As Passed by the House

131st General Assembly Regular Session 2015-2016

Sub. H. B. No. 53

Representative Grossman

Cosponsors: Representatives Smith, R., Cera, Sears, Scherer, Green,
Perales, Burkley, Sprague, Reece, Amstutz, Anielski, Antonio, Baker, Barnes,
Blessing, Boose, Brenner, Brown, Buchy, Celebrezze, Conditt, Derickson,
Dever, DeVitis, Dovilla, Driehaus, Duffey, Gerberry, Ginter, Hackett, Hambley,
Henne, Hill, Huffman, Johnson, T., Koehler, Kraus, Kunze, Leland, Maag,
Manning, McClain, O'Brien, M., O'Brien, S., Patterson, Pelanda, Phillips,
Reineke, Rezabek, Rogers, Ruhl, Ryan, Sheehy, Slesnick, Smith, K.,
Strahorn, Terhar, Thompson, Young, Speaker Rosenberger

A BILL

То	amend sections 125.834, 126.06, 127.14, 1547.15,	1
	1548.07, 4501.03, 4501.04, 4501.044, 4501.045,	2
	4501.06, 4501.11, 4501.26, 4501.34, 4503.102,	3
	4503.103, 4503.233, 4503.26, 4505.09, 4505.14,	4
	4506.01, 4506.03, 4506.05, 4506.06, 4506.07,	5
	4506.071, 4506.08, 4506.09, 4506.10, 4506.12,	6
	4506.13, 4506.15, 4506.16, 4506.17, 4506.20,	7
	4506.21, 4507.23, 4508.01, 4508.02, 4508.03,	8
	4508.04, 4508.05, 4508.06, 4508.10, 4509.05,	9
	4509.101, 4509.81, 4513.263, 4519.63, 4749.07,	10
	5501.55, 5501.56, 5502.03, 5502.39, 5502.67,	11
	5528.31, 5528.40, 5531.08, 5537.35, 5543.22,	12
	5728.08, 5735.23, 5735.26, 5735.291, and 5735.30;	13
	to enact sections 4508.11, 5501.08, and 5531.30;	14
	and to repeal sections 4501.19, 4501.28, 5502.131,	15
	5528.19, 5528.32, 5528.33, 5528.35, 5528.36,	16

fuels. A state agency that is acquiring new motor vehicles under

administrative services, the number of new motor vehicles acquired

by the state agency and the number of those motor vehicles that

division (G)(1) of section 125.832 of the Revised Code shall

report annually, in a manner prescribed by the director of

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are	capable	of	using	alternative	fuel.
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- (B) The department shall not purchase or lease, or authorize the purchase or lease by a state agency of, any motor vehicles that are incapable of using alternative fuels, unless one or more of the following apply:
- (1) The department or state agency is unable to acquire or operate motor vehicles within the cost limitations described in rules adopted under division (D) of this section.
- (2) The use of alternative fuels would not meet the energy conservation and exhaust emissions criteria described in rules adopted under division (D) of this section.
- (3) An emergency exists or exigent circumstances exist, as determined by the department of administrative services.
- (C) Not later than ninety days after October 12, 2006, all All motor vehicles owned or leased by the state that are capable of using an alternative fuel shall use an alternative fuel if the fuel is reasonably available at a reasonable price. Subject to division (D) of this section, motor vehicles owned or leased by the state shall use at least sixty thousand gallons of E85 blend fuel per calendar year by January 1, 2007, with an increase of five thousand gallons per calendar year each calendar year thereafter, and at least one million gallons of blended biodiesel per calendar year by January 1, 2007, with an increase of one hundred thousand gallons per calendar year each calendar year thereafter. The director of administrative services, under Chapter 119. of the Revised Code, shall adopt rules to implement the fuel use requirement of this division, and the directors and heads of all state departments and agencies shall issue a directive to all state employees who use state motor vehicles informing them of the fuel use requirement. The directive shall instruct state employees to purchase alternative fuels at retail fuel facilities whenever

possible.		77

As used in this division, "motor vehicle" has the same

meaning as in section 125.831 of the Revised Code and also

includes all on-road and off-road vehicles powered by diesel fuel,

regardless of gross vehicle weight.

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- (D) The director of administrative services shall adopt and 82 may amend, under Chapter 119. of the Revised Code, rules that 83 include both of the following:
- (1) Requirements for state agencies in the procurement of 85 alternative fuels and motor vehicles capable of using alternative 86 fuels, and cost limitations for the acquisition and operation of 87 such vehicles; 88
- (2) Energy conservation and exhaust emissions criteria formotor vehicles capable of using alternative fuels.

Sec. 126.06. The total operating fund consists of all funds 91 in the state treasury except the auto registration distribution 92 fund, local motor vehicle license tax fund, development bond 93 retirement fund, facilities establishment fund, gasoline excise 94 tax fund, higher education improvement fund, highway improvement 95 bond retirement fund, highway obligations bond retirement fund, 96 highway capital improvement fund, improvements bond retirement 97 fund, mental health facilities improvement fund, parks and 98 recreation improvement fund, public improvements bond retirement 99 fund, school district income tax fund, state agency facilities 100 improvement fund, state and local government highway distribution 101 fund, state highway safety fund, Vietnam conflict compensation 102 fund, any other fund determined by the director of budget and 103 management to be a bond fund or bond retirement fund, and such 104 portion of the highway operating fund as is determined by the 105 director of budget and management and the director of 106 transportation to be restricted by Section 5a of Article XII, Ohio 107

such other fund of the state to which the money would have been

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credited in the absence of the fund from which the transfers are	138
authorized to be made, except that the controlling board may not	139
authorize such transfers from the accrued leave liability fund,	140
auto registration distribution fund, local motor vehicle license	141
tax fund, budget stabilization fund, building improvement fund,	142
development bond retirement fund, facilities establishment fund,	143
gasoline excise tax fund, general revenue fund, higher education	144
improvement fund, highway improvement bond retirement fund,	145
highway obligations bond retirement fund, highway capital	146
improvement fund, highway operating fund, horse racing tax fund,	147
improvements bond retirement fund, public library fund, liquor	148
control fund, local government fund, local transportation	149
improvement program fund, medicaid reserve fund, mental health	150
facilities improvement fund, Ohio fairs fund, parks and recreation	151
improvement fund, public improvements bond retirement fund, school	152
district income tax fund, state agency facilities improvement	153
fund, state and local government highway distribution fund, state	154
highway safety fund, state lottery fund, undivided liquor permit	155
fund, Vietnam conflict compensation bond retirement fund,	156
volunteer fire fighters' dependents fund, waterways safety fund,	157
wildlife fund, workers' compensation fund, or any fund not	158
specified in this division that the director of budget and	159
management determines to be a bond fund or bond retirement fund;	160
(E) Transfers of all or part of those appropriations included	161
in the emergency purposes account of the controlling board;	162
(F) Temporary transfers of all or part of an appropriation or	163
other moneys into and between existing funds, or new funds, as may	164
be established by law when needed for capital outlays for which	165
notes or bonds will be issued;	166

(G) Transfer or release of all or part of an appropriation to

a state agency requiring controlling board approval of such

transfer or release as provided by law;

(H) Temporary transfer of funds included in the emergency 170 purposes appropriation of the controlling board. Such temporary 171 transfers may be made subject to conditions specified by the 172 controlling board at the time temporary transfers are authorized. 173 No transfers shall be made under this division for the purpose of 174 effecting new or changed levels of program service not authorized 175 by the general assembly. 176

As used in this section, "request" means an application by a state agency or the director of budget and management seeking some action by the controlling board.

When authorizing the transfer of all or part of an 180 appropriation under this section, the controlling board may 181 authorize the transfer to an existing appropriation item and the 182 creation of and transfer to a new appropriation item. 183

Whenever there is a transfer of all or part of funds included in the emergency purposes appropriation by the controlling board, pursuant to division (E) of this section, the state agency or the director of budget and management receiving such transfer shall keep a detailed record of the use of the transferred funds. At the earliest scheduled meeting of the controlling board following the accomplishment of the purposes specified in the request originally seeking the transfer, or following the total expenditure of the transferred funds for the specified purposes, the state agency or the director of budget and management shall submit a report on the expenditure of such funds to the board. The portion of any appropriation so transferred which is not required to accomplish the purposes designated in the original request to the controlling board shall be returned to the proper appropriation of the controlling board at this time.

Notwithstanding any provisions of law providing for the deposit of revenues received by a state agency to the credit of a particular fund in the state treasury, whenever there is a

Page 8

Sub. H. B. No. 53

by the manufacturer, this number shall be used as the serial	261
number or hull identification number. If there is no	262
manufacturer's identification number, or if the manufacturer's	263
identification number has been removed or obliterated, the chief,	264
upon receipt of a prescribed application and proof of ownership,	265
may assign an identification number for the watercraft or outboard	266
motor, and this number shall be permanently affixed or imprinted	267
by the applicant, at the place and in the manner designated by the	268
chief, upon the watercraft or outboard motor for which it is	269
assigned.	270

Sec. 4501.03. The registrar of motor vehicles shall open an 271 account with each county and district of registration in the 272 state, and may assign each county and district of registration in 273 the state a unique code for identification purposes. Except as 274 provided in section 4501.044 or division (A)(1) of section 275 4501.045 of the Revised Code, the registrar shall pay all moneys 276 277 the registrar receives under sections 4503.02 and 4503.12 of the Revised Code into the state treasury to the credit of the auto 278 registration distribution fund, which is hereby created, for 279 distribution in the manner provided for in this section and 280 section 4501.04 of the Revised Code. All other moneys received by 281 the registrar shall be deposited in the state bureau of motor 282 vehicles fund established in section 4501.25 of the Revised Code 283 for the purposes enumerated in that section, unless otherwise 284 provided by law. 285

All moneys credited to the auto registration distribution

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fund shall be distributed to the counties and districts of

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registration, after receipt of certifications from the

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commissioners of the sinking fund certifying, as required by

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sections 5528.15 and 5528.35 of the Revised Code, that there are

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sufficient moneys to the credit of the highway improvement bond

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retirement fund created by section 5528.12 of the Revised Code to

meet in full all payments of interest, principal, and charges for	293
the retirement of bonds and other obligations issued pursuant to	294
Section 2g of Article VIII, Ohio Constitution, and sections	295
5528.10 and 5528.11 of the Revised Code due and payable during the	296
current calendar year, and that there are sufficient moneys to the	297
credit of the highway obligations bond retirement fund created by	298
section 5528.32 of the Revised Code to meet in full all payments	299
of interest, principal, and charges for the retirement of highway	300
obligations issued pursuant to Section 2i of Article VIII, Ohio	301
Constitution, and sections 5528.30 and 5528.31 of the Revised Code	302
due and payable during the current calendar year, in the manner	303
provided in section 4501.04 of the Revised Code.	304

The treasurer of state may invest any portion of the moneys credited to the auto registration distribution fund, in the same manner and subject to all the laws with respect to the investment of state funds by the treasurer of state, and all investment earnings of the fund shall be credited to the fund.

Once each month the registrar shall prepare vouchers in favor of the county auditor of each county for the amount of the tax collection pursuant to sections 4503.02 and 4503.12 of the Revised Code apportioned to the county and to the districts of registration located wholly or in part in the county auditor's county. The county auditor shall distribute the proceeds of the tax collections due the county and the districts of registration in the manner provided in section 4501.04 of the Revised Code.

All moneys received by the registrar under sections 4503.02 and 4503.12 of the Revised Code shall be distributed to counties, townships, and municipal corporations within thirty days of the expiration of the registration year, except that a sum equal to five per cent of the total amount received under sections 4503.02 and 4503.12 of the Revised Code may be reserved to make final adjustments in accordance with the formula for distribution set

forth in section 4501.04 of the Revised Code. If amounts set aside	325
to make the adjustments are inadequate, necessary adjustments	326
shall be made immediately out of funds available for distribution	327
for the following two registration years.	328

Sec. 4501.04. All moneys paid into the auto registration 329 distribution fund under section 4501.03 of the Revised Code, 330 except moneys received under section 4503.02 of the Revised Code 331 in accordance with section 4501.13 of the Revised Code, and except 332 moneys paid for costs of audits under section 4501.03 of the 333 Revised Code, after receipt by the treasurer of state of 334 certifications from the commissioners of the sinking fund 335 certifying, as required by sections 5528.15 and 5528.35 of the 336 Revised Code, that there are sufficient moneys to the credit of 337 the highway improvement bond retirement fund created by section 338 5528.12 of the Revised Code to meet in full all payments of 339 interest, principal, and charges for the retirement of bonds and 340 other obligations issued pursuant to Section 2g of Article VIII, 341 Ohio Constitution, and sections 5528.10 and 5528.11 of the Revised 342 Code, due and payable during the current calendar year, and that 343 there are sufficient moneys to the credit of the highway 344 obligations bond retirement fund created by section 5528.32 of the 345 Revised Code to meet in full all payments of interest, principal, 346 and charges for the retirement of highway obligations issued 347 pursuant to Section 2i of Article VIII, Ohio Constitution, and 348 sections 5528.30 and 5528.31 of the Revised Code due and payable 349 during the current calendar year, shall be distributed as follows: 350

(A) Thirty-four per cent of all such moneys are for the use 351 of the municipal corporation or county which constitutes the 352 district of registration. The portion of such money due to the 353 municipal corporation shall be paid into its treasury forthwith 354 upon receipt by the county auditor, and shall be used to plan, 355 construct, reconstruct, repave, widen, maintain, repair, clear, 356

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and clean public highways, roads, and streets; to maintain and 357 repair bridges and viaducts; to purchase, erect, and maintain 358 street and traffic signs and markers; to purchase, erect, and 359 maintain traffic lights and signals; to pay the principal, 360 interest, and charges on bonds and other obligations issued 361 pursuant to Chapter 133. of the Revised Code or incurred pursuant 362 to section 5531.09 of the Revised Code for the purpose of 363 acquiring or constructing roads, highways, bridges, or viaducts, 364 or acquiring or making other highway improvements for which the 365 municipal corporation may issue bonds; and to supplement revenue 366 already available for such purposes. 367

The county portion of such funds shall be retained in the 368 county treasury and shall be used for the planning, maintenance, 369 repair, construction, and repaving of public streets, and 370 maintaining and repairing bridges and viaducts; the payment of 371 principal, interest, and charges on bonds and other obligations 372 issued pursuant to Chapter 133. of the Revised Code or incurred 373 pursuant to section 5531.09 of the Revised Code for the purpose of 374 acquiring or constructing roads, highways, bridges, or viaducts or 375 acquiring or making other highway improvements for which the board 376 of county commissioners may issue bonds under such chapter; and 377 for no other purpose. 378

- (B) Five per cent of all such moneys, together with interest 379 earned by the treasurer of state as provided in section 4501.03 of 380 the Revised Code, shall constitute a fund for the use of the 381 several counties for the purposes specified in division (C) of 382 this section. The moneys shall be divided equally among all the 383 counties in the state and shall be paid out by the registrar of 384 motor vehicles in equal proportions to the county auditor of each 385 county within the state. 386
- (C) Forty-seven per cent of all such moneys shall be for the use of the county in which the owner resides or in which the place

is located at which the established business or branch business in 389 connection with which the motor vehicle registered is used, for 390 the planning, construction, reconstruction, improvement, 391 maintenance, and repair of roads and highways; maintaining and 392 repairing bridges and viaducts; and the payment of principal, 393 interest, and charges on bonds and other obligations issued 394 pursuant to Chapter 133. of the Revised Code or incurred pursuant 395 to section 5531.09 of the Revised Code for the purpose of 396 acquiring or constructing roads, highways, bridges, or viaducts or 397 acquiring or making other highway improvements for which the board 398 of county commissioners may issue bonds under such chapter. 399

- (D) Nine per cent of all such moneys shall be for the use of 400 the several counties for the purposes specified in division (C) of 401 this section and shall be distributed to the several counties in 402 the ratio which the total number of miles of county roads under 403 the jurisdiction of each board of county commissioners in each 404 county bears to the total number of miles of county roads in the 405 state, as determined by the director of transportation. Before 406 such distribution is made each board of county commissioners shall 407 certify in writing to the director the actual number of miles 408 under its statutory jurisdiction which are used by and maintained 409 for the public. 410
- (E) Five per cent of all such moneys shall be for the use of 411 the several townships and shall be distributed to the several 412 townships in the ratio which the total number of miles of township 413 roads under the jurisdiction of each board of township trustees in 414 each township bears to the total number of miles of township roads 415 in the state, as determined by the director of transportation. 416 Before such distribution is made each board of township trustees 417 shall certify in writing to the director the actual number of 418 miles under its statutory jurisdiction which are used by and 419 maintained for the public. 420

Sec. 4501.044. (A) All moneys received under section 4503.65	421
of the Revised Code and from the tax imposed by section 4503.02 of	422
the Revised Code on vehicles that are apportionable and to which	423
the rates specified in divisions (A)(1) to (21) and division (B)	424
of section 4503.042 of the Revised Code apply shall be paid into	425
the international registration plan distribution fund, which is	426
hereby created in the state treasury, and distributed as follows:	427
(1) First, to make payments to other states that are members	428
of the international registration plan of the portions of	429
registration taxes the states are eligible to receive because of	430
the operation within their borders of apportionable vehicles that	431
are registered in Ohio;	432
(2) Second, two and five-tenths per cent of all the moneys	433
received from apportionable vehicles under section 4503.65 of the	434
Revised Code that are collected from other international	435
registration plan jurisdictions commencing on and after October 1,	436
2009, shall be deposited into the state highway safety fund	437
established in section 4501.06 of the Revised Code;	438
(3) Third, forty-two and six-tenths per cent of the moneys	439
received from apportionable vehicles under divisions (A)(8) to	440
(21) of section 4503.042 and forty-two and six-tenths per cent of	441
the balance remaining from the moneys received under section	442
4503.65 of the Revised Code after distribution under division	443
(A)(2) of this section shall be deposited in the state treasury to	444
the credit of the highway obligations bond retirement fund created	445
by section 5528.32 of the Revised Code and used solely for the	446
purposes set forth in that section, except that, from the date the	447
commissioners of the sinking fund make the certification to the	448
treasurer of state on the sufficiency of funds in the highway	449
obligation bond retirement fund as required by section 5528.38 of	450

the Revised Code, and until the thirty-first day of December of

Each county, township, and municipal corporation shall

Page 16

482

Sub. H. B. No. 53

receive an amount such that the ratio that the amount of moneys	483
received by that county, township, or municipal corporation under	484
division (B)(1) of this section from apportionable vehicles	485
registered in Ohio and under section 4503.65 of the Revised Code	486
from apportionable vehicles registered in other international	487
registration plan jurisdictions bears to the total amount of	488
moneys received by all counties, townships, and municipal	489
corporations under division (B)(1) of this section from	490
apportionable vehicles registered in Ohio and under section	491
4503.65 of the Revised Code from apportionable vehicles registered	492
in other international registration plan jurisdictions equals the	493
ratio that the amount of moneys that the county, township, or	494
municipal corporation would receive from apportionable vehicles	495
registered in Ohio were the moneys from such vehicles distributed	496
under section 4501.04 of the Revised Code, based solely on the	497
weight schedules contained in section 4503.042 of the Revised	498
Code, bears to the total amount of money that all counties,	499
townships, and municipal corporations would receive from	500
apportionable vehicles registered in Ohio were the moneys from	501
such vehicles distributed under section 4501.04 of the Revised	502
Code, based solely on the weight schedules contained in section	503
4503.042 of the Revised Code.	504

No county, township, or municipal corporation shall receive 505 under division (B)(2) of this section an amount greater than the 506 amount of money that that county, township, or municipal 507 corporation would receive from apportionable vehicles registered 508 in Ohio were the money from the taxation of such vehicles 509 distributed under section 4501.04 of the Revised Code based solely 510 on the weight schedules contained in section 4503.042 of the 511 Revised Code. 512

(3) If, at the end of the distribution year, the total of all 513 moneys received under section 4503.65 of the Revised Code exceeds 514

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the total moneys subject to distribution under division (B)(2) of	515
this section, the registrar shall distribute to each county,	516
township, and municipal corporation a portion of the excess. The	517
excess shall be distributed to counties, townships, and municipal	518
corporations in the same proportion that the revenues received by	519
each county, township, and municipal corporation from collections	520
under section 4503.02 and from collections under section 4503.65	521
of the Revised Code during that distribution year bears to the	522
total revenues received by counties, townships, and municipal	523
corporations from taxes levied under section 4503.02 and from	524
collections under section 4503.65 of the Revised Code during that	525
distribution year.	526
(C) All moneys received from the administrative fee imposed	527
by division (C) of section 4503.042 of the Revised Code shall be	528

- by division (C) of section 4503.042 of the Revised Code shall be deposited to the credit of the state bureau of motor vehicles fund established in section 4501.25 of the Revised Code, to offset operating expenses incurred by the bureau of motor vehicles in administering the international registration plan.
- (D) All investment earnings of the international registration 533 plan distribution fund shall be credited to the fund. 534
- Sec. 4501.045. (A) All moneys received from the tax imposed 535 by section 4503.02 of the Revised Code on commercial cars and 536 buses that are not apportionable and to which the rates provided 537 under divisions (A)(8) to (21) of section 4503.042 of the Revised 538 Code apply, shall be distributed as follows: 539
- (1) First, forty-two and six-tenths per cent shall be

 deposited in the state treasury to the credit of the <u>state</u> highway

 obligations bond retirement <u>safety</u> fund created by section 5528.32

 4501.06 of the Revised Code, to be used solely for the purposes

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 set forth in that section;
 - (2) Second, the balance remaining after distribution under 545

division (A)(1) of this section shall be deposited to the credit	546
of the auto registration distribution fund for distribution in the	547
manner provided in sections 4501.03 and 4501.04 of the Revised	548
Code.	549
(B) All moneys received from the tax imposed by section	550
4503.02 of the Revised Code on commercial cars and buses that are	551
not apportionable and to which the rates provided under divisions	552
(A)(1) to (7) and division (B) of section 4503.042 of the Revised	553
Code apply, shall be deposited to the credit of the auto	554
registration distribution fund for distribution in the manner	555
provided in sections 4501.03 and 4501.04 of the Revised Code.	556
(C) All moneys received from the tax imposed by section	557
4503.02 of the Revised Code on trailers and semitrailers shall be	558
deposited to the credit of the auto registration distribution fund	559
for distribution in the manner provided in sections 4501.03 and	560
4501.04 of the Revised Code.	561
Sec. 4501.06. The taxes, fees, and fines levied, charged, or	562
referred to in <u>division (A)(3) of section 4501.044, division</u>	563
(A)(1) of section 4501.045, division (O) of section 4503.04,	564
division (E) of section 4503.042, division (B) of section 4503.07,	565
division (C)(1) of section 4503.10, division (D) of section	566
4503.182, division (A) of section 4503.19, division (D)(2) of	567
section 4507.24, division (A) of section 4508.06, and sections	568
4503.40, 4503.42, 4505.11, 4505.111, 4506.08, 4507.23, 4508.05,	569
4513.53, and 5502.12 of the Revised Code, and the taxes charged in	570
section 4503.65 that are distributed in accordance with division	571
(A)(2) of section 4501.044 of the Revised Code unless otherwise	572
designated by law, shall be deposited in the state treasury to the	573
credit of the state highway safety fund, which is hereby created.	574

Money credited to the fund shall, after receipt of certifications

from the commissioners of the sinking fund certifying that there

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are sufficient moneys to the credit of the highway obligations	577
bond retirement fund created by section 5528.32 of the Revised	578
Code to meet in full all payments of interest, principal, and	579
charges for the retirement of highway obligations issued pursuant	580
to Section 2i of Article VIII, Ohio Constitution, and sections	581
5528.30 and 5528.31 of the Revised Code due and payable during the	582
current calendar year, be used for the purpose of enforcing and	583
paying the expenses of administering the law relative to the	584
registration and operation of motor vehicles on the public roads	585
or highways. Amounts credited to the fund may also be used to pay	586
the expenses of administering and enforcing the laws under which	587
such fees were collected. All investment earnings of the state	588
highway safety fund shall be credited to the fund.	589

Sec. 4501.11. (A) There is hereby created in the state 590 treasury the security, investigations, and policing fund. 591 Notwithstanding section 5503.04 of the Revised Code, no fines 592 collected from or money arising from bonds or bail forfeited by 593 persons apprehended or arrested by state highway patrol troopers 594 shall be credited to the general revenue fund until sufficient 595 revenue to fund appropriations for the activities described under 596 division (B) of this section are credited to the security, 597 investigations, and policing fund. All investment earnings of the 598 security, investigations, and policing fund shall be credited to 599 that fund. 600

This division does not apply to fines for violations of 601 division (B) of section 4513.263 of the Revised Code, or to fines 602 for violations of any municipal ordinance that is substantively 603 comparable to that division, which fines shall be delivered to the 604 treasurer of state as provided in division (E) of section 4513.263 605 of the Revised Code.

