(2)(a) of this section, the following	296
categories of drug task forces that apply and that are	297
determined to be eligible applicants shall be given priority to	298
be provided money from the fund in the order in which they apply	299
for money from the fund:	300
(i) Drug task forces that are not in existence on the date	301
of the application;	302
(ii) Drug task forces that are in existence on the date of	303
the application but that do not satisfy the criteria set forth	304
in division (C)(2)(a)(i) or (ii) of this section.	305
(D) The procedures and criteria established under division	306
(A) of this section for determining the amount of money to be	307
provided out of the fund to eligible applicants shall include,	308
but shall not be limited to, a provision specifying that the	309
cumulative amount provided to any single drug task force may not	310
exceed more than two hundred fifty thousand dollars in any	311

calendar year.	312
(E) Any drug task force for which a grant is awarded by	313
the division of criminal justice services under this section	314
shall comply with all grant requirements established by the	315
division, including a requirement that the drug task force	316
report its activities through the El Paso intelligence center	317
information technology systems.	318
(F) As used in this section, "drug task force" means a	319
drug task force organized in any county by the sheriff of the	320
county, the prosecuting attorney of the county, the chief of	321
police of the organized police department of any municipal	322
corporation or township in the county, and the chief of police	323
of the police force of any township police district or joint	324
police district in the county to perform functions related to	325
the enforcement of state drug laws and other state laws related	326
to illegal drug activity.	327
Section 2. That existing sections 4503.038, 4503.19, and	328
5502.68 of the Revised Code are hereby repealed.	329