(B) The money credited to the security, investigations, and

policing fund shall be used to pay the costs of:	608
(1) Providing security for the governor, other officials and	609
dignitaries, the capitol square, and other state property pursuant	610
to division (E) of section 5503.02 of the Revised Code;	611
(2) Undertaking major criminal investigations that involve	612
state property interests;	613
(3) Providing traffic control and security for the Ohio	614
expositions commission on a full-time, year-round basis;	615
(4) Performing nonhighway-related duties of the state highway	616
patrol at the Ohio state fair+	617
(5) Coordinating homeland security activities.	618
Sec. 4501.26. The unidentified public safety receipts fund is	619
hereby created in the state treasury. The fund shall consist of	620
money received by the department of public safety that is	621
provisional in nature or for which proper identification or	622
disposition cannot immediately be determined. Refunds and other	623
disbursements from the fund shall be made once proper	624
identification and disposition is determined. All investment	625
earnings of the fund shall be credited to the <u>state bureau of</u>	626
motor vehicles fund created in section 4501.25 of the Revised	627
<u>Code</u> .	628
Sec. 4501.34. (A) The registrar of motor vehicles may adopt	629
and publish rules to govern the registrar's proceedings. All	630
proceedings of the registrar shall be open to the public, and all	631
documents in the registrar's possession are public records. The	632
registrar shall adopt a seal bearing the inscription: "Motor	633
Vehicle Registrar of Ohio." The seal shall be affixed to all writs	634
and authenticated copies of records, and, when it has been so	635
attached, the copies shall be received in evidence with the same	636
effect as other public records. All courts shall take judicial	637

notice of the seal.	63	38
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(B) Upon the request of any person accompanied by a 639 nonrefundable fee of five dollars per name, the registrar may 640 furnish lists of names and addresses as they appear upon the 641 applications for driver's licenses, provided that any further 642 information contained in the applications shall not be disclosed. 643 The registrar shall pay two dollars of each five-dollar fee 644 collected into the state treasury to the credit of the state 645 bureau of motor vehicles fund established in section 4501.25 of 646 the Revised Code. Of the remaining three dollars of each such fee 647 the registrar collects, the registrar shall deposit sixty cents 648 into the state treasury to the credit of the trauma and emergency 649 medical services fund established in section 4513.263 of the 650 Revised Code, sixty cents into the state treasury to the credit of 651 the homeland security fund established in section 5502.03 of the 652 Revised Code, thirty cents into the state treasury to the credit 653 of the investigations fund established in section 5502.131 of the 654 Revised Code, one dollar and twenty five cents into the state 655 treasury to the credit of the emergency management agency service 656 and reimbursement fund established in section 5502.39 of the 657 Revised Code, and twenty five cents into the state treasury to the 658 credit of the justice program services fund established in section 659 5502.67 of the Revised Code. 660

This division does not apply to the list of qualified driver

licensees required to be compiled and filed pursuant to section

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2313.06 of the Revised Code.

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sec. 4503.102. (A) The registrar of motor vehicles shall

adopt rules to establish a centralized system of motor vehicle

registration renewal by mail or by electronic means. Any person

owning a motor vehicle that was registered in the person's name

during the preceding registration year shall renew the

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registration of the motor vehicle not more than ninety days prior 669 to the expiration date of the registration either by mail or by 670 electronic means through the centralized system of registration 671 established under this section, or in person at any office of the 672 registrar or at a deputy registrar's office. 673

- (B)(1) No less than forty-five days prior to the expiration 674 date of any motor vehicle registration, the registrar shall mail a 675 renewal notice to the person in whose name the motor vehicle is 676 registered. The renewal notice shall clearly state that the 677 registration of the motor vehicle may be renewed by mail or 678 electronic means through the centralized system of registration or 679 in person at any office of the registrar or at a deputy 680 registrar's office and shall be preprinted with information 681 including, but not limited to, the owner's name and residence 682 address as shown in the records of the bureau of motor vehicles, a 683 brief description of the motor vehicle to be registered, notice of 684 the license taxes and fees due on the motor vehicle, the toll-free 685 telephone number of the registrar as required under division 686 (D)(1) of section 4503.031 of the Revised Code, and any additional 687 information the registrar may require by rule. The renewal notice 688 shall not include the social security number of either the owner 689 of the motor vehicle or the person in whose name the motor vehicle 690 is registered. The renewal notice shall be sent by regular mail to 691 the owner's last known address as shown in the records of the 692 bureau of motor vehicles. 693
- (2) If the application for renewal of the registration of a 694 motor vehicle is prohibited from being accepted by the registrar 695 or a deputy registrar by division (D) of section 2935.27, division 696 (A) of section 2937.221, division (A) of section 4503.13, division 697 (B) of section 4510.22, or division (B)(1) of section 4521.10 of 698 the Revised Code, the registrar is not required to send a renewal 699 notice to the vehicle owner or vehicle lessee.

(C) The owner of the motor vehicle shall verify the	701
information contained in the notice, sign it either manually or by	702
electronic means, and return it, either by mail or electronic	703
means, or the owner may take it in person to any office of the	704
registrar or of a deputy registrar, together with a financial	705
transaction device number, when permitted by rule of the	706
registrar, check, or money order in the amount of the registration	707
taxes and fees payable on the motor vehicle and a mail fee of two	708
dollars and seventy-five cents commencing on July 1, 2001, three	709
dollars and twenty five cents commencing on January 1, 2003, and	710
three dollars and fifty cents commencing on January 1, 2004 , plus	711
postage as indicated on the notice, if the registration is renewed	712
by mail, and an inspection certificate for the motor vehicle as	713
provided in section 3704.14 of the Revised Code. If the motor	714
vehicle owner chooses to renew the motor vehicle registration by	715
electronic means, the owner shall proceed in accordance with the	716
rules the registrar adopts.	717

(D) If all registration and transfer fees for the motor 718 vehicle for the preceding year or the preceding period of the 719 current registration year have not been paid, if division (D) of 720 section 2935.27, division (A) of section 2937.221, division (A) of 721 section 4503.13, division (B) of section 4510.22, or division 722 (B)(1) of section 4521.10 of the Revised Code prohibits acceptance 723 of the renewal notice, or if the owner or lessee does not have an 724 inspection certificate for the motor vehicle as provided in 725 section 3704.14 of the Revised Code, if that section is 726 applicable, the license shall be refused, and the registrar or 727 deputy registrar shall so notify the owner. This section does not 728 require the payment of license or registration taxes on a motor 729 vehicle for any preceding year, or for any preceding period of a 730 year, if the motor vehicle was not taxable for that preceding year 731 or period under section 4503.02, 4503.04, 4503.11, 4503.12, or 732 4503.16 or Chapter 4504. of the Revised Code. 733

Sub. H. B. No. 53 As Passed by the House

- (E)(1) Failure to receive a renewal notice does not relieve a 734 motor vehicle owner from the responsibility to renew the 735 registration for the motor vehicle. Any person who has a motor 736 vehicle registered in this state and who does not receive a 737 renewal notice as provided in division (B) of this section prior 738 to the expiration date of the registration shall request an 739 application for registration from the registrar or a deputy 740 registrar and sign the application manually or by electronic means 741 and submit the application and pay any applicable license taxes 742 and fees to the registrar or deputy registrar. 743
- (2) If the owner of a motor vehicle submits an application 744 for registration and the registrar is prohibited by division (D) 745 of section 2935.27, division (A) of section 2937.221, division (A) 746 of section 4503.13, division (B) of section 4510.22, or division 747 (B)(1) of section 4521.10 of the Revised Code from accepting the 748 application, the registrar shall return the application and the 749 payment to the owner. If the owner of a motor vehicle submits a 750 registration renewal application to the registrar by electronic 751 means and the registrar is prohibited from accepting the 752 application as provided in this division, the registrar shall 753 notify the owner of this fact and deny the application and return 754 the payment or give a credit on the financial transaction device 755 account of the owner in the manner the registrar prescribes by 756 rule adopted pursuant to division (A) of this section. 757
- (F) Every deputy registrar shall post in a prominent place at 758 the deputy's office a notice informing the public of the mail 759 registration system required by this section and also shall post a 760 notice that every owner of a motor vehicle and every chauffeur 761 holding a certificate of registration is required to notify the 762 registrar in writing of any change of residence within ten days 763 after the change occurs. The notice shall be in such form as the 764 registrar prescribes by rule. 765

(G) The two dollars and seventy-five cents fee collected from	766
July 1, 2001, through December 31, 2002, the three dollars and	767
twenty-five cents fee collected from January 1, 2003, through	768
December 31, 2003, and the three dollars and fifty cents fee	769
collected after January 1, 2004, plus postage and any financial	770
transaction device surcharge collected by the registrar for	771
registration by mail, shall be paid to the credit of the state	772
bureau of motor vehicles fund established by section 4501.25 of	773
the Revised Code.	774

- (H)(1) Pursuant to section 113.40 of the Revised Code, the 775 registrar may shall implement a program permitting payment of 776 motor vehicle registration taxes and fees, driver's license and 777 commercial driver's license fees, and any other taxes, fees, 778 penalties, or charges imposed or levied by the state by means of a 779 financial transaction device. The program shall take effect not 780 <u>later than July 1, 2016.</u> The registrar may shall adopt rules as 781 necessary for this purpose, but all such rules are subject to any 782 action, policy, or procedure of the board of deposit or treasurer 783 of state taken or adopted under section 113.40 of the Revised 784 Code. 785
- (2) Commencing The rules adopted under division (H)(1) of 786 this section shall require a deputy registrar to accept payments 787 by means of a financial transaction device beginning on the 788 effective date of the rules unless the deputy registrar contract 789 entered into by the deputy registrar prohibits the acceptance of 790 such payments by financial transaction device. However, commencing 791 with deputy registrar contract awards that have a start date of 792 July 1, 2008 2016, and for all contract awards thereafter, the 793 registrar shall incorporate in the review process a score for 794 whether or not a proposer states require that the proposer will 795 accept payment by means of a financial transaction device, 796 including credit cards and debit cards, for all department of 797

public	safety	transactions	conducted	at	that	deputy	registrar	•	798
locatio	on.								799

A deputy registrar shall not be required to accept payment by means of a financial transaction device unless the deputy registrar agreed to do so in the deputy registrar's contract. The bureau shall and deputy registrars are not be required to pay any costs incurred by a deputy registrar who accepts that result from accepting payment by means of a financial transaction device that result from the deputy registrar accepting payment by means of a financial transaction device. A deputy registrar may charge a person who tenders payment for a department transaction by means of a financial transaction device any cost the deputy registrar incurs from accepting payment by the financial transaction device, but the deputy registrar shall not require the person to pay any additional fee of any kind in connection with the use by the person of the financial transaction device.

- (3) A In accordance with division (H)(1) of this section and rules adopted by the registrar under that division, a county auditor or clerk of a court of common pleas that is designated a deputy registrar may choose to shall accept payment by means of a financial transaction device, including credit cards and debit cards, for all department of public safety transactions conducted at the office of the county auditor or clerk in the county auditor's or clerk's capacity as deputy registrar. The bureau shall is not be required to pay any costs incurred by a county auditor who accepts or clerk that result from accepting payment by means of a financial transaction device that result from the county auditor accepting payment by means of a financial transaction device for any such department of public safety transaction.
- (I) For persons who reside in counties where tailpipe emissions inspections are required under the motor vehicle

inspection and maintenance program, the notice required by	830
division (B) of this section shall also include the toll-free	831
telephone number maintained by the Ohio environmental protection	832
agency to provide information concerning the locations of	833
emissions testing centers.	834

Sec. 4503.103. (A)(1) The registrar of motor vehicles may 835 adopt rules to permit any person or lessee, other than a person 836 receiving an apportioned license plate under the international 837 registration plan, who owns or leases one or more motor vehicles 838 to file a written application for registration for no more than 839 five succeeding registration years. The rules adopted by the 840 registrar may designate the classes of motor vehicles that are 841 eligible for such registration. At the time of application, all 842 annual taxes and fees shall be paid for each year for which the 843 person is registering. 844

(2)(a) Not later than December 31, 2013, the registrar shall 845 adopt rules to permit any person or lessee who owns or leases a 846 trailer or semitrailer that is subject to the tax rates prescribed 847 in section 4503.042 of the Revised Code for such trailers or 848 semitrailers to file a written application for registration for 849 any number of succeeding registration years, including a permanent 850 registration. At the time of application, all annual taxes and 851 fees shall be paid for each year for which the person is 852 registering, provided that the annual taxes due, regardless of the 853 number of years for which the person is registering, shall not 854 exceed two hundred dollars. A person who registers a vehicle under 855 division (A)(2) of this section shall pay for each year of 856 registration the additional fee established under division (C)(1) 857 of section 4503.10 of the Revised Code, provided that the 858 additional fee due, regardless of the number of years for which 859 the person is registering, shall not exceed eighty-eight dollars. 860 The person also shall pay one single deputy registrar service fee 861

in the amount specified in division (D) of section 4503.10 of the	862
Revised Code or one single bureau of motor vehicles service fee in	863
the amount specified in division (G) of that section, as	864
applicable, regardless of the number of years for which the person	865
is registering.	866

- (b) In addition, each person registering a trailer or 867 semitrailer under division (A)(2)(a) of this section shall pay any 868 applicable local motor vehicle license tax levied under Chapter 869 4504. of Revised Code for each year for which the person is 870 registering, provided that not more than eight times any such 871 annual local taxes shall be due upon registration. 872
- (c) The period of registration for a trailer or semitrailer 873 registered under division (A)(2)(a) of this section is exclusive 874 to the trailer or semitrailer for which that certificate of 875 registration is issued and is not transferable to any other 876 trailer or semitrailer if the registration is a permanent 877 registration. 878
- (3) Except as provided in division (A)(4) of this section, 879 the registrar shall adopt rules to permit any person who owns a 880 motor vehicle to file an application for registration for not more 881 than five succeeding registration years. At the time of 882 application, the person shall pay the annual taxes and fees for 883 each registration year, calculated in accordance with division (C) 884 of section 4503.11 of the Revised Code. A person who is 885 registering a vehicle under division (A)(3) of this section shall 886 pay for each year of registration the additional fee established 887 under division (C)(1) of section 4503.10 of the Revised Code. The 888 person shall also pay the deputy registrar service fee or the 889 bureau of motor vehicles service fee, as follows: 890
- (a) For a two-year registration, the service fee is five 891 dollars and twenty-five cents. 892

- (b) For a three-year registration, the service fee is eight 893 dollars. 894

 (c) For a four- or five-year registration, the service fee is 895 ten dollars. 896
- (4) Division (A)(3) of this section does not apply to a 897 person receiving an apportioned license plate under the 898 international registration plan, or the owner of a commercial car 899 used solely in intrastate commerce, or the owner of a bus as 900 defined in section 4513.50 of the Revised Code. 901
- (B) No person applying for a multi-year registration under 902 division (A) of this section is entitled to a refund of any taxes 903 or fees paid. 904
- (C) The registrar shall not issue to any applicant who has 905 been issued a final, nonappealable order under division (D) of 906 this section a multi-year registration or renewal thereof under 907 this division or rules adopted under it for any motor vehicle that 908 is required to be inspected under section 3704.14 of the Revised 909 Code the district of registration of which, as determined under 910 section 4503.10 of the Revised Code, is or is located in the 911 county named in the order. 912
- (D) Upon receipt from the director of environmental 913 protection of a notice issued under rules adopted under section 914 3704.14 of the Revised Code indicating that an owner of a motor 915 vehicle that is required to be inspected under that section who 916 obtained a multi-year registration for the vehicle under division 917 (A) of this section or rules adopted under that division has not 918 obtained a required inspection certificate for the vehicle, the 919 registrar in accordance with Chapter 119. of the Revised Code 920 shall issue an order to the owner impounding the certificate of 921 registration and identification license plates for the vehicle. 922 The order also shall prohibit the owner from obtaining or renewing 923

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a multi-year registration for any vehicle that is required to be	924
inspected under that section, the district of registration of	925
which is or is located in the same county as the county named in	926
the order during the number of years after expiration of the	927
current multi-year registration that equals the number of years	928
for which the current multi-year registration was issued.	929

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

- (E) Upon the occurrence of either of the following 937 circumstances, the registrar in accordance with Chapter 119. of 938 the Revised Code shall issue to the owner a modified order 939 rescinding the provisions of the order issued under division (D) 940 of this section impounding the certificate of registration and 941 license plates for the vehicle named in that original order: 942
- (1) Receipt from the director of environmental protection of 943 a subsequent notice under rules adopted under section 3704.14 of 944 the Revised Code that the owner has obtained the inspection 945 certificate for the vehicle as required under those rules; 946
- (2) Presentation to the registrar by the owner of the 947 required inspection certificate for the vehicle. 948
- (F) The owner of a motor vehicle for which the certificate of 949 registration and license plates have been impounded pursuant to an 950 order issued under division (D) of this section, upon issuance of 951 a modified order under division (E) of this section, may apply to 952 the registrar for their return. A fee of two dollars and fifty 953 cents shall be charged for the return of the certificate of 954

a law enforcement or other government agency.

(ii) The place is owned by the offender, the offender's 985 spouse, or a parent or child of the offender. 986 (iii) The place is owned by a private person or entity, and, 987 prior to the issuance of the order, the private entity or person 988 that owns the place, or the authorized agent of that private 989 990 entity or person, has given express written consent for the immobilization to be carried out at that place. 991 (iv) The place is a public street or highway on which the 992 vehicle is parked in accordance with the law. 993 994 (c) The person or agency designated by the court to execute the order, which shall be either the law enforcement agency that 995 employs the law enforcement officer who seized the vehicle, a 996 bailiff of the court, another person the court determines to be 997 appropriate to execute the order, or the law enforcement agency 998 with jurisdiction over the place of residence of the vehicle 999 owner; 1000 (d) That neither the registrar nor a deputy registrar will be 1001 permitted to accept an application for the license plate 1002 registration of any motor vehicle in the name of the vehicle owner 1003 until the immobilization fee is paid. 1004 (2) The person or agency the court designates to immobilize 1005 the vehicle shall seize or retain that vehicle's license plates 1006 and forward them to the bureau of motor vehicles. 1007 (3) In all cases, the offender shall be assessed an 1008 immobilization fee of one hundred dollars, and the immobilization 1009 fee shall be paid to the registrar before the vehicle may be 1010 released to the offender. Neither the registrar nor a deputy 1011 registrar shall accept an application for the registration of any 1012 motor vehicle in the name of the offender until the immobilization 1013 fee is paid. 1014

(4) If the vehicle subject to the order is immobilized

pursuant to the order and is found being operated upon any street	1016
or highway in this state during the immobilization period, it	1017
shall be seized, removed from the street or highway, and	1018
criminally forfeited and disposed of pursuant to section 4503.234	1019
of the Revised Code.	1020

(5) The registrar shall deposit the immobilization fee into 1021 the law enforcement reimbursement state bureau of motor vehicles 1022 fund created by section 4501.19 4501.25 of the Revised Code. Money 1023 in the fund shall to be expended only as provided in division 1024 (A)(5) of this section. If the court designated in the order a 1025 court bailiff or another appropriate person other than a law 1026 enforcement officer to immobilize the vehicle, the amount of the 1027 fee deposited into the law enforcement reimbursement state bureau 1028 of motor vehicles fund shall be paid out to the county treasury if 1029 the court that issued the order is a county court, to the treasury 1030 of the municipal corporation served by the court if the court that 1031 issued the order is a mayor's court, or to the city treasury of 1032 the legislative authority of the court, both as defined in section 1033 1901.03 of the Revised Code, if the court that issued the order is 1034 a municipal court. If the court designated a law enforcement 1035 agency to immobilize the vehicle and if the law enforcement agency 1036 immobilizes the vehicle, the amount of the fee deposited into the 1037 law enforcement reimbursement state bureau of motor vehicles fund 1038 shall be paid out to the law enforcement agency to reimburse the 1039 agency for the costs it incurs in obtaining immobilization 1040 equipment and, if required, in sending an officer or other person 1041 to search for and locate the vehicle specified in the 1042 immobilization order and to immobilize the vehicle. 1043

In addition to the immobilization fee required to be paid 1045 under division (A)(3) of this section, the offender may be charged 1046 expenses or charges incurred in the removal and storage of the 1047

for that vehicle.

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immobilized vehicle. 1048 (B) If a court issues an immobilization order under division 1049 (A)(1) of this section, the person or agency designated by the 1050 court to execute the immobilization order promptly shall 1051 immobilize or continue the immobilization of the vehicle at the 1052 place specified by the court in the order. The registrar shall not 1053 authorize the release of the vehicle or authorize the issuance of 1054 new identification license plates for the vehicle at the end of 1055 the immobilization period until the immobilization fee has been 1056 paid. 1057 (C) Upon receipt of the license plates for a vehicle under 1058 this section, the registrar shall destroy the license plates. At 1059 the end of the immobilization period and upon the payment of the 1060 immobilization fee that must be paid under this section, the 1061 registrar shall authorize the release of the vehicle and authorize 1062 the issuance, upon the payment of the same fee as is required for 1063 the replacement of lost, mutilated, or destroyed license plates 1064 and certificates of registration, of new license plates and, if 1065 necessary, a new certificate of registration to the offender for 1066 the vehicle in question. 1067 (D)(1) If a court issues an immobilization order under 1068 division (A) of this section, the immobilization period commences 1069 on the day on which the vehicle in question is immobilized. If the 1070 vehicle in question had been seized under section 4510.41 or 1071 4511.195 of the Revised Code, the time between the seizure and the 1072 beginning of the immobilization period shall be credited against 1073 the immobilization period specified in the immobilization order 1074 issued under division (A) of this section. No vehicle that is 1075

(2) If a court issues an immobilization order under division

immobilized under this section is eligible to have restricted

license plates under section 4503.231 of the Revised Code issued

- (A) of this section, if the vehicle subject to the order is 1080 immobilized under the order, and if the vehicle is found being 1081 operated upon any street or highway of this state during the 1082 immobilization period, it shall be seized, removed from the street 1083 or highway, and criminally forfeited, and disposed of pursuant to 1084 section 4503.234 of the Revised Code. No vehicle that is forfeited 1085 under this provision shall be considered contraband for purposes 1086 of Chapter 2981. of the Revised Code, but shall be held by the law 1087 enforcement agency that employs the officer who seized it for 1088 disposal in accordance with section 4503.234 of the Revised Code. 1089
- (3) If a court issues an immobilization order under division 1090 (A) of this section, and if the vehicle is not claimed within 1091 seven days after the end of the period of immobilization or if the 1092 offender has not paid the immobilization fee, the person or agency 1093 that immobilized the vehicle shall send a written notice to the 1094 offender at the offender's last known address informing the 1095 offender of the date on which the period of immobilization ended, 1096 that the offender has twenty days after the date of the notice to 1097 pay the immobilization fee and obtain the release of the vehicle, 1098 and that if the offender does not pay the fee and obtain the 1099 release of the vehicle within that twenty-day period, the vehicle 1100 will be forfeited under section 4503.234 of the Revised Code to 1101 the entity that is entitled to the immobilization fee. 1102
- (4) An offender whose motor vehicle is subject to an 1103 immobilization order issued under division (A) of this section 1104 shall not sell the motor vehicle without approval of the court 1105 that issued the order. If such an offender wishes to sell the 1106 motor vehicle during the immobilization period, the offender shall 1107 apply to the court that issued the immobilization order for 1108 permission to assign the title to the vehicle. If the court is 1109 satisfied that the sale will be in good faith and not for the 1110 purpose of circumventing the provisions of division (A)(1) of this 1111

section, it may certify its consent to the offender and to the	1112
registrar. Upon receipt of the court's consent, the registrar	1113
shall enter the court's notice in the offender's vehicle license	1114
plate registration record.	1115

If, during a period of immobilization under an immobilization 1116 order issued under division (A) of this section, the title to the 1117 immobilized motor vehicle is transferred by the foreclosure of a 1118 chattel mortgage, a sale upon execution, the cancellation of a 1119 conditional sales contract, or an order of a court, the involved 1120 court shall notify the registrar of the action, and the registrar 1121 shall enter the court's notice in the offender's vehicle license 1122 plate registration record. 1123

Nothing in this section shall be construed as requiring the registrar or the clerk of the court of common pleas to note upon the certificate of title records any prohibition regarding the sale of a motor vehicle.

- (5) If the title to a motor vehicle that is subject to an 1128 immobilization order under division (A) of this section is 1129 assigned or transferred without court approval between the time of 1130 arrest of the offender who committed the offense for which such an 1131 order is to be issued and the time of the actual immobilization of 1132 the vehicle, the court shall order that, for a period of two years 1133 from the date of the order, neither the registrar nor any deputy 1134 registrar shall accept an application for the registration of any 1135 motor vehicle in the name of the offender whose vehicle was 1136 assigned or transferred without court approval. The court shall 1137 notify the registrar of the order on a form prescribed by the 1138 registrar for that purpose. 1139
- (6) If the title to a motor vehicle that is subject to an 1140 immobilization order under division (A) of this section is 1141 assigned or transferred without court approval in violation of 1142 division (D)(4) of this section, then, in addition to or 1143

independent of any other penalty established by law, the court may	1144
fine the offender the value of the vehicle as determined by	1145
publications of the national auto dealers association. The	1146
proceeds from any fine so imposed shall be distributed in the same	1147
manner as the proceeds of the sale of a forfeited vehicle are	1148
distributed pursuant to division (C)(2) of section 4503.234 of the	1149
Revised Code.	1150

(E)(1) The court with jurisdiction over the case, after 1151 notice to all interested parties including lienholders, and after 1152 an opportunity for them to be heard, if the offender fails to 1153 appear in person, without good cause, or if the court finds that 1154 the offender does not intend to seek release of the vehicle at the 1155 end of the period of immobilization or that the offender is not or 1156 will not be able to pay the expenses and charges incurred in its 1157 removal and storage, may order that title to the vehicle be 1158 transferred, in order of priority, first into the name of the 1159 entity entitled to the immobilization fee under division (A)(5) of 1160 this section, next into the name of a lienholder, or lastly, into 1161 the name of the owner of the place of storage. 1162

A lienholder that receives title under a court order shall do 1163 so on the condition that it pay any expenses or charges incurred 1164 in the vehicle's removal and storage. If the entity that receives 1165 title to the vehicle is the entity that is entitled to the 1166 immobilization fee under division (A)(5) of this section, it shall 1167 receive title on the condition that it pay any lien on the 1168 vehicle. The court shall not order that title be transferred to 1169 any person or entity other than the owner of the place of storage 1170 if the person or entity refuses to receive the title. Any person 1171 or entity that receives title may either keep title to the vehicle 1172 or may dispose of the vehicle in any legal manner that it 1173 considers appropriate, including assignment of the certificate of 1174 title to the motor vehicle to a salvage dealer or a scrap metal 1175

processing facility. The person or entity shall not transfer the understand the vehicle to the person who is the vehicle's immediate previous 1177 owner.

If the person or entity assigns the motor vehicle to a 1179 salvage dealer or scrap metal processing facility, the person or 1180 entity shall send the assigned certificate of title to the motor 1181 vehicle to the clerk of the court of common pleas of the county in 1182 which the salvage dealer or scrap metal processing facility is 1183 located. The person or entity shall mark the face of the 1184 certificate of title with the words "FOR DESTRUCTION" and shall 1185 deliver a photocopy of the certificate of title to the salvage 1186 dealer or scrap metal processing facility for its records. 1187

- (2) Whenever a court issues an order under division (E)(1) of 1188 this section, the court also shall order removal of the license 1189 plates from the vehicle and cause them to be sent to the registrar 1190 if they have not already been sent to the registrar. Thereafter, 1191 no further proceedings shall take place under this section, but 1192 the offender remains liable for payment of the immobilization fee 1193 described in division (A)(3) of this section if an immobilization 1194 order previously had been issued by the court. 1195
- (3) Prior to initiating a proceeding under division (E)(1) of 1196 this section, and upon payment of the fee under division (B) of 1197 section 4505.14 of the Revised Code, any interested party may 1198 cause a search to be made of the public records of the bureau of 1199 motor vehicles or the clerk of the court of common pleas, to 1200 ascertain the identity of any lienholder of the vehicle. The 1201 initiating party shall furnish this information to the clerk of 1202 the court with jurisdiction over the case, and the clerk shall 1203 provide notice to the vehicle owner, the defendant, any 1204 lienholder, and any other interested parties listed by the 1205 initiating party, at the last known address supplied by the 1206 initiating party, by certified mail or, at the option of the 1207

As used in this section, "interested party" includes the	1209
offender, all lienholders, the owner of the place of storage, the	1210
person or entity that caused the vehicle to be removed, and the	1211
person or entity, if any, entitled to the immobilization fee under	1212
division (A)(5) of this section.	1213

initiating party, by personal service or ordinary mail.

sec. 4503.26. (A) As used in this section, "registration 1214
information" means information in license plate applications on 1215
file with the bureau of motor vehicles. 1216

(B) The director of public safety may advertise for and 1217 1218 accept sealed bids for the preparation of lists containing registration information in such form as the director authorizes. 1219 Where the expenditure is more than five hundred dollars, the 1220 director shall give notice to bidders as provided in section 1221 5513.01 of the Revised Code as for purchases by the department of 1222 transportation. The notice shall include the latest date, as 1223 determined by the director, on which bids will be accepted and the 1224 date, also determined by the director, on which bids will be 1225 opened by the director at the central office of the department of 1226 public safety. The contract to prepare the list shall be awarded 1227 to the lowest responsive and responsible bidder, in accordance 1228 with section 9.312 of the Revised Code, provided there is 1229 compliance with the specifications. Such contract shall not extend 1230 beyond twenty-four consecutive registration periods as provided in 1231 section 4503.101 of the Revised Code. The successful bidder shall 1232 furnish without charge a complete list to the bureau of motor 1233 vehicles, and shall also furnish without charge to the county 1234 sheriffs or chiefs of police in cities, at such times and in such 1235 manner as the director determines necessary, lists of registration 1236 information for the county in which they are situated. The 1237 registrar shall provide to the successful bidder all necessary 1238

1269

information for the preparation of such lists.	1239
The registrar, upon application of any person and payment of	1240
the proper fee, may search the records of the bureau and furnish	1241
reports of those records under the signature of the registrar.	1242
(C) A The registrar shall charge and collect a fee of five	1243
dollars shall be charged and collected for each search of the	1244
records and report of those records furnished under the signature	1245
and seal of the registrar. A copy of any such report is	1246
prima-facie evidence of the facts therein stated, in any court.	1247
The registrar shall receive these fees and deposit two	1248
dollars of each such fee into the state treasury to the credit of	1249
the state bureau of motor vehicles fund established in section	1250
4501.25 of the Revised Code. Of the remaining three dollars of	1251
each such fee the registrar collects, the registrar shall deposit	1252
sixty cents into the state treasury to the credit of the trauma	1253
and emergency medical services fund established in section	1254
4513.263 of the Revised Code, sixty cents into the state treasury	1255
to the credit of the homeland security fund established under	1256
section 5502.03 of the Revised Code, thirty cents into the state	1257
treasury to the credit of the investigations fund established in	1258
section 5502.131 of the Revised Code, one dollar and twenty-five	1259
cents into the state treasury to the credit of the emergency	1260
management agency service and reimbursement fund established in	1261
section 5502.39 of the Revised Code, and twenty-five cents into	1262
the state treasury to the credit of the justice program services	1263
fund established in section 5502.67 of the Revised Code.	1264
Sec. 4505.09. (A)(1) The clerk of a court of common pleas	1265
shall charge and retain fees as follows:	1266
(a) Five dollars for each certificate of title that is not	1267

applied for within thirty days after the later of the assignment

or delivery of the motor vehicle described in it. The entire fee

shall be retained by the clerk.

- (b) Fifteen dollars for each certificate of title or 1271 duplicate certificate of title including the issuance of a 1272 memorandum certificate of title, or authorization to print a 1273 non-negotiable evidence of ownership described in division (G) of 1274 section 4505.08 of the Revised Code, non-negotiable evidence of 1275 ownership printed by the clerk under division (H) of that section, 1276 and notation of any lien on a certificate of title that is applied 1277 for at the same time as the certificate of title. The clerk shall 1278 retain eleven dollars and fifty cents of that fee for each 1279 certificate of title when there is a notation of a lien or 1280 security interest on the certificate of title, twelve dollars and 1281 twenty-five cents when there is no lien or security interest noted 1282 on the certificate of title, and eleven dollars and fifty cents 1283 for each duplicate certificate of title. 1284
- (c) Four dollars and fifty cents for each certificate of 1285 title with no security interest noted that is issued to a licensed 1286 motor vehicle dealer for resale purposes and, in addition, a 1287 separate fee of fifty cents. The clerk shall retain two dollars 1288 and twenty-five cents of that fee. 1289
- (d) Five dollars for each memorandum certificate of title or 1290 non-negotiable evidence of ownership that is applied for 1291 separately. The clerk shall retain that entire fee. 1292
- (2) The fees that are not retained by the clerk shall be paid 1293 to the registrar of motor vehicles by monthly returns, which shall 1294 be forwarded to the registrar not later than the fifth day of the 1295 month next succeeding that in which the certificate is issued or 1296 that in which the registrar is notified of a lien or cancellation 1297 of a lien.
- (B)(1) The registrar shall pay twenty-five cents of the 1299 amount received for each certificate of title issued to a motor 1300

vehicle dealer for resale, one dollar for certificates of title	1301
issued with a lien or security interest noted on the certificate	1302
of title, and twenty-five cents for each certificate of title with	1303
no lien or security interest noted on the certificate of title	1304
into the state bureau of motor vehicles fund established in	1305
section 4501.25 of the Revised Code.	1306

- (2) Fifty cents of the amount received for each certificate 1307 of title shall be paid by the registrar as follows: 1308
- (a) Four cents shall be paid into the state treasury to the 1309 credit of the motor vehicle dealers board fund, which is hereby 1310 created. All investment earnings of the fund shall be credited to 1311 the fund. The moneys in the motor vehicle dealers board fund shall 1312 be used by the motor vehicle dealers board created under section 1313 4517.30 of the Revised Code, together with other moneys 1314 appropriated to it, in the exercise of its powers and the 1315 performance of its duties under Chapter 4517. of the Revised Code, 1316 except that the director of budget and management may transfer 1317 excess money from the motor vehicle dealers board fund to the 1318 bureau of motor vehicles fund if the registrar determines that the 1319 amount of money in the motor vehicle dealers board fund, together 1320 with other moneys appropriated to the board, exceeds the amount 1321 required for the exercise of its powers and the performance of its 1322 duties under Chapter 4517. of the Revised Code and requests the 1323 director to make the transfer. 1324
- (b) Twenty-one cents shall be paid into the highway operating 1325 fund.
- (c) Twenty-five cents shall be paid into the state treasury
 to the credit of the motor vehicle sales audit fund, which is
 hereby created. The moneys in the fund shall be used by the tax
 commissioner together with other funds available to the
 commissioner to conduct a continuing investigation of sales and
 use tax returns filed for motor vehicles in order to determine if
 1332

sales and use tax liability has been satisfied. The commissioner	1333
shall refer cases of apparent violations of section 2921.13 of the	1334
Revised Code made in connection with the titling or sale of a	1335
motor vehicle and cases of any other apparent violations of the	1336
sales or use tax law to the appropriate county prosecutor whenever	1337
the commissioner considers it advisable.	1338
(3) Two dollars of the amount received by the registrar under	1339
divisions $(A)(1)(a)$, (b) , and (d) of this section and one dollar	1340
and fifty cents of the amount received by the registrar under	1341
division (A)(1)(c) of this section for each certificate of title	1342
shall be paid into the state treasury to the credit of the	1343
automated title processing fund, which is hereby created and which	1344
shall consist of moneys collected under division (B)(3) of this	1345
section and under sections 1548.10 and 4519.59 of the Revised	1346
Code. All investment earnings of the fund shall be credited to the	1347
fund. The moneys in the fund shall be used as follows:	1348
(a) Except for moneys collected under section 1548.10 of the	1349
Revised Code and as provided in division (B)(3)(c) of this	1350
section, moneys collected under division (B)(3) of this section	1351
shall be used to implement and maintain an automated title	1352
processing system for the issuance of motor vehicle, off-highway	1353
motorcycle, and all-purpose vehicle certificates of title in the	1354
offices of the clerks of the courts of common pleas.	1355
(b) Moneys collected under section 1548.10 of the Revised	1356
Code shall be used to issue marine certificates of title in the	1357
offices of the clerks of the courts of common pleas as provided in	1358
Chapter 1548. of the Revised Code.	1359
(c) Moneys collected under division (B)(3) of this section	1360
shall be used in accordance with section 4505.25 of the Revised	1361

Code to implement Sub. S.B. 59 of the 124th general assembly.

(4) The registrar shall pay the fifty-cent separate fee 1363

collected from a licensed motor vehicle dealer under division	1364
(A)(1)(c) of this section into the title defect recision fund	1365
created by section 1345.52 of the Revised Code.	1366
(C)(1) The automated title processing board is hereby created	1367
consisting of the registrar or the registrar's representative, a	1368
person selected by the registrar, the president of the Ohio clerks	1369
of court association or the president's representative, and two	1370
clerks of courts of common pleas appointed by the governor. The	1371
director of budget and management or the director's designee, the	1372
chief of the division of watercraft in the department of natural	1373
resources or the chief's designee, and the tax commissioner or the	1374
commissioner's designee shall be nonvoting members of the board.	1375
The purpose of the board is to facilitate the operation and	1376
maintenance of an automated title processing system and approve	1377
the procurement of automated title processing system equipment and	1378
ribbons, cartridges, or other devices necessary for the operation	1379
of that equipment. Voting members of the board, excluding the	1380
registrar or the registrar's representative, shall serve without	1381
compensation, but shall be reimbursed for travel and other	1382
necessary expenses incurred in the conduct of their official	1383
duties. The registrar or the registrar's representative shall	1384
receive neither compensation nor reimbursement as a board member.	1385
(2) The automated title processing board shall determine each	1386
of the following:	1387
(a) The automated title processing equipment and certificates	1388
of title requirements for each county;	1389
(b) The payment of expenses that may be incurred by the	1390
counties in implementing an automated title processing system;	1391
(c) The repayment to the counties for existing title	1392
processing equipment:	1393
(d) With the approval of the director of public safety, the	1394

- (3) The registrar shall purchase, lease, or otherwise acquire 1403 any automated title processing equipment and certificates of title 1404 that the board determines are necessary from moneys in the 1405 automated title processing fund established by division (B)(3) of 1406 this section.
- (D) All counties shall conform to the requirements of the 1408 registrar regarding the operation of their automated title 1409 processing system for motor vehicle titles, certificates of title 1410 for off-highway motorcycles and all-purpose vehicles, and 1411 certificates of title for watercraft and outboard motors. 1412
- Sec. 4505.14. (A) The registrar of motor vehicles, or the 1413 clerk of the court of common pleas, upon the application of any 1414 person and payment of the proper fee, may prepare and furnish 1415 lists containing title information in such form and subject to 1416 such territorial division or other classification as they may 1417 direct. The registrar or the clerk may search the records of the 1418 bureau of motor vehicles and furnish reports of those records 1419 under the signature of the registrar or the clerk. 1420
- (B)(1) Fees for lists containing title information shall be 1421 charged and collected as follows: 1422
- (a) For lists containing three thousand titles or more,1423twenty-five dollars per thousand or part thereof;1424

(b) For each report of a search of the records, two dollars 1425 per copy except that on and after October 1, 2009, the fee shall 1426 be is five dollars per copy. The registrar and the clerk may 1427 certify copies of records generated by an automated title 1428 1429 processing system. (2) A copy of any such report shall be taken as prima-facie 1430 evidence of the facts therein stated, in any court of the state. 1431 The registrar and the clerk shall furnish information on any title 1432 without charge to the state highway patrol, sheriffs, chiefs of 1433 police, or the attorney general. The clerk also may provide a copy 1434 of a certificate of title to a public agency without charge. 1435 (C)(1) Those fees collected by the registrar as provided in 1436 division (B)(1)(a) of this section shall be paid to the treasurer 1437 of state to the credit of the state bureau of motor vehicles fund 1438 established in section 4501.25 of the Revised Code. Those fees 1439 collected by the clerk as provided in division (B)(1)(a) of this 1440 section shall be paid to the certificate of title administration 1441 fund created by section 325.33 of the Revised Code. 1442 (2) Prior to October 1, 2009, the registrar shall pay those 1443 fees the registrar collects under division (B)(1)(b) of this 1444 section into the state treasury to the credit of the state bureau 1445 of motor vehicles fund established in section 4501.25 of the 1446 Revised Code. Prior to October 1, 2009, the clerk shall pay those 1447 fees the clerk collects under division (B)(1)(b) of this section 1448 to the certificate of title administration fund created by section 1449 325.33 of the Revised Code. 1450 (3) On and after October 1, 2009, the The registrar shall pay 1451 two dollars of each five-dollar fee the registrar collects under 1452 division (B)(1)(b) of this section into the state treasury to the 1453 credit of the state bureau of motor vehicles fund established in 1454 section 4501.25 of the Revised Code. Of the remaining three 1455

dollars of each such fee the registrar collects, the registrar

shall deposit sixty cents into the state treasury to the credit of	1457
the trauma and emergency medical services fund established in	1458
section 4513.263 of the Revised Code, sixty cents into the state	1459
treasury to the credit of the homeland security fund established	1460
under section 5502.03 of the Revised Code, thirty cents into the	1461
state treasury to the credit of the investigations fund	1462
established in section 5502.131 of the Revised Code, one dollar	1463
and twenty five cents into the state treasury to the credit of the	1464
emergency management agency service and reimbursement fund	1465
established in section 5502.39 of the Revised Code, and	1466
twenty-five cents into the state treasury to the credit of the	1467
justice program services fund established in section 5502.67 of	1468
the Revised Code.	1469
(4) On and after October 1, 2009, the (3) The clerk of the	1470

court of common pleas shall retain two dollars of each fee the 1471 clerk collects under division (B)(1)(b) of this section and 1472 deposit that two dollars into the certificate of title 1473 administration fund created by section 325.33 of the Revised Code. 1474 The clerk shall forward the remaining three dollars to the 1475 registrar not later than the fifth day of the month next 1476 succeeding that in which the transaction occurred. Of that The 1477 registrar shall deposit the remaining three dollars, the registrar 1478 shall deposit sixty cents into the state treasury to the credit of 1479 the trauma and emergency medical services state bureau of motor 1480 vehicles fund established in section 4513.263 4501.25 of the 1481 Revised Code, sixty cents into the state treasury to the credit of 1482 the homeland security fund established under section 5502.03 of 1483 the Revised Code, thirty cents into the state treasury to the 1484 credit of the investigations fund established in section 5502.131 1485 of the Revised Code, one dollar and twenty-five cents into the 1486 state treasury to the credit of the emergency management agency 1487 service and reimbursement fund established in section 5502.39 of 1488 the Revised Code, and twenty five cents into the state treasury to 1489

rating that is not in excess of ten thousand pounds;	1519
(3) Any single vehicle or combination of vehicles that is not	1520
a class A or class B vehicle, but is designed to transport sixteen	1521
or more passengers including the driver;	1522
(4) Any school bus with a gross vehicle weight or gross	1523
vehicle weight rating of less than twenty-six thousand one pounds	1524
that is designed to transport fewer than sixteen passengers	1525
including the driver;	1526
(5) Is transporting hazardous materials for which placarding	1527
is required under subpart F of 49 C.F.R. part 172, as amended;	1528
(6) Any single vehicle or combination of vehicles that is	1529
designed to be operated and to travel on a public street or	1530
highway and is considered by the federal motor carrier safety	1531
administration to be a commercial motor vehicle, including, but	1532
not limited to, a motorized crane, a vehicle whose function is to	1533
pump cement, a rig for drilling wells, and a portable crane.	1534
(E) "Controlled substance" means all of the following:	1535
(1) Any substance classified as a controlled substance under	1536
the "Controlled Substances Act," 80 Stat. 1242 (1970), 21 U.S.C.A.	1537
802(6), as amended;	1538
(2) Any substance included in schedules I through V of 21	1539
C.F.R. part 1308, as amended;	1540
(3) Any drug of abuse.	1541
(F) "Conviction" means an unvacated adjudication of guilt or	1542
a determination that a person has violated or failed to comply	1543
with the law in a court of original jurisdiction or an authorized	1544
administrative tribunal, an unvacated forfeiture of bail or	1545
collateral deposited to secure the person's appearance in court, a	1546
plea of guilty or nolo contendere accepted by the court, the	1547
payment of a fine or court cost or violation of a condition of	1548

(2) Any withdrawar of a person s privileges to operate a	1334
commercial motor vehicle as the result of a violation of state or	1555
local law relating to motor vehicle traffic control other than	1556
parking, vehicle weight, or vehicle defect violations;	1557
(3) A determination by the federal motor carrier safety	1558
administration that a person is not qualified to operate a	1559
commercial motor vehicle under 49 C.F.R. 391.	1560
(H) "Domiciled" means having a true, fixed, principal, and	1561
permanent residence to which an individual intends to return.	1562
(I) "Downgrade" means any of the following, as applicable:	1563
(1) A change in the commercial driver's license, or	1564
commercial driver's license temporary instruction permit, holder's	1565
self-certified status as described in division (A) (2) (1) of	1566
section 4506.10 of the Revised Code;	1567
(2) A change to a lesser class of vehicle;	1568
(3) Removal of commercial driver's license privileges from	1569
the individual's driver's license.	1570
$\frac{(1)}{(J)}$ "Drive" means to drive, operate, or be in physical	1571
control of a motor vehicle.	1572
$\frac{(J)(K)}{(K)}$ "Driver" means any person who drives, operates, or is	1573
in physical control of a commercial motor vehicle or is required	1574
to have a commercial driver's license.	1575
$\frac{(K)(L)}{(L)}$ "Driver's license" means a license issued by the	1576
bureau of motor vehicles that authorizes an individual to drive.	1577

$\frac{(L)}{(M)}$ "Drug of abuse" means any controlled substance,	1578
dangerous drug as defined in section 4729.01 of the Revised Code,	1579
or over-the-counter medication that, when taken in quantities	1580
exceeding the recommended dosage, can result in impairment of	1581
judgment or reflexes.	1582
$\frac{(M)}{(N)}$ "Electronic device" includes a cellular telephone, a	1583
personal digital assistant, a pager, a computer, and any other	1584
device used to input, write, send, receive, or read text.	1585
$\frac{(N)}{(O)}$ "Eligible unit of local government" means a village,	1586
township, or county that has a population of not more than three	1587
thousand persons according to the most recent federal census.	1588
$\frac{(\Theta)}{(P)}$ "Employer" means any person, including the federal	1589
government, any state, and a political subdivision of any state,	1590
that owns or leases a commercial motor vehicle or assigns a person	1591
to drive such a motor vehicle.	1592
$\frac{(P)(O)}{(O)}$ "Endorsement" means an authorization on a person's	1593
commercial driver's license that is required to permit the person	1594
to operate a specified type of commercial motor vehicle.	1595
$\frac{(Q)}{(R)}$ "Farm truck" means a truck controlled and operated by	1596
a farmer for use in the transportation to or from a farm, for a	1597
distance of not more than one hundred fifty miles, of products of	1598
the farm, including livestock and its products, poultry and its	1599
products, floricultural and horticultural products, and in the	1600
transportation to the farm, from a distance of not more than one	1601
hundred fifty miles, of supplies for the farm, including tile,	1602
fence, and every other thing or commodity used in agricultural,	1603
floricultural, horticultural, livestock, and poultry production,	1604
and livestock, poultry, and other animals and things used for	1605
breeding, feeding, or other purposes connected with the operation	1606
of the farm, when the truck is operated in accordance with this	1607

division and is not used in the operations of a motor carrier, as

defined in section 4923.01 of the Revised Code.	1609
$\frac{(R)(S)}{(S)}$ "Fatality" means the death of a person as the result	1610
of a motor vehicle accident occurring not more than three hundred	1611
sixty-five days prior to the date of death.	1612
$\frac{(S)}{(T)}$ "Felony" means any offense under federal or state law	1613
that is punishable by death or specifically classified as a felony	1614
under the law of this state, regardless of the penalty that may be	1615
imposed.	1616
$\frac{(T)(U)}{(U)}$ "Foreign jurisdiction" means any jurisdiction other	1617
than a state.	1618
$\frac{(U)}{(V)}$ "Gross vehicle weight rating" means the value	1619
specified by the manufacturer as the maximum loaded weight of a	1620
single or a combination vehicle. The gross vehicle weight rating	1621
of a combination vehicle is the gross vehicle weight rating of the	1622
power unit plus the gross vehicle weight rating of each towed	1623
unit.	1624
$\frac{(V)}{(W)}$ "Hazardous materials" means any material that has been	1625
designated as hazardous under 49 U.S.C. 5103 and is required to be	1626
placarded under subpart F of 49 C.F.R. part 172 or any quantity of	1627
a material listed as a select agent or toxin in 42 C.F.R. part 73,	1628
as amended.	1629
$\frac{(W)}{(X)}$ "Imminent hazard" means the existence of a condition	1630
that presents a substantial likelihood that death, serious	1631
illness, severe personal injury, or a substantial endangerment to	1632
health, property, or the environment may occur before the	1633
reasonably foreseeable completion date of a formal proceeding	1634
begun to lessen the risk of that death, illness, injury, or	1635
endangerment.	1636
$\frac{(X)}{(Y)}$ "Medical variance" means one of the following received	1637
by a driver from the federal motor carrier safety administration	1638
that allows the driver to be issued a medical certificate:	1639

(1) An exemption letter permitting operation of a commercial	1640
motor vehicle under 49 C.F.R. 381, subpart C or 49 C.F.R. 391.64;	1641
(2) A skill performance evaluation certificate permitting	1642
operation of a commercial motor vehicle pursuant to 49 C.F.R.	1643
391.49.	1644
(Y)(Z) "Mobile telephone" means a mobile communication device	1645
that falls under or uses any commercial mobile radio service as	1646
defined in 47 C.F.R. 20, except that mobile telephone does not	1647
include two-way or citizens band radio services.	1648
(AA) "Motor vehicle" means a vehicle, machine, tractor,	1649
trailer, or semitrailer propelled or drawn by mechanical power	1650
used on highways, except that such term does not include a	1651
vehicle, machine, tractor, trailer, or semitrailer operated	1652
exclusively on a rail.	1653
$\frac{(Z)(BB)}{(BB)}$ "Out-of-service order" means a declaration by an	1654
authorized enforcement officer of a federal, state, local,	1655
Canadian, or Mexican jurisdiction declaring that a driver,	1656
commercial motor vehicle, or commercial motor carrier operation is	1657
out of service as defined in 49 C.F.R. 390.5.	1658
(AA)(CC) "Peace officer" has the same meaning as in section	1659
2935.01 of the Revised Code.	1660
(BB)(DD) "Portable tank" means a liquid or gaseous packaging	1661
designed primarily to be loaded onto or temporarily attached to a	1662
vehicle and equipped with skids, mountings, or accessories to	1663
facilitate handling of the tank by mechanical means.	1664
$\frac{(CC)}{(EE)}$ "Public safety vehicle" has the same meaning as in	1665
divisions $(E)(1)$ and (3) of section 4511.01 of the Revised Code.	1666
$\frac{\text{(DD)}(\text{FF})}{\text{(FF)}}$ "Recreational vehicle" includes every vehicle that	1667
is defined as a recreational vehicle in section 4501.01 of the	1668
Revised Code and is used exclusively for purposes other than	1669

Page 55

Sub. H. B. No. 53

As Passed by the House

(c) Violation of a law of this state or an ordinance or 1699 resolution relating to traffic control, other than a parking 1700 violation, or of any similar law of another state or political 1701 subdivision of another state, that results in a fatal accident; 1702 (d) Violation of section 4506.03 of the Revised Code or a 1703 substantially similar municipal ordinance or county or township 1704 resolution, or of any similar law of another state or political 1705 subdivision of another state, that involves the operation of a 1706 commercial motor vehicle without a valid commercial driver's 1707 license with the proper class or endorsement for the specific 1708 vehicle group being operated or for the passengers or type of 1709 cargo being transported; 1710 (e) Violation of section 4506.03 of the Revised Code or a 1711 substantially similar municipal ordinance or county or township 1712 resolution, or of any similar law of another state or political 1713 subdivision of another state, that involves the operation of a 1714 commercial motor vehicle without a valid commercial driver's 1715 license being in the person's possession; 1716 (f) Violation of section 4511.33 or 4511.34 of the Revised 1717 Code, or any municipal ordinance or county or township resolution 1718 substantially similar to either of those sections, or any 1719 substantially similar law of another state or political 1720 subdivision of another state; 1721 (g) Violation of any other law of this state or any law 1722 of another state, or any ordinance or resolution relating of a 1723 political subdivision of this state or another state that meets 1724 both of the following requirements: 1725 (i) It relates to traffic control, other than a parking 1726 violation, that; 1727 (ii) It is determined to be a serious traffic violation by 1728

the United States secretary of transportation and is designated by

short message service, e-mail, instant messaging, a command or

1759

request to access a world wide web page, <u>pressing more than a</u>	1760
single button to initiate or terminate a voice communication using	1761
a mobile telephone, or engaging in any other form of electronic	1762
text retrieval or entry, for present or future communication.	1763
Texting does not include the following:	1764
(1) Reading, selecting, or entering a telephone number, an	1765
extension number, or voicemail retrieval codes and commands into	1766
an electronic device for the purpose of initiating or receiving a	1767
telephone call or using <u>Using</u> voice commands to initiate or,	1768
receive <u>, or terminate</u> a <u>voice communication using a mobile</u>	1769
telephone call ;	1770
(2) Inputting, selecting, or reading information on a global	1771
positioning system or navigation system <u>;</u>	1772
(3) Pressing a single button to initiate or terminate a voice	1773
communication using a mobile telephone; or	1774
(4) Using, for a purpose that is not otherwise prohibited by	1775
law, a device capable of performing multiple functions, such as a	1776
fleet management system, a dispatching device, a mobile telephone,	1777
a citizens band radio, or a music player.	1778
(LL)(NN) "Texting while driving" means texting while	1779
operating a commercial motor vehicle, with the motor running,	1780
including while temporarily stationary because of traffic, a	1781
traffic control device, or other momentary delays, but. Texting	1782
while driving does not include operating a commercial motor	1783
vehicle with or without the motor running when the driver has	1784
moved the vehicle to the side of, or off, a highway and is stopped	1785
in a location where the vehicle can safely remain stationary.	1786
$\frac{(MM)(OO)}{(OO)}$ "United States" means the fifty states and the	1787
District of Columbia.	1788
(NN)(PP) "Upgrade" means a change in the class of vehicles,	1789

endorsements, or self-certified status as described in division

(A) $\frac{(2)}{(1)}$ of section 4506.10 of the Revised Code, that expands the	1791
ability of a current commercial driver's license holder to operate	1792
commercial motor vehicles under this chapter;	1793
(00)(00) "Use of a handheld mobile telephone" means:	1794
(1) Using at least one hand to hold a mobile telephone to	1795
<pre>conduct a voice communication;</pre>	1796
(2) Dialing or answering a mobile telephone by pressing more	1797
than a single button; or	1798
(3) Reaching for a mobile telephone in a manner that requires	1799
a driver to maneuver so that the driver is no longer in a seated	1800
driving position, or restrained by a seat belt that is installed	1801
in accordance with 49 C.F.R. 393.93 and adjusted in accordance	1802
with the vehicle manufacturer's instructions.	1803
(RR) "Vehicle" has the same meaning as in section 4511.01 of	1804
the Revised Code.	1805
Sec. 4506.03. (A) Except as provided in divisions (B) and (C)	1806
of this section, the following shall apply:	1807
(1) No person shall drive a commercial motor vehicle on a	1808
highway in this state unless the person holds, and has in the	1809
person's possession, a any of the following:	1810
(a) A valid commercial driver's license with proper	1811
endorsements for the motor vehicle being driven, issued by the	1812
registrar of motor vehicles, a or by another jurisdiction	1813
recognized by this state;	1814
(b) A valid examiner's commercial driving permit issued under	1815
section 4506.13 of the Revised Code, a:	1816
(c) A valid restricted commercial driver's license and waiver	1817
for farm-related service industries issued under section 4506.24	1818
of the Revised Code, or a:	1819
· —	

$\underline{\text{(d)}}$ A valid commercial driver's license temporary instruction	1820
permit issued by the registrar and is, provided that the person is	1821
accompanied by an authorized state driver's license examiner or	1822
tester or a person who has been issued and has in the person's	1823
immediate possession a current, valid commercial driver's license	1824
with proper endorsements for the motor vehicle being driven and	1825
who meets the requirements of division (B) of section 4506.06 of	1826
the Revised Code.	1827
(2) No person shall be issued a <u>person's commercial driver's</u>	1828
license temporary instruction permit shall be upgraded, and no	1829
commercial driver's license <u>shall be upgraded, renewed, or issued</u>	1830
to a person until the person surrenders to the registrar of motor	1831
vehicles all valid licenses <u>and permits</u> issued to the person by	1832
this state or by another jurisdiction recognized by this state.	1833
The If the license or permit was issued by any other state or	1834
another jurisdiction recognized by this state, the registrar shall	1835
report the surrender of a license or permit to the issuing	1836
authority, together with information that a license or permit is	1837
now issued in this state. The registrar shall destroy any such	1838
license or permit that is not returned to the issuing authority.	1839
(3) No person who has been a resident of this state for	1840
thirty days or longer shall drive a commercial motor vehicle under	1841
the authority of a commercial driver's license issued by another	1842
jurisdiction.	1843
(B) Nothing in division (A) of this section applies to any	1844
qualified person when engaged in the operation of any of the	1845
following:	1846
(1) A farm truck;	1847
(2) Fire equipment for a fire department, volunteer or	1848
nonvolunteer fire company, fire district, or joint fire district;	1849

(3) A public safety vehicle used to provide transportation or

emergency medical service for ill or injured persons;	1851
(4) A recreational vehicle;	1852
(5) A commercial motor vehicle within the boundaries of an	1853
eligible unit of local government, if the person is employed by	1854
the eligible unit of local government and is operating the	1855
commercial motor vehicle for the purpose of removing snow or ice	1856
from a roadway by plowing, sanding, or salting, but only if either	1857
the employee who holds a commercial driver's license issued under	1858
this chapter and ordinarily operates a commercial motor vehicle	1859
for these purposes is unable to operate the vehicle, or the	1860
employing eligible unit of local government determines that a snow	1861
or ice emergency exists that requires additional assistance;	1862
(6) A vehicle operated for military purposes by any member or	1863
uniformed employee of the armed forces of the United States or	1864
their reserve components, including the Ohio national guard. This	1865
exception does not apply to United States reserve technicians.	1866
(7) A commercial motor vehicle that is operated for	1867
nonbusiness purposes. "Operated for nonbusiness purposes" means	1868
that the commercial motor vehicle is not used in commerce as	1869
commerce" is defined in 49 C.F.R. 383.5, as amended, and is not	1870
regulated by the public utilities commission pursuant to Chapter	1871
1905., 4921., or 4923. of the Revised Code.	1872
(8) A motor vehicle that is designed primarily for the	1873
transportation of goods and not persons, while that motor vehicle	1874
is being used for the occasional transportation of personal	1875
property by individuals not for compensation and not in the	1876
furtherance of a commercial enterprise;	1877
(9) A police SWAT team vehicle;	1878
(10) A police vehicle used to transport prisoners.	1879
(C) Nothing contained in division (B)(5) of this section	1880

Page 62

Sub. H. B. No. 53

As Passed by the House

(i) A person who submitted a medical examiner's certificate	1911
to the registrar in accordance with division $(A)(2)(1)$ of section	1912
4506.10 of the Revised Code and whose medical certification	1913
information is maintained in the commercial driver's license	1914
information system is not required to have the medical examiner's	1915
certificate in the person's possession when on duty.	1916
(ii)(b) A person whose medical certification information is	1917
not maintained in the commercial driver's license information	1918
system is required to <u>shall</u> have in the person's possession when	1919
on duty the original or copy of a current medical examiner's	1920
certificate that was issued prior to January 30, 2012, except that	1921
after January 30, 2014, such person is required to have in the	1922
person's possession when on duty, the original or a copy of the	1923
current medical examiner's certificate that was submitted to the	1924
registrar, but. However, the person may operate a commercial motor	1925
vehicle with such proof of medical certification for not more than	1926
fifteen days after the date the current medical examiner's	1927
certificate was issued to the person.	1928
(iii)(c) A person who has a medical variance shall have in	1929
the person's possession the original or copy of the medical	1930
variance documentation at all times while on duty.	1931
(B) No person shall drive a commercial motor vehicle on a	1932
highway in this state if the person does not meet the conditions	1933
specified in division (A) of this section.	1934
(C) Except as set forth in 49 C.F.R. 390.3(f), 391.2, 391.62,	1935
391.67, and 391.68, no person holding a commercial driver's	1936
license temporary instruction permit or a commercial driver's	1937
license issued under this chapter may drive a commercial motor	1938
vehicle in interstate commerce until the person is at least	1939
twenty-one years of age.	1940
(D)(1) Whoever violates this section is guilty of a	1941

(2) Occupies a seat beside the permit holder for the purpose

of giving instruction in driving the motor vehicle; and

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(3) Whether the applicant is afflicted with or suffering from

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out-of-service order;

any physical or mental disability or disease that prevents the	2003
applicant from exercising reasonable and ordinary control over a	2004
motor vehicle while operating it upon a highway or is or has been	2005
subject to any condition resulting in episodic impairment of	2006
consciousness or loss of muscular control and, if so, the nature	2007
and extent of the disability, disease, or condition, and the names	2008
and addresses of the physicians attending the applicant;	2009

- (4) Whether the applicant has obtained a medical examiner's 2010 certificate as required by this chapter and, beginning January 30, 2011 2012, the applicant, prior to or at the time of applying, has 2012 self-certified to the registrar the applicable status of the 2013 applicant under division (A)(2)(1) of section 4506.10 of the 2014 Revised Code; 2015
- (5) Whether the applicant has pending a citation for 2016 violation of any motor vehicle law or ordinance except a parking 2017 violation and, if so, a description of the citation, the court 2018 having jurisdiction of the offense, and the date when the offense 2019 occurred; 2020
- (6) If an applicant has not certified the applicant's 2021 willingness to make an anatomical gift under section 2108.05 of 2022 the Revised Code, whether the applicant wishes to certify 2023 willingness to make such an anatomical gift, which shall be given 2024 no consideration in the issuance of a license; 2025
- (7) On and after May 1, 1993, whether Whether the applicant 2026 has executed a valid durable power of attorney for health care 2027 pursuant to sections 1337.11 to 1337.17 of the Revised Code or has 2028 executed a declaration governing the use or continuation, or the 2029 withholding or withdrawal, of life-sustaining treatment pursuant 2030 to sections 2133.01 to 2133.15 of the Revised Code and, if the 2031 applicant has executed either type of instrument, whether the 2032 applicant wishes the license issued to indicate that the applicant 2033 has executed the instrument; 2034

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(8) On and after October 7, 2009, whether Whether the	2035
applicant is a veteran, active duty, or reservist of the armed	2036
forces of the United States and, if the applicant is such, whether	2037
the applicant wishes the license issued to indicate that the	2038
applicant is a veteran, active duty, or reservist of the armed	2039
forces of the United States by a military designation on the	2040
license.	2041
(B) Every applicant shall certify, on a form approved and	2042
furnished by the registrar, all of the following:	2043
(1) That the motor vehicle in which the applicant intends to	2044
take the driving skills test is representative of the type of	2045
motor vehicle that the applicant expects to operate as a driver;	2046
(2) That the applicant is not subject to any disqualification	2047
or out-of-service order, or license suspension, revocation, or	2048
cancellation, under the laws of this state, of another state, or	2049
of a foreign jurisdiction and does not have more than one driver's	2050
license issued by this or another state or a foreign jurisdiction;	2051
(3) Any additional information, certification, or evidence	2052
that the registrar requires by rule in order to ensure that the	2053
issuance of a commercial driver's license or commercial driver's	2054
license temporary instruction permit to the applicant is in	2055
compliance with the law of this state and with federal law.	2056
(C) Every applicant shall execute a form, approved and	2057
furnished by the registrar, under which the applicant consents to	2058
the release by the registrar of information from the applicant's	2059
driving record.	2060
(D) The registrar or a deputy registrar, in accordance with	2061
section 3503.11 of the Revised Code, shall register as an elector	2062
any applicant for a commercial driver's license or for a renewal	2063

or duplicate of such a license under this chapter, if the

applicant is eligible and wishes to be registered as an elector.

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The decision of an applicant whether to register as an elector 2066 shall be given no consideration in the decision of whether to 2067 issue the applicant a license or a renewal or duplicate. 2068

- (E) The registrar or a deputy registrar, in accordance with section 3503.11 of the Revised Code, shall offer the opportunity of completing a notice of change of residence or change of name to any applicant for a commercial driver's license or for a renewal or duplicate of such a license who is a resident of this state, if the applicant is a registered elector who has changed the applicant's residence or name and has not filed such a notice.
- (F) In considering any application submitted pursuant to this 2076 section, the bureau of motor vehicles may conduct any inquiries 2077 necessary to ensure that issuance or renewal of a commercial 2078 driver's license would not violate any provision of the Revised 2079 Code or federal law.
- (G) In addition to any other information it contains, on and 2081 after October 7, 2009, the form approved and furnished by the 2082 registrar of motor vehicles for an application for a commercial 2083 driver's license, restricted commercial driver's license, or a 2084 commercial driver's <u>license</u> temporary instruction permit or an 2085 application for a duplicate of such a license or permit shall 2086 inform applicants that the applicant must present a copy of the 2087 applicant's DD-214 or an equivalent document in order to qualify 2088 to have the license, or permit, or duplicate indicate that the 2089 applicant is a veteran, active duty, or reservist of the armed 2090 forces of the United States based on a request made pursuant to 2091 division (A)(8) of this section. 2092

sec. 4506.071. On receipt of a notice pursuant to section 2093
3123.54 of the Revised Code, the registrar of motor vehicles shall 2094
comply with sections 3123.53 to 3123.60 of the Revised Code and 2095
any applicable rules adopted under section 3123.63 of the Revised 2096

Code with respect to a commercial driver's license or commercial	2097
driver's <u>license</u> temporary instruction permit issued pursuant to	2098
this chapter.	2099

- Sec. 4506.08. (A)(1) Each application for a commercial 2100 driver's license temporary instruction permit shall be accompanied 2101 by a fee of ten dollars. Each application for a commercial 2102 driver's license, restricted commercial driver's license, renewal 2103 of such a license, or waiver for farm-related service industries 2104 shall be accompanied by a fee of twenty-five dollars, except that 2105 an application for a commercial driver's license or restricted 2106 commercial driver's license received pursuant to division (A)(3) 2107 of section 4506.14 of the Revised Code shall be accompanied by a 2108 fee of eighteen dollars and seventy-five cents if the license will 2109 expire on the licensee's birthday three years after the date of 2110 issuance, a fee of twelve dollars and fifty cents if the license 2111 will expire on the licensee's birthday two years after the date of 2112 issuance, and a fee of six dollars and twenty-five cents if the 2113 license will expire on the licensee's birthday one year after the 2114 date of issuance. Each application for a duplicate commercial 2115 driver's license shall be accompanied by a fee of ten dollars. 2116
- (2) In addition, the registrar of motor vehicles or deputy
 registrar may collect and retain an additional fee of no more than
 three dollars and fifty cents for each application for a
 commercial driver's license temporary instruction permit,
 commercial driver's license, renewal of a commercial driver's
 license, or duplicate commercial driver's license received by the
 registrar or deputy.

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- (B) In addition to the fees imposed under division (A) of 2124 this section, the registrar of motor vehicles or deputy registrar 2125 shall collect a fee of twelve dollars for each application for a 2126 commercial driver's license temporary instruction permit, 2127

commercial driver's license, or duplicate commercial driver's	2128
license and for each application for renewal of a commercial	2129
driver's license. The additional fee is for the purpose of	2130
defraying the department of public safety's costs associated with	2131
the administration and enforcement of the motor vehicle and	2132
traffic laws of Ohio.	2133

- (C) Each deputy registrar shall transmit the fees collected 2134 under divisions (A)(1) and (B) of this section in the time and 2135 manner prescribed by the registrar. The registrar shall deposit 2136 all moneys collected under division (A)(1) of this section into 2137 the state bureau of motor vehicles fund established in section 2138 4501.25 of the Revised Code. The registrar shall deposit all 2139 moneys collected under division (B) of this section into the state 2140 highway safety fund established in section 4501.06 of the Revised 2141 Code. 2142
- (D) Information Upon request and payment of a fee of five 2143 dollars, the registrar shall furnish information regarding the 2144 driving record of any person holding a commercial driver's license 2145 issued by this state shall be furnished by the registrar, upon 2146 request and payment of a fee of five dollars, to the employer or 2147 prospective employer of such a person and to any insurer. 2148

Of each five dollar fee the The registrar collects under this 2149 division, the registrar shall pay two dollars each five-dollar fee 2150 the registrar collects under this division into the state treasury 2151 to the credit of the state bureau of motor vehicles fund 2152 established in section 4501.25 of the Revised Code, sixty cents 2153 into the state treasury to the credit of the trauma and emergency 2154 medical services fund established in section 4513.263 of the 2155 Revised Code, sixty cents into the state treasury to the credit of 2156 the homeland security fund established in section 5502.03 of the 2157 Revised Code, thirty cents into the state treasury to the credit 2158 of the investigations fund established in section 5502.131 of the 2159

Revised Code, one dollar and twenty-five cents into the state	2160
treasury to the credit of the emergency management agency service	2161
and reimbursement fund established in section 5502.39 of the	2162
Revised Code, and twenty-five cents into the state treasury to the	2163
credit of the justice program services fund established in section	2164
5502.67 of the Revised Code.	2165

Sec. 4506.09. (A) The registrar of motor vehicles, subject to 2166 approval by the director of public safety, shall adopt rules 2167 conforming with applicable standards adopted by the federal motor 2168 carrier safety administration as regulations under Pub. L. No. 2169 103-272, 108 Stat. 1014 to 1029 (1994), 49 U.S.C.A. 31301 to 2170 31317. The rules shall establish requirements for the 2171 qualification and testing of persons applying for a commercial 2172 driver's license, which shall be are in addition to other 2173 requirements established by this chapter. Except as provided in 2174 division (B) of this section, the highway patrol or any other 2175 employee of the department of public safety the registrar 2176 authorizes shall supervise and conduct the testing of persons 2177 applying for a commercial driver's license. 2178

(B) The director may adopt rules, in accordance with Chapter 2179 119. of the Revised Code and applicable requirements of the 2180 federal motor carrier safety administration, authorizing the 2181 skills test specified in this section to be administered by any 2182 person, by an agency of this or another state, or by an agency, 2183 department, or instrumentality of local government. Each party 2184 authorized under this division to administer the skills test may 2185 charge a maximum divisible fee of eighty-five dollars for each 2186 skills test given as part of a commercial driver's license 2187 examination. The fee shall consist of not more than twenty dollars 2188 for the pre-trip inspection portion of the test, not more than 2189 twenty dollars for the off-road maneuvering portion of the test, 2190 and not more than forty-five dollars for the on-road portion of 2191

Sub. H. B. No. 53 As Passed by the House

the test. Each such party may require an appointment fee in the	2192
same manner provided in division $\frac{(F)(E)}{(E)}(2)$ of this section, except	2193
that the maximum amount such a party may require as an appointment	2194
fee is eighty-five dollars. The skills test administered by	2195
another party under this division shall be the same as otherwise	2196
would be administered by this state. The other party shall enter	2197
into an agreement with the director that, without limitation, does	2198
all of the following:	2199

- (1) Allows the director or the director's representative and 2200 the federal motor carrier safety administration or its 2201 representative to conduct random examinations, inspections, and 2202 audits of the other party, whether covert or overt, without prior 2203 notice; 2204
- (2) Requires the director or the director's representative to 2205 conduct on-site inspections of the other party at least annually; 2206
- 2207 (3) Requires that all examiners of the other party meet the same qualification and training standards as examiners of the 2208 department of public safety, including criminal background checks, 2209 to the extent necessary to conduct skills tests in the manner 2210 required by 49 C.F.R. 383.110 through 383.135+. In accordance with 2211 federal guidelines, any examiner employed on the effective date of 2212 this amendment shall have a criminal background check conducted at 2213 least once, and any examiner hired after the effective date of 2214 this amendment shall have a criminal background check conducted 2215 after the examiner is initially hired. 2216
- (4) Requires either that state employees take, at least 2217 annually and as though the employees were test applicants, the 2218 tests actually administered by the other party, that the director 2219 test a sample of drivers who were examined by the other party to 2220 compare the test results, or that state employees accompany a test 2221 applicant during an actual test; 2222

(5) Unless the other party is a governmental entity, requires	2223
the other party to initiate and maintain a bond in an amount	2224
determined by the director to sufficiently pay for the retesting	2225
of drivers in the event that the other party or its skills test	2226
examiners are involved in fraudulent activities related to skills	2227
testing;	2228
(6) Requires the other party to use only skills test	2229
examiners who have successfully completed a commercial driver's	2230
license examiner training course as prescribed by the director,	2231
and have been certified by the state as a commercial driver's	2232
license skills test examiner qualified to administer skills tests;	2233
(7) Requires the other party to use designated road test	2234
routes that have been approved by the director;	2235
(8) Requires the other party to submit a schedule of skills	2236
test appointments to the director not later than two business days	2237
prior to each skills test;	2238
(9) Requires the other party to maintain copies of the	2239
following records at its principal place of business:	2240
(a) The other party's commercial driver's license skills	2241
testing program certificate;	2242
(b) Each skills test examiner's certificate of authorization	2243
to administer skills tests for the classes and types of commercial	2244
motor vehicles listed in the certificate;	2245
(c) Each completed skills test scoring sheet for the current	2246
calendar year as well as the prior two calendar years;	2247
(d) A complete list of the test routes that have been	2248
approved by the director;	2249
(e) A complete and accurate copy of each examiner's training	2250
record.	2251
(10) If the other party also is a driver training school,	2252

Page 74

Sub. H. B. No. 53

As Passed by the House

(c) The applicant has not had any convictions for any type of	2283
motor vehicle for the offenses for which disqualification is	2284
prescribed in section 4506.16 of the Revised Code.	2285
(d) The applicant has not had any violation of a state or	2286
local law relating to motor vehicle traffic control other than a	2287
parking violation arising in connection with any traffic accident	2288
and has no record of an accident in which the applicant was at	2289
fault.	2290
(e) The applicant has previously taken and passed a skills	2291
test given by a state with a classified licensing and testing	2292
system in which the test was behind the wheel in a representative	2293
vehicle for the applicant's commercial driver's license	2294
classification.	2295
(2) Certifies and also provides evidence that the applicant	2296
is regularly employed in a job requiring operation of a commercial	2297
motor vehicle and that one of the following applies:	2298
(a) The applicant has previously taken and passed a skills	2299
test given by a state with a classified licensing and testing	2300
system in which the test was behind the wheel in a representative	2301
vehicle for the applicant's commercial driver's license	2302
classification.	2303
(b) The applicant has regularly operated, for at least two	2304
years immediately preceding application for a commercial driver's	2305
license, a vehicle representative of the commercial motor vehicle	2306
the applicant operates or expects to operate.	2307
$\frac{(E)}{(1)}$ The director shall adopt rules, in accordance with	2308
Chapter 119. of the Revised Code, authorizing waiver of the skills	2309
test specified in this section for any applicant for a commercial	2310
driver's license who meets all of the following requirements:	2311
(1) Has been a member or uniformed employee of the armed	2312
forces of the United States or their reserve components, including	2313

Page 76

Sub. H. B. No. 53

the test. 2364 (2) No applicant is eligible to take the skills test until a 2365 minimum of fourteen days have elapsed since the initial issuance 2366 of a commercial driver's license temporary instruction permit to 2367 the applicant. The director may require an applicant for a 2368 commercial driver's license who schedules an appointment with the 2369 highway patrol or other authorized employee of the department of 2370 public safety to take all portions of the skills test, and to pay 2371 an appointment fee of fifty dollars at the time of scheduling the 2372 appointment. If the applicant appears at the time and location 2373 specified for the appointment and takes all portions of the skills 2374

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portion of the test, ten dollars for the off-road maneuvering

portion of the test, and thirty dollars for the on-road portion of

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test during that appointment, the appointment fee shall serve
serves as the skills test fee. If the applicant schedules an
appointment to take all portions of the skills test and fails to
appear at the time and location specified for the appointment, $\ensuremath{\text{no}}$
the director shall not refund any portion of the appointment fee
shall be refunded. If the applicant schedules an appointment to
take all portions of the skills test and appears at the time and
location specified for the appointment, but declines or is unable
to take all portions of the skills test, no <u>the director shall not</u>
refund any portion of the appointment fee shall be refunded. If
the applicant cancels a scheduled appointment forty-eight hours or
more prior to the time of the appointment time, the applicant
shall not forfeit the appointment fee.

An applicant for a commercial driver's license who schedules 2388 an appointment to take one or more, but not all, portions of the 2389 skills test shall beis required to pay an appointment fee equal to 2390 the costs of each test scheduled, as prescribed in division 2391 $\frac{(F)(E)}{(E)}(1)$ of this section, when scheduling such an appointment. If 2392 the applicant appears at the time and location specified for the 2393 appointment and takes all the portions of the skills test during 2394 that appointment that the applicant was scheduled to take, the 2395 appointment fee shall serve serves as the skills test fee. If the 2396 applicant schedules an appointment to take one or more, but not 2397 all, portions of the skills test and fails to appear at the time 2398 and location specified for the appointment, no the director shall 2399 not refund any portion of the appointment fee shall be refunded. 2400 If the applicant schedules an appointment to take one or more, but 2401 not all, portions of the skills test and appears at the time and 2402 location specified for the appointment, but declines or is unable 2403 to take all portions of the skills test that the applicant was 2404 scheduled to take, no the director shall not refund any portion of 2405 the appointment fee shall be refunded. If the applicant cancels a 2406 scheduled appointment forty-eight hours or more prior to the time 2407

of the appointment time, the applicant shall not forfeit the	2408
appointment fee.	2409
(3) The department of public safety shall deposit all fees it	2410
collects under division $\frac{(F)(E)}{(E)}$ of this section in the state bureau	2411
of motor vehicles fund established in section 4501.25 of the	2412
Revised Code.	2413
(F) A person who has successfully completed commercial	2414
driver's license training in this state but seeks a commercial	2415
driver's license in another state where the person is domiciled	2416
may schedule an appointment to take the skills test in this state	2417
and shall pay the appropriate appointment fee. Upon the person's	2418
completion of the skills test, this state shall electronically	2419
transmit the applicant's results to the state where the person is	2420
domiciled. If a person who is domiciled in this state takes a	2421
skills test in another state, this state shall accept the results	2422
of the skills test from the other state. If the person passed the	2423
other state's skills test and meets all of the other licensing	2424
requirements set forth in this chapter and rules adopted under	2425
this chapter, the registrar of motor vehicles or a deputy	2426
registrar shall issue a commercial driver's license to that	2427
person.	2428
(G) <u>Unless otherwise specified</u> , the director or the	2429
director's representative shall conduct the examinations,	2430
inspections, audits, and test monitoring set forth in divisions	2431
(B)(2),(3), and (4) of this section at least annually. If the	2432
other party or any of its skills test examiners fail to comply	2433
with state or federal standards for the skills testing program,	2434
the director or the director's representative shall take prompt	2435
and appropriate remedial action against the party and its skills	2436
test examiners. Remedial action may include termination of the	2437
agreement or revocation of a skills test examiner's certification.	2438

(H) As used in this section, "skills test" means a test of an

applicant's ability to drive the type of commercial motor vehicle	2440
for which the applicant seeks a commercial driver's license by	2441
having the applicant drive such a motor vehicle while under the	2442
supervision of an authorized state driver's license examiner or	2443
tester.	2444
Sec. 4506.10. (A) No person who holds a valid commercial	2445
driver's license shall drive a commercial motor vehicle unless the	2446
person is physically qualified to do so.	2447
(1) Prior to January 30, 2012, each person who drives or	2448
expects to drive a commercial motor vehicle in interstate or	2449
foreign commerce or is otherwise subject to 49 C.F.R. 391, et	2450
seq., as amended, shall certify to the registrar of motor vehicles	2451
at the time of application for a commercial driver's license that	2452
the person is in compliance with these standards. Any person who	2453
is not subject to 49 C.F.R. 391, et seq., as amended, also shall	2454
certify at the time of application that the person is not subject	2455
to these standards.	2456
(2) Beginning on January 30, 2012, any Any person applying	2457
for a commercial driver's license or commercial driver's license	2458
temporary instruction permit, renewing the renewal or upgrade of a	2459
commercial driver's license <u>or commercial driver's license</u>	2460
temporary instruction permit, or transferring the transfer of a	2461
commercial driver's license from out of state shall self-certify	2462
to the registrar for purposes of 49 C.F.R. 383.71, one of the	2463
following in regard to the applicant's operation of a commercial	2464
motor vehicle, as applicable:	2465
(a)(i) If the applicant operates or expects to operate a	2466
commercial motor vehicle in interstate or foreign commerce and is	2467
subject to and meets the requirements under 49 C.F.R. part 391,	2468
the applicant shall self-certify that the applicant is	2469

non-excepted interstate and shall provide the registrar with the

original or a copy of a medical examiner's certificate and each	2471
subsequently issued medical examiner's certificate prepared by a	2472
qualified medical examiner to maintain a medically certified	2473
status on the applicant's commercial driver licensing system	2474
driver record;	2475
(ii) If the applicant operates or expects to operate a	2476
commercial motor vehicle in interstate commerce, but engages in	2477
transportation or operations excepted under 49 C.F.R. 390.3(f),	2478
391.2, 391.68, or 398.3 from all or parts of the qualification	2479
requirements of 49 C.F.R. part 391, the applicant shall	2480
self-certify that the applicant is excepted interstate and is not	2481
required to obtain a medical examiner's certificate÷.	2482
(b)(i) If the applicant operates only in intrastate commerce	2483
and is subject to state driver qualification requirements, the	2484
applicant shall self-certify that the applicant is non-excepted	2485
intrastate;	2486
(ii) If the applicant operates only in intrastate commerce	2487
and is excepted from all or parts of the state driver	2488
qualification requirements, the applicant shall self-certify that	2489
the applicant is excepted intrastate.	2490
$\frac{(3)(2)}{(3)}$ Notwithstanding the expiration date on a person's	2491
commercial driver's license or commercial driver's license	2492
temporary instruction permit, every commercial driver's license or	2493
commercial driver's license temporary instruction permit holder	2494
shall provide the registrar with the certification required by	2495
this section, on or after January 30, 2012, but prior to January	2496
30, 2014.	2497
(B) A person is qualified to drive a school bus if the person	2498
holds a valid commercial driver's license along with the proper	2499
endorsements, and if the person has been certified as medically	2500

qualified in accordance with rules adopted by the department of

education.	2502
(C)(1) Except as provided in division (C)(2) of this section,	2503
any only a medical examiner who is listed on the national registry	2504
of certified medical examiners established by the federal motor	2505
carrier safety administration shall perform a medical examination	2506
required by this section shall be performed only by one of the	2507
following:	2508
(a) A person licensed under Chapter 4731. of the Revised Code	2509
to practice medicine or surgery or osteopathic medicine and	2510
surgery in this state, or licensed under any similar law of	2511
another state;	2512
(b) A physician assistant who is authorized by the	2513
supervising physician to perform such a medical examination;	2514
(c) A certified nurse practitioner, a clinical nurse	2515
specialist, or a certified nurse midwife;	2516
(d) A doctor of chiropractic.	2517
(2) Any part of an examination required by this section that	2518
pertains to visual acuity, field of vision, and the ability to	2519
$rac{ ext{recognize colors may be performed by a } \underline{ ext{A}} ext{ person licensed under}$	2520
Chapter 4725. of the Revised Code to practice optometry in this	2521
state, or licensed under any similar law of another state, may	2522
perform any part of an examination required by this section that	2523
pertains to visual acuity, field of vision, and the ability to	2524
recognize colors.	2525
(3) Any The individual who performed an examination conducted	2526
pursuant to this section shall complete any written documentation	2527
of a physical examination conducted pursuant to this section shall	2528
be completed by the individual who performed the examination on a	2529
form that substantially complies with the requirements of 49	2530
C.F.R. 391.43(h).	2531

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(D) Whenever good cause appears, the registrar, upon issuing	2532
a commercial driver's license <u>or commercial driver's license</u>	2533
temporary instruction permit under this chapter, may impose	2534
restrictions suitable to the licensee's driving ability with	2535
respect to the type of motor vehicle or special mechanical control	2536
devices required on a motor vehicle that the licensee may operate,	2537
or such other restrictions applicable to the licensee as the	2538
registrar determines to be necessary.	2539
The registrar may either issue a special restricted license	2540
or may set forth upon the usual license form the restrictions	2541
imposed.	2542

The registrar, upon receiving satisfactory evidence of any 2543 violation of the restrictions of the license, may impose a class D 2544 license suspension of the license for the period of time specified 2545 in division (B)(4) of section 4510.02 of the Revised Code. 2546

The registrar, upon receiving satisfactory evidence that an 2547 applicant or holder of a commercial driver's license or commercial 2548 driver's license temporary instruction permit has violated 2549 division (A)(4) of section 4506.04 of the Revised Code and 2550 knowingly given false information in any application or 2551 certification required by section 4506.07 of the Revised Code, 2552 shall cancel the person's commercial driver's license of the 2553 person or commercial driver's license temporary instruction permit 2554 or any pending application from the person for a commercial 2555 driver's license, commercial driver's license temporary 2556 instruction permit, or class D driver's license for a period of at 2557 least sixty days, during which time no application for a 2558 commercial driver's license, commercial driver's license temporary 2559 instruction permit, or class D driver's license shall be received 2560 from the person. 2561

(E) Whoever violates this section is guilty of a misdemeanor of the first degree.

Sec. 4506.12. (A) Commercial driver's licenses shall be	2564
issued in the following classes and shall include any endorsements	2565
and restrictions that are applicable. Subject to any such	2566
endorsements and restrictions, the holder of a valid commercial	2567
driver's license may drive all commercial motor vehicles in the	2568
class for which that license is issued and all lesser classes of	2569
vehicles, except that the holder shall not operate a motorcycle	2570
unless the holder is licensed to do so under Chapter 4507. of the	2571
Revised Code.	2572
(B) The classes of commercial driver's licenses and the	2573
commercial motor vehicles that they authorize the operation of are	2574
as follows:	2575
(1) Class Aany combination of vehicles with a combined	2576
gross vehicle weight or combined gross vehicle weight rating of	2577
twenty-six thousand one pounds or more, if the gross vehicle	2578
weight or gross vehicle weight rating of the vehicle or vehicles	2579
being towed is in excess of ten thousand pounds.	2580
(2) Class Bany single vehicle with a gross vehicle weight	2581
or gross vehicle weight rating of twenty-six thousand one pounds	2582
or more or any such vehicle towing a vehicle having a gross	2583
vehicle weight or gross vehicle weight rating that is not in	2584
excess of ten thousand pounds.	2585
(3) Class Cany single vehicle, or combination of vehicles,	2586
that is not a class A or class B vehicle, but that is designed to	2587
transport sixteen or more passengers, including the driver, or is	2588
transporting hazardous materials in an amount requiring	2589
placarding, or any school bus with a gross vehicle weight or gross	2590
vehicle weight rating of less than twenty-six thousand one pounds	2591
that is designed to transport fewer than sixteen passengers	2592
including the driver.	2593

(C) The following endorsements and restrictions apply to

Page 85

Sub. H. B. No. 53

(5) P--restricts the driver from transporting passengers in a

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passenger vehicles;

(2) The offenses established under division (I) of this

section are strict liability offenses and section 2901.20 of the

Revised Code does not apply. The designation of these offenses as

strict liability offenses shall not be construed to imply that any

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(F)(J)(1) Whoever violates this section is guilty of a

Page 89

Sub. H. B. No. 53

(c) The applicant's medical status is not certified, when	2744
required to be certified under division $(A)\frac{(2)}{(1)}(a)(i)$ of section	2745
4506.10 of the Revised Code.	2746
(3) If the record check reveals information that the	2747
applicant claims is outdated, contested, or invalid, the registrar	2748
shall deny the application until the applicant can resolve the	2749
conflict.	2750
(C)(1) Within The registrar shall do all of the following:	2751
(1) Within ten days after issuing a commercial driver's	2752
license, the registrar shall notify the commercial driver's	2753
license information system, when available, of that fact and shall	2754
provide all information required to ensure identification of the	2755
licensee. If the registrar is notified that driver has been issued	2756
a medical variance, the registrar shall indicate the existence of	2757
the medical variance on the commercial driver's license holder's	2758
commercial driver's license information system driver record.	2759
(2) Beginning on January 30, 2012, the registrar shall do all	2760
of the following:	2761
(a) For those driver's drivers self-certifying under division	2762
(A) $\frac{(2)}{(1)}$ (a) (i) of section 4506.10 of the Revised Code as	2763
non-excepted interstate, post the applicant's medical status as	2764
certified or non-certified on the applicant's commercial driver's	2765
license information system driver record upon receiving a valid	2766
original or copy of the medical examiner's certificate;	2767
$\frac{(b)(3)}{(b)}$ Post the driver's self-certification type as set forth	2768
in division $(A)\frac{(2)}{(1)}$ of section 4506.10 of the Revised Code;	2769
$\frac{(e)}{(4)}$ Post information from the medical examiner's	2770
certificate, if applicable, on the commercial driver's license	2771
holder's commercial driver's license information system driver	2772
record within ten business days of issuing the commercial driver's	2773
license;	2774

$\frac{(d)}{(5)}$ Retain the original or a copy of the commercial	2775
driver's license holder's medical certificate for a minimum of	2776
three years after the date the certificate was issued;	2777
(3) The registrar shall post (6) Post and maintain as part of	2778
the commercial driver's license information system driver record	2779
all convictions, disqualifications, and other licensing actions	2780
for violations of any state or municipal ordinances related to	2781
motor vehicle traffic control, other than parking violations for	2782
all persons who hold a commercial driver's license or operate a	2783
motor vehicle for which a commercial driver's license is required.	2784
(4) Beginning January 30, 2014, the registrar shall post;	2785
(7) Post an applicant's status of medically non-certified on	2786
the applicant's commercial driver's license information system	2787
driver record and shall downgrade the commercial driver's license	2788
holder's applicant's commercial driver's license in accordance	2789
with division (D) of this section if either of the following	2790
applies:	2791
(a) The commercial driver's license holder fails to provide	2792
the driver's self-certification type as required by division	2793
(A) $\frac{(2)}{(1)}$ of section 4506.10 of the Revised Code.	2794
(b) The commercial driver's license holder self-certifying	2795
under division $(A)\frac{(2)}{(1)}(a)(i)$ of section 4506.10 of the Revised	2796
Code as non-excepted interstate fails to provide the registrar	2797
with a current medical examiner's certificate.	2798
(5) The registrar shall mark (8) Mark the commercial driver's	2799
license information system driver record as non-certified for any	2800
commercial driver's license holder who has not self-certified	2801
under division (A) $\frac{(2)}{(1)}$ of section 4506.10 of the Revised Code by	2802
January 30, 2014 and shall initiate the commercial driver's	2803
license commercial driver's license downgrade procedures described	2804
in division (D) of this section.	2805

(6) Beginning on January 30, 2012, within:	2806
(9) Within ten days after a commercial driver's license	2807
holder's medical certification status expires or a medical	2808
variance expires or is rescinded, the registrar shall update the	2809
person's medical certification status to non-certified. Within:	2810
(10) Within ten calendar days after receiving information	2811
from the federal motor carrier safety administration regarding	2812
issuance or renewal of a medical variance for a driver, the	2813
registrar shall update the driver's commercial driver's license	2814
information system driver record to include the medical variance	2815
information provided by the federal motor carrier safety	2816
administration.	2817
(D) If a driver's medical certification or medical variance	2818
expires or the federal motor carrier safety administration	2819
notifies the registrar that a medical variance was removed or	2820
rescinded, the registrar shall do the following:	2821
(1) Send notice to the commercial driver's license holder of	2822
the holder's medically not certified status. The notice shall	2823
inform the driver that the driver's commercial driver's license	2824
privileges will be removed unless the driver resolves the medical	2825
certification or medical variance defect by submitting a current	2826
medical certificate or medical variance, as applicable, or	2827
changing the driver's self-certification under division (A) $\frac{(2)}{(1)}$	2828
of section 4506.10 of the Revised Code to driving only in excepted	2829
interstate or excepted intrastate commerce within sixty days.	2830
(2) Sixty days after the change to a medically not certified	2831
status, if the commercial driver's license holder has not resolved	2832
the medical certification or medical variance defect as described	2833
in division (D)(1) of this section, the registrar shall change the	2834
person's commercial driver's license status to reflect no	2835

commercial driver's license privileges and shall send the person a

second notice informing the person that the commercial driver's	2837
license privilege has been removed from the driver's license and	2838
that, unless the driver resolves the medical certification or	2839
medical variance defect by submitting a current medical	2840
certificate or medical variance, as applicable, or changing the	2841
driver's self-certification under division (A)(2) of section	2842
4506.10 of the Revised Code to driving only in excepted interstate	2843
or excepted intrastate commerce within one hundred eighty days,	2844
the person's commercial driver's license will be downgraded to a	2845
noncommercial driver's license class of license.	2846
(E) To the extent permitted by federal and state law, the	2847
registrar shall provide records from the commercial driver's	2848
license information system regarding a commercial driver's license	2849
holder or commercial motor vehicle operator to the following	2850
individuals and entities or their authorized agents within ten	2851
days of the receipt of conviction or disqualification information	2852
concerning the holder or operator from another state or within ten	2853
days of the date of conviction or disqualification of the holder	2854
or operator if it occurred in this state, as applicable:	2855
(1) Other states;	2856
(2) The secretary of the United States department of	2857
transportation;	2858
(3) The commercial driver's license holder or commercial	2859
motor vehicle operator referenced in the records;	2860
(4) A motor carrier that is a current or prospective employer	2861
of the commercial driver's license holder or commercial motor	2862
vehicle operator referenced in the records.	2863
Sec. 4506.15. (A) No person who holds a commercial driver's	2864
license or commercial driver's license temporary instruction	2865

permit or who operates a motor vehicle for which a commercial

driver's license or permit is required shall do any of the	2867
following:	2868
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(1) Drive a commercial motor vehicle while having a	2869
measurable or detectable amount of alcohol or of a controlled	2870
substance in the person's blood, breath, or urine;	2871
(2) Drive a commercial motor vehicle while having an alcohol	2872
concentration of four-hundredths of one per cent or more by whole	2873
blood or breath;	2874
(3) Drive a commercial motor vehicle while having an alcohol	2875
concentration of forty-eight-thousandths of one per cent or more	2876
by blood serum or blood plasma;	2877
(4) Drive a commercial motor vehicle while having an alcohol	2878
concentration of fifty-six-thousandths of one per cent or more by	2879
urine;	2880
(5) Drive a motor vehicle while under the influence of a	2881
controlled substance;	2882
(6) Drive a motor vehicle in violation of section 4511.19 of	2883
the Revised Code or a municipal OVI ordinance as defined in	2884
section 4511.181 of the Revised Code;	2885
(7) Use a motor vehicle in the commission of a felony;	2886
(8) Refuse to submit to a test under section 4506.17 or	2887
4511.191 of the Revised Code;	2888
(9) Operate a commercial motor vehicle while the person's	2889
commercial driver's license or permit or other commercial driving	2890
privileges are revoked, suspended, canceled, or disqualified;	2891
(10) Cause a fatality through the negligent operation of a	2892
commercial motor vehicle, including, but not limited to, the	2893
offenses of aggravated vehicular homicide, vehicular homicide, and	2894
vehicular manslaughter;	2895

(B)(1) A driver is disqualified for one hundred eighty days

if the driver is convicted of a first violation of an

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out-of-service order while transporting hazardous materials 2926 required to be placarded under the "Hazardous Materials 2927 Transportation Act," 88 Stat. 2156 (1975), 49 U.S.C.A. 1801, as 2928 amended, or while operating a motor vehicle designed to transport 2929 sixteen or more passengers, including the driver. 2930

- (2) A driver is disqualified for a period of three years if, 2931 during any ten-year period, the driver is convicted of a second or 2932 subsequent violation, in an incident separate from the incident 2933 that resulted in a previous violation during that ten-year period, 2934 of an out-of-service order while transporting hazardous materials 2935 required to be placarded under that act, or while operating a 2936 motor vehicle designed to transport sixteen or more passengers, 2937 including the driver. 2938
- (C) Whoever violates division (A)(1) of section 4506.15 of 2939 the Revised Code or a similar law of another state or a foreign 2940 jurisdiction, immediately shall be placed out-of-service for 2941 twenty-four hours, in addition to any disqualification required by 2942 this section and any other penalty imposed by the Revised Code. 2943
- (D) The registrar of motor vehicles shall disqualify any 2944 holder of a commercial driver's license or commercial driver's 2945 license temporary instruction permit, or any operator of a 2946 commercial motor vehicle for which a commercial driver's license 2947 or permit is required, from operating a commercial motor vehicle 2948 as follows:
- (1) Upon a first conviction for a violation of any provision 2950 of divisions (A)(2) to (12) of section 4506.15 of the Revised Code 2951 or a similar law of another state or a foreign jurisdiction, or 2952 upon a first suspension imposed under section 4511.191 of the 2953 Revised Code or a similar law of another state or foreign 2954 jurisdiction, one year;
 - (2) Upon a second conviction for a violation of any provision

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of divisions (A)(2) to (12) of section 4506.15 of the Revised Code	2957
or a similar law of another state or a foreign jurisdiction, or	2958
upon a second suspension imposed under section 4511.191 of the	2959
Revised Code or a similar law of another state or foreign	2960
jurisdiction, or any combination of such violations arising from	2961
two or more separate incidents, the person shall be disqualified	2962
for life or for any other period of time as determined by the	2963
United States secretary of transportation and designated by the	2964
director of public safety by rule;	2965
(3) Upon a first conviction for any of the following	2966
violations while transporting hazardous materials, three years:	2967
(a) Divisions (A)(2) to (12) of section 4506.15 of the	2968
Revised Code;	2969
(b) A similar law of another state or a foreign jurisdiction.	2970
(4) Upon conviction of a violation of division (A)(13) of	2971
section 4506.15 of the Revised Code or a similar law of another	2972
state or a foreign jurisdiction, the person shall be disqualified	2973
for life;	2974
(5)(a) Upon conviction of two serious traffic violations	2975
involving the operation of a commercial motor vehicle by the	2976
person and arising from separate incidents occurring in a	2977
three-year period, the person shall be disqualified for sixty	2978
days, which disqualification shall be imposed consecutively to any	2979
other separate disqualification imposed under division (D)(5) or	2980
(6) of this section;	2981
(b) Upon conviction of three or more serious traffic	2982
violations involving the operation of a commercial motor vehicle	2983
by the person and arising from separate incidents occurring in a	2984
three-year period, the person shall be disqualified for one	2985

hundred twenty days, which disqualification shall be imposed

consecutively to any other separate disqualification imposed under

division (D)(5) or (6) of this section;	2988
(6)(a) Upon conviction of two serious traffic violations	2989
involving the operation of a vehicle other than a commercial motor	2990
vehicle by the person and arising from separate incidents	2991
occurring in a three-year period, the person shall be disqualified	2992
for sixty days if the conviction results in the suspension,	2993
cancellation, or revocation of the holder's commercial driver's	2994
license or commercial driver's license temporary instruction	2995
permit, or noncommercial motor vehicle driving privileges, which	2996
disqualification shall be imposed consecutively to any other	2997
separate disqualification imposed under division (D)(5) or (6) of	2998
this section;	2999
(b) Upon conviction of three or more serious traffic	3000
violations involving the operation of a vehicle other than a	3001
commercial motor vehicle by the person and arising from separate	3002
incidents occurring in a three-year period, the person shall be	3003
disqualified for one hundred twenty days if the conviction results	3004
in the suspension, cancellation, or revocation of the holder's	3005
commercial driver's license or permit, or noncommercial motor	3006
vehicle driving privileges, which disqualification shall be	3007
imposed consecutively to any other separate disqualification	3008
imposed under division (D)(5) or (6) of this section.	3009
(7) Upon a first conviction involving the operation of a	3010
commercial motor vehicle in violation of any provisions of	3011
sections 4511.61 to 4511.63 of the Revised Code or a similar law	3012
of another state or foreign jurisdiction, not less than sixty	3013
days;	3014
(8) Upon a second conviction involving the operation of a	3015
commercial motor vehicle in violation of any provisions of	3016
sections 4511.61 to 4511.63 of the Revised Code or a similar law	3017
of another state or foreign jurisdiction within three years of the	3018
first such conviction, not less than one hundred twenty days;	3019

(9) Upon a third or subsequent conviction involving the	3020
operation of a commercial motor vehicle in violation of any	3021
provisions of sections 4511.61 to 4511.63 of the Revised Code or a	3022
similar law of another state or foreign jurisdiction within three	3023
years of the first such conviction, not less than one year;	3024
(10) Upon receiving notification from the federal motor	3025
carrier safety administration, the registrar immediately, prior to	3026
any hearing, shall disqualify any commercial motor vehicle driver	3027
whose driving is determined to constitute an imminent hazard as	3028
defined under federal motor carrier safety regulation 49 C.F.R.	3029
383.52.	3030
(E) For the purposes of this section, conviction of a	3031
violation for which disqualification is required includes	3032
conviction under any municipal ordinance that is substantially	3033
similar to any section of the Revised Code that is set forth in	3034
division (D) of this section and may be evidenced by any of the	3035
following:	3036
(1) A judgment entry of a court of competent jurisdiction in	3037
this or any other state;	3038
(2) An administrative order of a state agency of this or any	3039
other state having statutory jurisdiction over commercial drivers;	3040
(3) A computer record obtained from or through the commercial	3041
driver's license information system;	3042
(4) A computer record obtained from or through a state agency	3043
of this or any other state having statutory jurisdiction over	3044
commercial drivers or the records of commercial drivers.	3045
(F) For purposes of this section, conviction of disqualifying	3046
offenses committed in a noncommercial motor vehicle are included	3047
if either of the following applies:	3048
(1) The offense occurred after the person obtained the	3049

person's commercial driver's license or commercial driver's	3050
license temporary instruction permit.	3051
(2) The offense occurs on or after September 30, 2005.	3052
(G) If a person commits a serious traffic violation by	3053
operating a commercial motor vehicle without having a commercial	3054
driver's license or commercial driver's license temporary	3055
instruction permit in the person's possession as described in	3056
division $\frac{(GG)(II)}{(3)(e)}$ of section 4506.01 of the Revised Code and	3057
the person then submits proof to either the enforcement agency	3058
that issued the citation for the violation or to the court with	3059
jurisdiction over the case before the date of the person's initial	3060
appearance that shows that the person held a valid commercial	3061
driver's license or permit at the time of the violation, the	3062
violation shall not be deemed to be a serious traffic violation.	3063
(H) Any record described in division (C) of this section	3064
shall be deemed to be self-authenticating when it is received by	3065
the bureau of motor vehicles.	3066
(I) When disqualifying a driver, the registrar shall cause	3067
the records of the bureau to be updated to reflect that action	3068
within ten days after it occurs.	3069
(J) The registrar immediately shall notify a driver who is	3070
finally convicted of any offense described in section 4506.15 of	3071
the Revised Code or division $\frac{(B)(D)}{(4)}$, (5), or (6) of this	3072
section and thereby is subject to disqualification, of the offense	3073
or offenses involved, of the length of time for which	3074
disqualification is to be imposed, and that the driver may request	3075
a hearing within thirty days of the mailing of the notice to show	3076
cause why the driver should not be disqualified from operating a	3077
commercial motor vehicle. If a request for such a hearing is not	3078
made within thirty days of the mailing of the notice, the order of	3079

disqualification is final. The registrar may designate hearing

examiners who, after affording all parties reasonable notice,	3081
shall conduct a hearing to determine whether the disqualification	3082
order is supported by reliable evidence. The registrar shall adopt	3083
rules to implement this division.	3084
(K) Any person who is disqualified from operating a	3085
commercial motor vehicle under this section may apply to the	3086
registrar for a driver's license to operate a motor vehicle other	3087
than a commercial motor vehicle, provided the person's commercial	3088
driver's license is not otherwise suspended. A person whose	3089
commercial driver's license is suspended shall not apply to the	3090
registrar for or receive a driver's license under Chapter 4507. of	3091
the Revised Code during the period of suspension.	3092
(L) The disqualifications imposed under this section are in	3093
addition to any other penalty imposed by the Revised Code.	3094
(M) Any conviction for an offense that would lead to	3095
disqualification as specified in this section, whether committed	3096
in a commercial motor vehicle or a vehicle other than a commercial	3097
motor vehicle, shall be counted for the purposes of determining	3098
the number of violations and the appropriate disqualification	3099
period under this section.	3100
Sec. 4506.17. (A) Any person who holds a commercial driver's	3101
license or commercial driver's license temporary instruction	3102
permit, or who operates a commercial motor vehicle requiring a	3103
commercial driver's license or permit within this state, shall be	3104
deemed to have given consent to a test or tests of the person's	3105
whole blood, blood serum or plasma, breath, or urine for the	3106
purpose of determining the person's alcohol concentration or the	3107
presence of any controlled substance or a metabolite of a	3108
controlled substance.	3109
(B) A test or tests as provided in division (A) of this	3110

section may be administered at the direction of a peace officer

having reasonable ground to stop or detain the person and, after	3112
investigating the circumstances surrounding the operation of the	3113
commercial motor vehicle, also having reasonable ground to believe	3114
the person was driving the commercial vehicle while having a	3115
measurable or detectable amount of alcohol or of a controlled	3116
substance or a metabolite of a controlled substance in the	3117
person's whole blood, blood serum or plasma, breath, or urine. Any	3118
such test shall be given within two hours of the time of the	3119
alleged violation.	3120

- (C) A person requested by a peace officer to submit to a test 3121 under division (A) of this section shall be advised by the peace 3122 officer requesting the test that a refusal to submit to the test 3123 will result in the person immediately being placed out-of-service 3124 for a period of twenty-four hours and being disqualified from 3125 operating a commercial motor vehicle for a period of not less than 3126 one year, and that the person is required to surrender the 3127 person's commercial driver's license or permit to the peace 3128 officer. 3129
- (D) If a person refuses to submit to a test after being 3130 warned as provided in division (C) of this section or submits to a 3131 test that discloses the presence of an amount of alcohol or a 3132 controlled substance prohibited by divisions (A)(1) to (5) of 3133 section 4506.15 of the Revised Code or a metabolite of a 3134 controlled substance, the person immediately shall surrender the 3135 person's commercial driver's license or permit to the peace 3136 officer. The peace officer shall forward the license or permit, 3137 together with a sworn report, to the registrar of motor vehicles 3138 certifying that the test was requested pursuant to division (A) of 3139 this section and that the person either refused to submit to 3140 testing or submitted to a test that disclosed the presence of one 3141 of the prohibited concentrations of a substance listed in 3142 divisions (A)(1) to (5) of section 4506.15 of the Revised Code or 3143

a metabolite of a controlled substance. The form and contents of	3144
the report required by this section shall be established by the	3145
registrar by rule, but shall contain the advice to be read to the	3146
driver and a statement to be signed by the driver acknowledging	3147
that the driver has been read the advice and that the form was	3148
shown to the driver.	3149

- (E) Upon receipt of a sworn report from a peace officer as 3150 provided in division (D) of this section, or upon receipt of 3151 notification that a person has been disqualified under a similar 3152 law of another state or foreign jurisdiction, the registrar shall 3153 disqualify the person named in the report from driving a 3154 commercial motor vehicle for the period described below: 3155
 - (1) Upon a first incident, one year;
- (2) Upon an incident of refusal or of a prohibited 3157 concentration of alcohol, a controlled substance, or a metabolite 3158 of a controlled substance after one or more previous incidents of 3159 either refusal or of a prohibited concentration of alcohol, a 3160 controlled substance, or a metabolite of a controlled substance, 3161 the person shall be disqualified for life or such lesser period as 3162 prescribed by rule by the registrar. 3163
- (F) A test of a person's whole blood or a person's blood 3164 serum or plasma given under this section shall comply with the 3165 applicable provisions of division (D) of section 4511.19 of the 3166 Revised Code and any physician, registered nurse, emergency 3167 medical technician-intermediate, emergency medical 3168 technician-paramedic, or qualified technician, chemist, or 3169 phlebotomist who withdraws whole blood or blood serum or plasma 3170 from a person under this section, and any hospital, first-aid 3171 station, clinic, or other facility at which whole blood or blood 3172 serum or plasma is withdrawn from a person pursuant to this 3173 section, is immune from criminal liability, and from civil 3174 liability that is based upon a claim of assault and battery or 3175

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based upon any other claim of malpractice, for any act performed	3176
in withdrawing whole blood or blood serum or plasma from the	3177
person. The immunity provided in this division also extends to an	3178
emergency medical service organization that employs an emergency	3179
medical technician-intermediate or emergency medical	3180
technician-paramedic who withdraws blood under this section.	3181
(G) When a person submits to a test under this section, the	3182
results of the test, at the person's request, shall be made	3183
available to the person, the person's attorney, or the person's	3184
agent, immediately upon completion of the chemical test analysis.	3185
The person also may have an additional test administered by a	3186
physician, a registered nurse, or a qualified technician, chemist,	3187
or phlebotomist of the person's own choosing as provided in	3188
division (D) of section 4511.19 of the Revised Code for tests	3189
administered under that section, and the failure to obtain such a	3190
test has the same effect as in that division.	3191
(H) No person shall refuse to immediately surrender the	3192
person's commercial driver's license or permit to a peace officer	3193
when required to do so by this section.	3194
(I) A peace officer issuing an out-of-service order or	3195
receiving a commercial driver's license or permit surrendered	3196
under this section may remove or arrange for the removal of any	3197
commercial motor vehicle affected by the issuance of that order or	3198
the surrender of that license.	3199
(J)(1) Except for civil actions arising out of the operation	3200
of a motor vehicle and civil actions in which the state is a	3201
plaintiff, no peace officer of any law enforcement agency within	3202
this state is liable in compensatory damages in any civil action	3203
that arises under the Revised Code or common law of this state for	3204
an injury, death, or loss to person or property caused in the	3205

performance of official duties under this section and rules

adopted under this section, unless the officer's actions were

manifestly outside the scope of the officer's employment or	3208
official responsibilities, or unless the officer acted with	3209
malicious purpose, in bad faith, or in a wanton or reckless	3210
manner.	3211

- (2) Except for civil actions that arise out of the operation 3212 of a motor vehicle and civil actions in which the state is a 3213 plaintiff, no peace officer of any law enforcement agency within 3214 this state is liable in punitive or exemplary damages in any civil 3215 action that arises under the Revised Code or common law of this 3216 state for any injury, death, or loss to person or property caused 3217 in the performance of official duties under this section of the 3218 Revised Code and rules adopted under this section, unless the 3219 officer's actions were manifestly outside the scope of the 3220 officer's employment or official responsibilities, or unless the 3221 officer acted with malicious purpose, in bad faith, or in a wanton 3222 or reckless manner. 3223
- (K) When disqualifying a driver, the registrar shall cause 3224
 the records of the bureau of motor vehicles to be updated to 3225
 reflect the disqualification within ten days after it occurs. 3226
- (L) The registrar immediately shall notify a driver who is 3227 subject to disqualification of the disqualification, of the length 3228 of the disqualification, and that the driver may request a hearing 3229 within thirty days of the mailing of the notice to show cause why 3230 the driver should not be disqualified from operating a commercial 3231 motor vehicle. If a request for such a hearing is not made within 3232 thirty days of the mailing of the notice, the order of 3233 disqualification is final. The registrar may designate hearing 3234 examiners who, after affording all parties reasonable notice, 3235 shall conduct a hearing to determine whether the disqualification 3236 order is supported by reliable evidence. The registrar shall adopt 3237 rules to implement this division. 3238
 - (M) Any person who is disqualified from operating a

commercial motor vehicle under this section may apply to the	3240
registrar for a driver's license to operate a motor vehicle other	3241
than a commercial motor vehicle, provided the person's commercial	3242
driver's license <u>or permit</u> is not otherwise suspended. A person	3243
whose commercial driver's license or permit is suspended shall not	3244
apply to the registrar for or receive a driver's license under	3245
Chapter 4507. of the Revised Code during the period of suspension.	3246
(N) Whoever violates division (H) of this section is guilty	3247
of a misdemeanor of the first degree.	3248
(0) As used in this section, "emergency medical	3249
technician-intermediate" and "emergency medical	3250
technician-paramedic" have the same meanings as in section 4765.01	3251
of the Revised Code.	3252
den 4506 20 (3) Benk andlesses abell seemine assess and benk	2052
Sec. 4506.20. (A) Each employer shall require every applicant	3253
for employment as a driver of a commercial motor vehicle to	3254
provide the applicant's employment history for the ten years	3255
preceding the date the employment application is submitted to the	3256
prospective employer. The following information shall be	3257
submitted:	3258
(1) A list of the names and addresses of the applicant's	3259
previous employers for which the applicant was the operator of a	3260
commercial motor vehicle;	3261
(2) The dates the applicant was employed by these employers;	3262
(3) The reason for leaving each of these employers.	3263
(B) No employer shall knowingly permit or authorize any	3264
driver employed by the employer to drive a commercial motor	3265
vehicle during any period in which any of the following apply:	3266
(1) The driver's commercial driver's license is suspended,	3267
revoked, or canceled by any state or a foreign jurisdiction;	3268

(2) The driver has lost the privilege to drive, or currently

driver's license in a commercial motor vehicle for a violation of

a state law or local ordinance or resolution relating to traffic

control, other than parking violations, committed in a commercial

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motor vehicle, the registrar of motor vehicles shall notify the	3300
driver licensing authority in the <u>holder's state or</u> jurisdiction	3301
in which the person resides and the driver licensing authority	3302
that issued the nonresident's commercial driver's license, if	3303
different from the state of residence of licensure. For purposes	3304
of this section, a judgment of conviction is not final until it is	3305
entered into the court journal by the clerk of courts pursuant to	3306
Rule 32 of the Rules of Criminal Procedure.	3307
Sec. 4507.23. (A) Except as provided in division (I) of this	3308
section, each application for a temporary instruction permit and	3309
examination shall be accompanied by a fee of five dollars.	3310
(B) Except as provided in division (I) of this section, each	3311

- (B) Except as provided in division (I) of this section, each 3311 application for a driver's license made by a person who previously 3312 held such a license and whose license has expired not more than 3313 two years prior to the date of application, and who is required 3314 under this chapter to give an actual demonstration of the person's 3315 ability to drive, shall be accompanied by a fee of three dollars 3316 in addition to any other fees.
- (C)(1) Except as provided in divisions (E) and (I) of this 3318 section, each application for a driver's license, or motorcycle 3319 operator's endorsement, or renewal of a driver's license shall be 3320 accompanied by a fee of six dollars. 3321
- (2) Except as provided in division (I) of this section, each 3322 application for a duplicate driver's license shall be accompanied 3323 by a fee of seven dollars and fifty cents. The duplicate driver's 3324 licenses issued under this section shall be distributed by the 3325 deputy registrar in accordance with rules adopted by the registrar of motor vehicles. 3327
- (D) Except as provided in division (I) of this section, each
 application for a motorized bicycle license or duplicate thereof
 shall be accompanied by a fee of two dollars and fifty cents.

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(E) Except as provided in division (I) of this section, each	3331
application for a driver's license or renewal of a driver's	3332
license that will be issued to a person who is less than	3333
twenty-one years of age shall be accompanied by whichever of the	3334
following fees is applicable:	3335
(1) If the person is sixteen years of age or older, but less	3336
than seventeen years of age, a fee of seven dollars and	3337
twenty-five cents;	3338
(2) If the person is seventeen years of age or older, but	3339
less than eighteen years of age, a fee of six dollars;	3340
(3) If the person is eighteen years of age or older, but less	3341
than nineteen years of age, a fee of four dollars and seventy-five	3342
cents;	3343
(4) If the person is nineteen years of age or older, but less	3344
than twenty years of age, a fee of three dollars and fifty cents;	3345
(5) If the person is twenty years of age or older, but less	3346
than twenty-one years of age, a fee of two dollars and twenty-five	3347
cents.	3348
(F) Neither the registrar nor any deputy registrar shall	3349
charge a fee in excess of one dollar and fifty cents for	3350
laminating a driver's license, motorized bicycle license, or	3351
temporary instruction permit identification cards as required by	3352
sections 4507.13 and 4511.521 of the Revised Code. A deputy	3353
registrar laminating a driver's license, motorized bicycle	3354
license, or temporary instruction permit identification cards	3355
shall retain the entire amount of the fee charged for lamination,	3356
less the actual cost to the registrar of the laminating materials	3357
used for that lamination, as specified in the contract executed by	3358
the bureau for the laminating materials and laminating equipment.	3359
The deputy registrar shall forward the amount of the cost of the	3360
laminating materials to the registrar for deposit as provided in	3361

this section.	3362
(G) Except as provided in division (I) of this section, each	3363
transaction described in divisions (A), (B), (C), (D), and (E) of	3364
this section shall be accompanied by an additional fee of twelve	3365
dollars. The additional fee is for the purpose of defraying the	3366
department of public safety's costs associated with the	3367
administration and enforcement of the motor vehicle and traffic	3368
laws of Ohio.	3369
(H) At the time and in the manner provided by section 4503.10	3370
of the Revised Code, the deputy registrar shall transmit the fees	3371
collected under divisions (A), (B), (C), (D), and (E), those	3372
portions of the fees specified in and collected under division	3373
(F) , and the additional fee under division (G) of this section to	3374
the registrar. The registrar shall pay two dollars and fifty cents	3375
of each fee collected under divisions (A), (B), (C)(1) and (2),	3376
(D), and (E)(1) to (4) of this section, and the entire fee	3377
collected under division (E)(5) of this section, into the state	3378
bureau of motor vehicles fund established in section 4501.25 of	3379
the Revised Code, and such fees shall be used for the sole purpose	3380
of supporting driver licensing activities. The registrar also	3381
shall pay five dollars of each fee collected under division (C)(2)	3382
of this section and the entire fee collected under division (G) of	3383
this section into the state highway safety fund created in section	3384
4501.06 of the Revised Code. The remaining fees collected by the	3385
registrar under this section shall be paid into the state bureau	3386
of motor vehicles fund established in section 4501.25 of the	3387
Revised Code.	3388
(I) A disabled veteran who has a service-connected disability	3389
rated at one hundred per cent by the veterans' administration may	3390
apply to the registrar or a deputy registrar for the issuance to	3391
that veteran, without the payment of any fee prescribed in this	3392

section, of any of the following items:

pay only the appropriate prorated fee established under those

Page 111

34223423

Sub. H. B. No. 53

rules.

Sec. 4508.01. As used in this chapter:	3424
(A) "Beginning driver" means any person being trained to	3425
drive a particular motor vehicle who has not been previously	3426
licensed to drive that motor vehicle by any state or country.	3427
(B) "Disabled person" means a person who, in the opinion of	3428
the registrar of motor vehicles, is afflicted with or suffering	3429
from a physical or mental disability or disease that prevents the	3430
person, in the absence of special training or equipment, from	3431
exercising reasonable and ordinary control over a motor vehicle	3432
while operating the vehicle upon the highways. "Disabled person"	3433
does not mean any person who is or has been subject to any	3434
condition resulting in episodic impairment of consciousness or	3435
loss of muscular control and whose condition, in the opinion of	3436
the registrar, is dormant or is sufficiently under medical control	3437
that the person is capable of exercising reasonable and ordinary	3438
control over a motor vehicle.	3439
(C) "Driver training school" or "school" means any of the	3440
following:	3441
(1) A private business enterprise conducted by an individual,	3442
association, partnership, or corporation for the education and	3443
training of persons to operate or drive motor vehicles, that uses	3444
does either of the following:	3445
(a) Uses public streets or highways to provide training, and	3446
that charges a consideration or tuition for such services;	3447
(b) Provides an online driver education course approved by	3448
the director of public safety pursuant to division (A)(2) of	3449
section 4508.02 of the Revised Code and charges a consideration or	3450
tuition for the course.	3451
(2) A lead school district as provided in section 4508.09 of	3452
the Revised Code;	3453

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(3) A board of education of a city, exempted village, local,	3454
or joint vocational school district or the governing board of an	3455
educational service center that offers a driver education course	3456
for high school students enrolled in the district or in a district	3457
served by the educational service center.	3458
(D) "Instructor" means any person, whether acting for self as	3459
operator of a driver training school or for such a school for	3460
compensation, who teaches, conducts classes of, gives	3461
demonstrations to, or supervises practice of, persons learning to	3462
operate or drive motor vehicles.	3463
(E) "Lead school district" means a school district, including	3464
a joint vocational school district, designated by the department	3465
of education as either a vocational education planning district	3466
itself or as responsible for providing primary vocational	3467
education leadership within a vocational education planning	3468
district that is composed of a group of districts. A "vocational	3469
education planning district" is a school district or group of	3470
school districts designated by the department as responsible for	3471
planning and providing vocational education services to students	3472
within the district or group of districts.	3473
Sec. 4508.02. (A)(1) The director of public safety, subject	3474
to Chapter 119. of the Revised Code, shall adopt and prescribe	3475
such rules concerning the administration and enforcement of this	3476
chapter as are necessary to protect the public. <u>The rules shall</u>	3477
require an assessment of the holder of a probationary instructor	3478
license. The director shall inspect the school facilities and	3479
equipment of applicants and licensees and examine applicants for	3480
instructor's licenses.	3481
(2) The director shall adopt rules governing online driver	3482

education courses that may be completed via the internet to

satisfy the classroom instruction under division (C) of this

Sub. H. B. No. 53 As Passed by the House

section. The rules shall do all of the following:	3485
(a) Establish standards that an online driver training	3486
enterprise must satisfy to be licensed to offer an online driver	3487
education course via the internet, including, at a minimum, proven	3488
expertise in providing driver education and an acceptable	3489
infrastructure capable of providing secure online driver education	3490
in accord with advances in internet technology. The rules shall	3491
allow an online driver training enterprise to be affiliated with a	3492
licensed driver training school offering in-person classroom	3493
instruction, but shall not require such an affiliation.	3494
(b) Establish content requirements that an online driver	3495
education course must satisfy to be approved as equivalent to	3496
twenty-four hours of in-person classroom instruction;	3497
(c) Establish attendance standards, including a maximum	3498
number of course hours that may be completed in a twenty-four-hour	3499
period;	3500
(d) Allow an enrolled applicant to begin the required eight	3501
hours of actual behind-the-wheel instruction upon completing at	3502
least two hours of course instruction and being issued a	3503
certificate of enrollment by a licensed online driver training	3504
enterprise;	3505
(e) Establish any other requirements necessary to regulate	3506
online driver education.	3507
(B) The director shall administer and enforce this chapter.	3508
(C) The rules shall require twenty-four hours of in-person	3509
classroom instruction or completion of an approved, equivalent	3510
online driver education course offered via the internet by a	3511
licensed online driver training enterprise, and eight hours of	3512
actual behind-the-wheel instruction conducted on public streets	3513
and highways of this state for all beginning drivers of	3514
noncommercial motor vehicles who are under age eighteen. The rules	3515

also shall require the classroom instruction or online driver	3516
education course for such drivers to include instruction in the	3517
dangers of driving a motor vehicle while using an electronic	3518
wireless communications device to write, send, or read a	3519
text-based communication.	3520
(D) The rules shall state the minimum hours for classroom and	3521
behind-the-wheel instruction required for beginning drivers of	3522
commercial trucks, commercial cars, buses, and commercial	3523
tractors, trailers, and semitrailers.	3524
(E)(1) The department of public safety may charge a fee to	3525
each online driver training enterprise in an amount sufficient to	3526
pay the actual expenses the department incurs in the regulation of	3527
online driver education courses.	3528
(2) The department shall supply to each licensed online	3529
driver training enterprise certificates to be used for certifying	3530
an applicant's enrollment in an approved online driver education	3531
course and a separate certificate to be issued upon successful	3532
completion of an approved online driver education course. The	3533
certificates shall be numbered serially. The department may charge	3534
a fee to each online driver training enterprise per certificate	3535
supplied to pay the actual expenses the department incurs in	3536
supplying the certificates.	3537
Sec. 4508.03. (A) No person shall establish a driver training	3538
school shall be established nor any such or continue the operation	3539
of an existing school continued unless the school person applies	3540
for and obtains from the director of public safety a license in	3541
the manner and form prescribed by the director.	3542
The <u>director shall adopt</u> rules shall state <u>that establish</u> the	3543
requirements for a school license, including requirements	3544
concerning location, equipment, courses of instruction,	3545

instructors, previous records of the school and instructors,

Sub. H. B. No. 53 As Passed by the House

financial statements, schedule of fees and charges, character and
reputation of the operators, insurance in the sum and with those
provisions as the director considers necessary to protect
adequately the interests of the public, and any other matters as
the director may prescribe for the protection of the public. The
rules also shall require financial responsibility information as
part of the driver education curriculum.

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- (B) Any school that offers a driver training program for 3554 disabled persons shall provide specially trained instructors for 3555 the driver training of such persons. No school shall operate a 3556 driver training program for disabled persons after June 30, 1978, 3557 unless it has been licensed for such operation by the director. No 3558 person shall act as a specially trained instructor in a driver 3559 training program for disabled persons operated by a school after 3560 June 30, 1978, unless that person has been licensed by the 3561 director. 3562
- (C) The director shall certify instructors to teach driver 3563 training to disabled persons in accordance with training program 3564 requirements established by the department of public safety. 3565
- (D) No person shall operate a driver training school unless 3566 the person has a valid license issued by the director under this 3567 section. 3568
- (E) Whoever violates division (D) of this section is guilty 3569 of operating a driver training school without a valid license, a 3570 minor misdemeanor of the second degree. On a second or subsequent 3571 offense within two years after the first offense, the person is 3572 guilty of a misdemeanor of the fourth first degree. 3573
- sec. 4508.04. (A) No person shall act as a driver training 3574
 instructor and on and after June 30, 1978, and no person shall act 3575
 as a driver training instructor for disabled persons, unless such 3576
 person applies for and obtains from the director of public safety 3577

a license in the manner and form prescribed by the director. The	3578
director shall provide by rule for instructors' license	3579
requirements including moral character, physical condition,	3580
knowledge of the courses of instruction, motor vehicle laws and	3581
safety principles, previous personal and employment records, and	3582
such other matters as the director may prescribe for the	3583
protection of the public. Driver training instructors for disabled	3584
persons shall meet such additional requirements and receive such	3585
additional classroom and practical instruction as the director	3586
shall prescribe by rule.	3587

- (B)(1) No The director shall not issue a license shall be

 issued under this section to a person if, within ten years of the

 date of application for the license, the person has pleaded guilty

 to or been convicted of a felony under the laws of this state or

 the comparable laws of another jurisdiction.

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- (2) No The director shall not issue a license shall be issued

 under this section to a person if, within five years of the date

 of application for the license, the person has pleaded guilty to

 or been convicted of a misdemeanor of the first or second degree

 that is reasonably related to the person's fitness to be issued

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- (C) No person shall knowingly make a false statement on a 3599 license application submitted under this section. 3600
- (D) Upon successful completion of all requirements for an 3601 initial instructor license, the director shall issue an applicant 3602 a probationary license, which expires one hundred eighty days from 3603 the date of issuance. In order to receive a driver training 3604 instructor license, a person issued a probationary license shall 3605 pass an assessment prescribed in rules adopted by the director 3606 pursuant to section 4508.02 of the Revised Code. The person shall 3607 pass the assessment prior to expiration of the probationary 3608 license. If the person fails to pass the assessment, or fails to 3609

Page 118

meet any standards required for a driver training instructor	3610
license, the director may extend the expiration date of the	3611
person's probationary license. Upon successful completion of the	3612
assessment and approval of the director, the director shall issue	3613
to the person a driver training instructor license.	3614
(E)(1) Whoever violates division (A) of this section is	3615
guilty of acting as a driver training instructor without a valid	3616
license, a misdemeanor of the fourth first degree.	3617
(2) Whoever violates division (C) of this section may be	3618
charged with falsification under section 2921.13 of the Revised	3619
Code.	3620
Sec. 4508.05. All nonprobationary licenses shall expire on	3621
the last day of the calendar year and <u>a person</u> may be renewed	3622
renew such a license upon application to the director of public	3623
safety, either annually or biennially, as prescribed in rules	3624
adopted by the director. Each application An applicant for an	3625
original school license shall be accompanied by include with the	3626
application a fee of two hundred fifty dollars, and each	3627
application an applicant for a renewal school license shall be	3628
accompanied by include with the application a fee of fifty dollars	3629
for each calendar year. Each application An applicant for an	3630
original instructor's license shall be accompanied by include with	3631
the application a fee of twenty-five dollars, and each application	3632
an applicant for a renewal instructor's license shall be	3633
accompanied by include with the application a fee of ten dollars	3634
for each calendar year. Such	3635
Such fees shall be are payable to the treasurer of state and	3636
shall be credited to the state highway safety fund established in	3637
section 4501.06 of the Revised Code. No The director of public	3638
safety shall not refund any license fees shall be refunded in the	3639
event any a license is rejected, suspended, or revoked.	3640

Sec. 4508.06. (A) The director of public safety may refuse to	3641
issue, or may suspend or revoke, a license or may impose a fine of	3642
not more than ten thousand dollars per occurrence in any case in	3643
which the director finds the applicant or licensee has violated	3644
any of the provisions of this chapter, or any of the rules adopted	3645
by the director, or has failed to pay a fine imposed under this	3646
division. No person whose license has been suspended or revoked	3647
under this section shall fail to return the license to the	3648
director.	3649
(B) <u>In addition to the reasons for a suspension under</u>	3650
division (A) of this section, the director may suspend a driver	3651
training instructor license without a prior hearing if the	3652
director believes there exists clear and convincing evidence of	3653
any of the following:	3654
(1) The license holder has engaged in conduct that presents a	3655
clear and present danger to a student or students.	3656
(2) The license holder has engaged in inappropriate contact	3657
with a student. "Inappropriate contact" means any of the	3658
<u>following:</u>	3659
(a) Causing or attempting to cause "physical harm," as	3660
defined in division (A)(3) of section 2901.01 of the Revised Code;	3661
(b) "Sexual activity," as defined in division (C) of section	3662
2907.01 of the Revised Code;	3663
(c) Engaging in any communication, either directly or through	3664
"telecommunication," as defined in division (X) of section 2913.01	3665
of the Revised Code, that is of a sexual nature or intended to	3666
abuse, threaten, or harass the student.	3667
(3) The license holder has been convicted of a felony, or a	3668
misdemeanor that directly relates to the fitness of that person to	3669
provide driving instruction.	3670

(C) In addition to the reasons for a suspension under	3671
division (A) of this section, the director may suspend a driver	3672
training school license without a prior hearing if the director	3673
believes there exists clear and convincing evidence of any of the	3674
<pre>following:</pre>	3675
(1) There exists a clear and present danger to the health,	3676
safety, or welfare of students should the school be permitted to	3677
continue operation.	3678
(2) At the time the contract for training was signed, there	3679
was no intention to provide training, or no ability to provide	3680
training to students.	3681
(3) Any school official knowingly allowed inappropriate	3682
contact, as defined in division (B)(2) of this section, between	3683
instructors and students.	3684
(D) Immediately following a decision to impose a suspension	3685
without a prior hearing under division (B) or (C) of this section,	3686
the director, in accordance with section 119.07 of the Revised	3687
Code, shall issue a written order of suspension, cause it to be	3688
delivered to the license holder, and notify the license holder of	3689
the opportunity for a hearing. If timely requested by the license	3690
holder, a hearing shall be conducted in accordance with Chapter	3691
119. of the Revised Code.	3692
(E) The director shall deposit all fines collected under	3693
division (A) of this section into the state treasury to the credit	3694
of the state highway safety fund created by section 4501.06 of the	3695
Revised Code.	3696
$\frac{(C)}{(F)}$ Whoever fails to return a license that has been	3697
suspended or revoked under division (A), (B), or (C) of this	3698
section is guilty of failing to return a suspended or revoked	3699
license, a minor misdemeanor or, on a second or subsequent offense	3700
within two years after the first offense, a misdemeanor of the	3701

vehicles shall search and furnish a certified abstract of the

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following information with respect to any person:	3732
(1) An enumeration of the motor vehicle accidents in which	3733
such person has been involved except accidents certified as	3734
described in division (D) of section 3937.41 of the Revised Code;	3735
(2) Such person's record of convictions for violation of the	3736
motor vehicle laws.	3737
(B) The registrar shall collect for each abstract a fee of	3738
five dollars.	3739
(C) The registrar may permit deputy registrars to perform a	3740
search and furnish a certified abstract under this section. A	3741
deputy registrar performing this function shall comply with	3742
section 4501.27 of the Revised Code concerning the disclosure of	3743
personal information, shall collect and transmit to the registrar	3744
the five-dollar fee established under division (B) of this	3745
section, and may collect and retain a service fee of three dollars	3746
and fifty cents.	3747
Of each five-dollar fee the registrar collects under this	3748
division, the The registrar shall pay two dollars each five-dollar	3749
fee collected under this section into the state treasury to the	3750
credit of the state bureau of motor vehicles fund established in	3751
section 4501.25 of the Revised Code , sixty cents into the state	3752
treasury to the credit of the trauma and emergency medical	3753
services fund established in section 4513.263 of the Revised Code,	3754
sixty cents into the state treasury to the credit of the homeland	3755
security fund established in section 5502.03 of the Revised Code,	3756
thirty cents into the state treasury to the credit of the	3757
investigations fund established in section 5502.131 of the Revised	3758
Code, one dollar and twenty five cents into the state treasury to	3759
the credit of the emergency management agency service and	3760
reimbursement fund established in section 5502.39 of the Revised	3761

Code, and twenty-five cents into the state treasury to the credit

3793

, account of the control of the cont	
of the justice program services fund established in section	3763
5502.67 of the Revised Code.	3764
Sec. 4509.101. (A)(1) No person shall operate, or permit the	3765
operation of, a motor vehicle in this state, unless proof of	3766
financial responsibility is maintained continuously throughout the	3767
registration period with respect to that vehicle, or, in the case	3768
of a driver who is not the owner, with respect to that driver's	3769
operation of that vehicle.	3770
(2) Whoever violates division (A)(1) of this section shall be	3771
subject to the following civil penalties:	3772
(a) Subject to divisions $(A)(2)(b)$ and (c) of this section, a	3773
class (F) suspension of the person's driver's license, commercial	3774
driver's license, temporary instruction permit, probationary	3775
license, or nonresident operating privilege for the period of time	3776
specified in division (B)(6) of section 4510.02 of the Revised	3777
Code and impoundment of the person's license.	3778
(b) If, within five years of the violation, the person's	3779
operating privileges are again suspended and the person's license	3780
again is impounded for a violation of division $(A)(1)$ of this	3781
section, a class C suspension of the person's driver's license,	3782
commercial driver's license, temporary instruction permit,	3783
probationary license, or nonresident operating privilege for the	3784
period of time specified in division (B)(3) of section 4510.02 of	3785
the Revised Code. The court may grant limited driving privileges	3786
to the person only if the person presents proof of financial	3787
responsibility and has complied with division $(A)(5)$ of this	3788
section, and no court may grant limited driving privileges for the	3789
first fifteen days of the suspension.	3790
(c) If, within five years of the violation, the person's	3791

operating privileges are suspended and the person's license is

impounded two or more times for a violation of division (A)(1) of

Sub. H. B. No. 53 As Passed by the House

this section, a class B suspension of the person's driver's 3794 license, commercial driver's license, temporary instruction 3795 permit, probationary license, or nonresident operating privilege 3796 for the period of time specified in division (B)(2) of section 3797 4510.02 of the Revised Code. The court may grant limited driving 3798 privileges to the person only if the person presents proof of 3799 financial responsibility and has complied with division (A)(5) of 3800 this section, except that no court may grant limited driving 3801 privileges for the first thirty days of the suspension. 3802

- (d) In addition to the suspension of an owner's license under 3803 division (A)(2)(a), (b), or (c) of this section, the suspension of 3804 the rights of the owner to register the motor vehicle and the 3805 impoundment of the owner's certificate of registration and license 3806 plates until the owner complies with division (A)(5) of this 3807 section.
- (3) A person to whom this state has issued a certificate of 3809 registration for a motor vehicle or a license to operate a motor 3810 vehicle or who is determined to have operated any motor vehicle or 3811 permitted the operation in this state of a motor vehicle owned by 3812 the person shall be required to verify the existence of proof of 3813 financial responsibility covering the operation of the motor 3814 vehicle or the person's operation of the motor vehicle under any 3815 of the following circumstances: 3816
- (a) The person or a motor vehicle owned by the person is 3817 involved in a traffic accident that requires the filing of an 3818 accident report under section 4509.06 of the Revised Code. 3819
- (b) The person receives a traffic ticket indicating that 3820 proof of the maintenance of financial responsibility was not 3821 produced upon the request of a peace officer or state highway 3822 patrol trooper made in accordance with division (D)(2) of this 3823 section.

following:

(c) Whenever, in accordance with rules adopted by the	3825
registrar, the person is randomly selected by the registrar and	3826
requested to provide such verification.	3827
(4) An order of the registrar that suspends and impounds a	3828
license or registration, or both, shall state the date on or	3829
before which the person is required to surrender the person's	3830
license or certificate of registration and license plates. The	3831
person is deemed to have surrendered the license or certificate of	3832
registration and license plates, in compliance with the order, if	3833
the person does either of the following:	3834
(a) On or before the date specified in the order, personally	3835
delivers the license or certificate of registration and license	3836
plates, or causes the delivery of the items, to the registrar;	3837
(b) Mails the license or certificate of registration and	3838
license plates to the registrar in an envelope or container	3839
bearing a postmark showing a date no later than the date specified	3840
in the order.	3841
(5) Except as provided in division (A)(6) or (L) of this	3842
section, the registrar shall not restore any operating privileges	3843
or registration rights suspended under this section, return any	3844
license, certificate of registration, or license plates impounded	3845
under this section, or reissue license plates under section	3846
4503.232 of the Revised Code, if the registrar destroyed the	3847
impounded license plates under that section, or reissue a license	3848
under section 4510.52 of the Revised Code, if the registrar	3849
destroyed the suspended license under that section, unless the	3850
rights are not subject to suspension or revocation under any other	3851
law and unless the person, in addition to complying with all other	3852
conditions required by law for reinstatement of the operating	3853
privileges or registration rights, complies with all of the	3854

(a) Pays to the registrar or an eligible deputy registrar a	3856
financial responsibility reinstatement fee of one hundred dollars	3857
for the first violation of division (A)(1) of this section, three	3858
hundred dollars for a second violation of that division, and six	3859
hundred dollars for a third or subsequent violation of that	3860
division;	3861
(b) If the person has not voluntarily surrendered the	3862
license, certificate, or license plates in compliance with the	3863
order, pays to the registrar or an eligible deputy registrar a	3864
financial responsibility nonvoluntary compliance fee in an amount,	3865
not to exceed fifty dollars, determined by the registrar;	3866
(c) Files and continuously maintains proof of financial	3867
responsibility under sections 4509.44 to 4509.65 of the Revised	3868
Code;	3869
(d) Pays a deputy registrar a service fee of ten dollars to	3870
compensate the deputy registrar for services performed under this	3871
section. The deputy registrar shall retain eight dollars of the	3872
service fee and shall transmit the reinstatement fee, any	3873
nonvoluntary compliance fee, and two dollars of the service fee to	3874
the registrar in the manner the registrar shall determine.	3875
(6) If the registrar issues an order under division (A)(2) of	3876
this section resulting from the failure of a person to respond to	3877
a financial responsibility random verification request under	3878
division (A)(3)(c) of this section and the person successfully	3879
maintains an affirmative defense to a violation of section 4510.16	3880
of the Revised Code or is determined by the registrar or a deputy	3881
registrar to have been in compliance with division (A)(1) of this	3882
section at the time of the initial financial responsibility random	3883
verification request, the registrar shall do both of the	3884
following:	3885

(a) Terminate the order of suspension or impoundment;

(b) Restore the operating privileges and registration rights	3887
of the person without payment of the fees established in divisions	3888
(A)(5)(a) and (b) of this section and without a requirement to	3889
file proof of financial responsibility.	3890
(B)(1) Every party required to file an accident report under	3891
section 4509.06 of the Revised Code also shall include with the	3892
report a document described in division (G)(1) of this section.	3893
If the registrar determines, within forty-five days after the	3894
report is filed, that an operator or owner has violated division	3895
(A)(1) of this section, the registrar shall do all of the	3896
following:	3897
(a) Order the impoundment, with respect to the motor vehicle	3898
involved, required under division (A)(2)(d) of this section, of	3899
the certificate of registration and license plates of any owner	3900
who has violated division (A)(1) of this section;	3901
(b) Order the suspension required under division $(A)(2)(a)$,	3902
(b), or (c) of this section of the license of any operator or	3903
owner who has violated division (A)(1) of this section;	3904
(c) Record the name and address of the person whose	3905
certificate of registration and license plates have been impounded	3906
or are under an order of impoundment, or whose license has been	3907
suspended or is under an order of suspension; the serial number of	3908
the person's license; the serial numbers of the person's	3909
certificate of registration and license plates; and the person's	3910
social security account number, if assigned, or, where the motor	3911
vehicle is used for hire or principally in connection with any	3912
established business, the person's federal taxpayer identification	3913
number. The information shall be recorded in such a manner that it	3914
becomes a part of the person's permanent record, and assists the	3915
registrar in monitoring compliance with the orders of suspension	3916
or impoundment.	3917

- (d) Send written notification to every person to whom the 3918 order pertains, at the person's last known address as shown on the 3919 records of the bureau. The person, within ten days after the date 3920 of the mailing of the notification, shall surrender to the 3921 registrar, in a manner set forth in division (A)(4) of this 3922 section, any certificate of registration and registration plates 3923 under an order of impoundment, or any license under an order of 3924 suspension. 3925
- (2) The registrar shall issue any order under division (B)(1) 3926 of this section without a hearing. Any person adversely affected 3927 by the order, within ten days after the issuance of the order, may 3928 request an administrative hearing before the registrar, who shall 3929 provide the person with an opportunity for a hearing in accordance 3930 with this paragraph. A request for a hearing does not operate as a 3931 suspension of the order. The scope of the hearing shall be limited 3932 to whether the person in fact demonstrated to the registrar proof 3933 of financial responsibility in accordance with this section. The 3934 registrar shall determine the date, time, and place of any 3935 hearing, provided that the hearing shall be held, and an order 3936 issued or findings made, within thirty days after the registrar 3937 receives a request for a hearing. If requested by the person in 3938 writing, the registrar may designate as the place of hearing the 3939 county seat of the county in which the person resides or a place 3940 within fifty miles of the person's residence. The person shall pay 3941 the cost of the hearing before the registrar, if the registrar's 3942 order of suspension or impoundment is upheld. 3943
- (C) Any order of suspension or impoundment issued under this 3944 section or division (B) of section 4509.37 of the Revised Code may 3945 be terminated at any time if the registrar determines upon a 3946 showing of proof of financial responsibility that the operator or 3947 owner of the motor vehicle was in compliance with division (A)(1) 3948 of this section at the time of the traffic offense, motor vehicle 3949

inspection, or accident that resulted in the order against the	3950
person. A determination may be made without a hearing. This	3951
division does not apply unless the person shows good cause for the	3952
person's failure to present satisfactory proof of financial	3953
responsibility to the registrar prior to the issuance of the	3954
order.	3955

- (D)(1) For the purpose of enforcing this section, every peace 3956 officer is deemed an agent of the registrar. 3957
- (a) Except as provided in division (D)(1)(b) of this section, 3958 any peace officer who, in the performance of the peace officer's 3959 duties as authorized by law, becomes aware of a person whose 3960 license is under an order of suspension, or whose certificate of 3961 registration and license plates are under an order of impoundment, 3962 pursuant to this section, may confiscate the license, certificate 3963 of registration, and license plates, and return them to the 3964 registrar. 3965
- (b) Any peace officer who, in the performance of the peace 3966 officer's duties as authorized by law, becomes aware of a person 3967 whose license is under an order of suspension, or whose 3968 certificate of registration and license plates are under an order 3969 of impoundment resulting from failure to respond to a financial 3970 responsibility random verification, shall not, for that reason, 3971 arrest the owner or operator or seize the vehicle or license 3972 plates. Instead, the peace officer shall issue a citation for a 3973 violation of section 4510.16 of the Revised Code specifying the 3974 circumstances as failure to respond to a financial responsibility 3975 random verification. 3976
- (2) A peace officer shall request the owner or operator of a 3977 motor vehicle to produce proof of financial responsibility in a 3978 manner described in division (G) of this section at the time the 3979 peace officer acts to enforce the traffic laws of this state and 3980 during motor vehicle inspections conducted pursuant to section 3981

4513.02 of the Revised Code.

(3) A peace officer shall indicate on every traffic ticket 3983 whether the person receiving the traffic ticket produced proof of 3984 the maintenance of financial responsibility in response to the 3985 officer's request under division (D)(2) of this section. The peace 3986 officer shall inform every person who receives a traffic ticket 3987 and who has failed to produce proof of the maintenance of 3988 financial responsibility that the person must submit proof to the 3989 traffic violations bureau with any payment of a fine and costs for 3990 the ticketed violation or, if the person is to appear in court for 3991 the violation, the person must submit proof to the court. 3992

- (4)(a) If a person who has failed to produce proof of the 3993 maintenance of financial responsibility appears in court for a 3994 ticketed violation, the court may permit the defendant to present 3995 evidence of proof of financial responsibility to the court at such 3996 time and in such manner as the court determines to be necessary or 3997 appropriate. In a manner prescribed by the registrar, the clerk of 3998 courts shall provide the registrar with the identity of any person 3999 who fails to submit proof of the maintenance of financial 4000 responsibility pursuant to division (D)(3) of this section. 4001
- (b) If a person who has failed to produce proof of the 4002 maintenance of financial responsibility also fails to submit that 4003 proof to the traffic violations bureau with payment of a fine and 4004 costs for the ticketed violation, the traffic violations bureau, 4005 in a manner prescribed by the registrar, shall notify the 4006 registrar of the identity of that person.
- (5)(a) Upon receiving notice from a clerk of courts or 4008 traffic violations bureau pursuant to division (D)(4) of this 4009 section, the registrar shall order the suspension of the license 4010 of the person required under division (A)(2)(a), (b), or (c) of 4011 this section and the impoundment of the person's certificate of 4012 registration and license plates required under division (A)(2)(d) 4013

of this section, effective thirty days after the date of the	4014
mailing of notification. The registrar also shall notify the	4015
person that the person must present the registrar with proof of	4016
financial responsibility in accordance with this section,	4017
surrender to the registrar the person's certificate of	4018
registration, license plates, and license, or submit a statement	4019
subject to section 2921.13 of the Revised Code that the person did	4020
not operate or permit the operation of the motor vehicle at the	4021
time of the offense. Notification shall be in writing and shall be	4022
sent to the person at the person's last known address as shown on	4023
the records of the bureau of motor vehicles. The person, within	4024
fifteen days after the date of the mailing of notification, shall	4025
present proof of financial responsibility, surrender the	4026
certificate of registration, license plates, and license to the	4027
registrar in a manner set forth in division (A)(4) of this	4028
section, or submit the statement required under this section	4029
together with other information the person considers appropriate.	4030

If the registrar does not receive proof or the person does 4031 not surrender the certificate of registration, license plates, and 4032 license, in accordance with this division, the registrar shall 4033 permit the order for the suspension of the license of the person 4034 and the impoundment of the person's certificate of registration 4035 and license plates to take effect. 4036

- (b) In the case of a person who presents, within the 4037 fifteen-day period, documents to show proof of financial 4038 responsibility, the registrar shall terminate the order of 4039 suspension and the impoundment of the registration and license 4040 plates required under division (A)(2)(d) of this section and shall 4041 send written notification to the person, at the person's last 4042 known address as shown on the records of the bureau. 4043
- (c) Any person adversely affected by the order of the 4044 registrar under division (D)(5)(a) or (b) of this section, within 4045

Sub. H. B. No. 53 As Passed by the House

ten days after the issuance of the order, may request an	4046
administrative hearing before the registrar, who shall provide the	4047
person with an opportunity for a hearing in accordance with this	4048
paragraph. A request for a hearing does not operate as a	4049
suspension of the order. The scope of the hearing shall be limited	4050
to whether, at the time of the hearing, the person presents proof	4051
of financial responsibility covering the vehicle and whether the	4052
person is eligible for an exemption in accordance with this	4053
section or any rule adopted under it. The registrar shall	4054
determine the date, time, and place of any hearing; provided, that	4055
the hearing shall be held, and an order issued or findings made,	4056
within thirty days after the registrar receives a request for a	4057
hearing. If requested by the person in writing, the registrar may	4058
designate as the place of hearing the county seat of the county in	4059
which the person resides or a place within fifty miles of the	4060
person's residence. Such person shall pay the cost of the hearing	4061
before the registrar, if the registrar's order of suspension or	4062
impoundment under division $(D)(5)(a)$ or (b) of this section is	4063
upheld.	4064

- (6) A peace officer may charge an owner or operator of a 4065 motor vehicle with a violation of section 4510.16 of the Revised 4066 Code when the owner or operator fails to show proof of the 4067 maintenance of financial responsibility pursuant to a peace 4068 officer's request under division (D)(2) of this section, if a 4069 check of the owner or operator's driving record indicates that the 4070 owner or operator, at the time of the operation of the motor 4071 vehicle, is required to file and maintain proof of financial 4072 responsibility under section 4509.45 of the Revised Code for a 4073 previous violation of this chapter. 4074
- (7) Any forms used by law enforcement agencies in 4075 administering this section shall be prescribed, supplied, and paid 4076 for by the registrar. 4077

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(8) No peace officer, law enforcement agency employing a	4078
peace officer, or political subdivision or governmental agency	4079
that employs a peace officer shall be liable in a civil action for	4080
damages or loss to persons arising out of the performance of any	4081
duty required or authorized by this section.	4082
(9) As used in this division and divisions (E) and (G) of	4083
this section, "peace officer" has the meaning set forth in section	4084
2935.01 of the Revised Code.	4085
(E) All fees, except court costs, fees paid to a deputy	4086
registrar, and those portions of the financial responsibility	4087
reinstatement fees as otherwise specified in this division,	4088
collected under this section shall be paid into the state treasury	4089
to the credit of the financial responsibility compliance fund. The	4090
financial responsibility compliance fund shall be state bureau of	4091
motor vehicles fund established in section 4501.25 of the Revised	4092
<u>Code and</u> used exclusively to cover costs incurred by the bureau in	4093
the administration of this section and sections 4503.20, 4507.212,	4094
and 4509.81 of the Revised Code, and by any law enforcement agency	4095
employing any peace officer who returns any license, certificate	4096
of registration, and license plates to the registrar pursuant to	4097
division (C) of this section , except that the director of budget	4098
and management may transfer excess money from the financial	4099
responsibility compliance fund to the state bureau of motor	4100
vehicles fund if the registrar determines that the amount of money	4101
in the financial responsibility compliance fund exceeds the amount	4102
required to cover such costs incurred by the bureau or a law	4103
enforcement agency and requests the director to make the transfer.	4104
Of each financial responsibility reinstatement fee the	4105
registrar collects pursuant to division (A)(5)(a) of this section	4106

or receives from a deputy registrar under division (A)(5)(d) of

this section, the registrar shall deposit twenty-five dollars of

each one-hundred-dollar reinstatement fee, fifty dollars of each

Sub. H. B. No. 53 As Passed by the House

three-hundred-dollar reinstatement fee, and one hundred dollars of	4110
each six-hundred-dollar reinstatement fee into the state treasury	4111
to the credit of the indigent defense support fund created by	4112
section 120.08 of the Revised Code.	4113
All investment earnings of the financial responsibility	4114
compliance fund shall be credited to the fund.	4115
(F) Chapter 119. of the Revised Code applies to this section	4116
only to the extent that any provision in that chapter is not	4117
clearly inconsistent with this section.	4118
(G)(1) The registrar, court, traffic violations bureau, or	4119
peace officer may require proof of financial responsibility to be	4120
demonstrated by use of a standard form prescribed by the	4121
registrar. If the use of a standard form is not required, a person	4122
may demonstrate proof of financial responsibility under this	4123
section by presenting to the traffic violations bureau, court,	4124
registrar, or peace officer any of the following documents or a	4125
copy of the documents:	4126
(a) A financial responsibility identification card as	4127
provided in section 4509.103 of the Revised Code;	4128
(b) A certificate of proof of financial responsibility on a	4129
form provided and approved by the registrar for the filing of an	4130
accident report required to be filed under section 4509.06 of the	4131
Revised Code;	4132
(c) A policy of liability insurance, a declaration page of a	4133
policy of liability insurance, or liability bond, if the policy or	4134
bond complies with section 4509.20 or sections 4509.49 to 4509.61	4135
of the Revised Code;	4136
(d) A bond or certification of the issuance of a bond as	4137
provided in section 4509.59 of the Revised Code;	4138
(e) A certificate of deposit of money or securities as	4139

(ii) Constitute an admission of the existence of, or of any

liability or coverage under, any policy or bond;

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- (iii) Waive any defenses or counterclaims available to an 4170 insurer, surety, agent, employee, or representative in an action 4171 commenced by an insured or third-party claimant upon a cause of 4172 action alleged to have arisen under an insurance policy or surety 4173 bond or by reason of the preparation and delivery of a document 4174 for use as proof of financial responsibility. 4175
- 4176 (c) Whenever it is determined by a final judgment in a judicial proceeding that an insurer or surety, which has been 4177 named on a document accepted by a court or the registrar as proof 4178 of financial responsibility covering the operation of a motor 4179 vehicle at the time of an accident or offense, is not liable to 4180 pay a judgment for injuries or damages resulting from such 4181 operation, the registrar, notwithstanding any previous contrary 4182 finding, shall forthwith suspend the operating privileges and 4183 registration rights of the person against whom the judgment was 4184 rendered as provided in division (A)(2) of this section. 4185
- (H) In order for any document described in division (G)(1)(b) 4186 of this section to be used for the demonstration of proof of 4187 financial responsibility under this section, the document shall 4188 state the name of the insured or obligor, the name of the insurer 4189 or surety company, and the effective and expiration dates of the 4190 financial responsibility, and designate by explicit description or 4191 by appropriate reference all motor vehicles covered which may 4192 include a reference to fleet insurance coverage. 4193
- (I) For purposes of this section, "owner" does not include a 4194 licensed motor vehicle leasing dealer as defined in section 4195 4517.01 of the Revised Code, but does include a motor vehicle 4196 renting dealer as defined in section 4549.65 of the Revised Code. 4197 Nothing in this section or in section 4509.51 of the Revised Code 4198 shall be construed to prohibit a motor vehicle renting dealer from 4199 entering into a contractual agreement with a person whereby the 4200 person renting the motor vehicle agrees to be solely responsible 4201

Page 137

for maintaining proof of financial responsibility, in accordance	4202
with this section, with respect to the operation, maintenance, or	4203
use of the motor vehicle during the period of the motor vehicle's	4204
rental.	4205
(J) The purpose of this section is to require the maintenance	4206
of proof of financial responsibility with respect to the operation	4207
of motor vehicles on the highways of this state, so as to minimize	4208
those situations in which persons are not compensated for injuries	4209
and damages sustained in motor vehicle accidents. The general	4210
assembly finds that this section contains reasonable civil	4211
penalties and procedures for achieving this purpose.	4212
(K) Nothing in this section shall be construed to be subject	4213
to section 4509.78 of the Revised Code.	4214
(L)(1) The registrar may terminate any suspension imposed	4215
under this section and not require the owner to comply with	4216
divisions $(A)(5)(a)$, (b) , and (c) of this section if the registrar	4217
with or without a hearing determines that the owner of the vehicle	4218
has established by clear and convincing evidence that all of the	4219
following apply:	4220
(a) The owner customarily maintains proof of financial	4221
responsibility.	4222
(b) Proof of financial responsibility was not in effect for	4223
the vehicle on the date in question for one of the following	4224
reasons:	4225
(i) The vehicle was inoperable.	4226
(ii) The vehicle is operated only seasonally, and the date in	4227
question was outside the season of operation.	4228
(iii) A person other than the vehicle owner or driver was at	4229
fault for the lapse of proof of financial responsibility through	4230
no fault of the owner or driver.	4231

(iv) The lapse of proof of financial responsibility was	4232
caused by excusable neglect under circumstances that are not	4233
likely to recur and do not suggest a purpose to evade the	4234
requirements of this chapter.	4235
(2) The registrar may grant an owner or driver relief for a	4236
reason specified in division (L)(1)(b)(i) or (ii) of this section	4237
whenever the owner or driver is randomly selected to verify the	4238
existence of proof of financial responsibility for such a vehicle.	4239
However, the registrar may grant an owner or driver relief for a	4240
reason specified in division (L)(1)(b)(iii) or (iv) of this	4241
section only if the owner or driver has not previously been	4242
granted relief under division (L)(1)(b)(iii) or (iv) of this	4243
section.	4244
(M) The registrar shall adopt rules in accordance with	4245
Chapter 119. of the Revised Code that are necessary to administer	4246
and enforce this section. The rules shall include procedures for	4247
the surrender of license plates upon failure to maintain proof of	4248
financial responsibility and provisions relating to reinstatement	4249
of registration rights, acceptable forms of proof of financial	4250
responsibility, and verification of the existence of financial	4251
responsibility during the period of registration.	4252
God 4500 91 (A) Upon regaint of a notification of violation	1050
Sec. 4509.81. (A) Upon receipt of a notification of violation	4253
as provided in division (C) of section 4509.80 of the Revised	4254
Code; upon failure of a timely surrender of the livery license	4255
plate sticker as required by division (D) of section 4509.80 of	4256
the Revised Code; or if the registrar of motor vehicles, upon	4257
receipt of notification from an insurer of the imminent	4258
cancellation or termination of coverage required by section	4259
4509.80 of the Revised Code, fails to receive evidence of a	4260
continuation or substitution of coverage prior to the cancellation	4261

or termination date, the registrar shall order the immediate

suspension of the rights of the owner of the chauffeured limousine	4263
described in the notice to register the limousine and the	4264
impoundment of the certificate of registration and registration	4265
plates for the limousine. The registrar shall notify the owner	4266
that the owner must surrender the certificate of registration and	4267
registration plates to the registrar. The notification shall be in	4268
writing and sent to the owner at the owner's last known address as	4269
shown in the records of the bureau of motor vehicles. Proceedings	4270
under this section are deemed special, summary statutory	4271
proceedings.	4272

- (B) The order of suspension and impoundment of a registration 4273 shall state the date on or before which the owner of the 4274 chauffeured limousine involved is required to surrender the 4275 certificate of registration and registration plates to the 4276 registrar. The owner shall be deemed to have surrendered the 4277 certificate of registration and registration plates if the owner 4278 causes the items to be delivered to the registrar on or before the 4279 date specified in the order or mails the items to the registrar in 4280 an envelope or container bearing a postmark showing a date no 4281 later than the date specified in the order. 4282
- (C) The registrar shall not restore any registration rights 4283 suspended under this section, return any certificate of 4284 registration or registration plates impounded under this section, 4285 or reissue registration plates under section 4503.232 of the 4286 Revised Code, if the registrar destroyed the impounded 4287 registration plates under that section, unless those rights are 4288 not subject to suspension under any other law and unless the owner 4289 complies with both of the following: 4290
- (1) Pays to the registrar or an eligible deputy registrar a 4291 financial responsibility reinstatement fee of thirty dollars. The 4292 reinstatement fee may be increased, upon approval of the 4293

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Sub. H. B. No. 53 As Passed by the House

controlling board, up to an amount not exceeding fifty dollars. In	4294
addition, pays a service fee of ten dollars to each deputy	4295
registrar to compensate the deputy registrar for services	4296
performed under this section. The deputy registrar shall retain	4297
eight dollars of the service fee and shall transmit the	4298
reinstatement fee and two dollars of the service fee to the	4299
registrar in the manner the registrar shall determine.	4300

- (2) Files and maintains proof of financial responsibility 4301 under section 4509.80 of the Revised Code. 4302
- (D) Any owner adversely affected by the order of the 4303 registrar under this section may, within ten days after the 4304 issuance of the order, request an administrative hearing before 4305 the registrar, who shall provide the owner with an opportunity for 4306 a hearing in accordance with this division. A request for a 4307 hearing does not operate as a suspension of the order unless the 4308 owner establishes to the satisfaction of the registrar that the 4309 operation of the owner's chauffeured limousine will be covered by 4310 proof of financial responsibility during the pendency of the 4311 appeal. The scope of the hearing shall be limited to whether the 4312 owner in fact demonstrated to the registrar proof of financial 4313 responsibility in accordance with section 4509.80 of the Revised 4314 Code. The registrar shall determine the date, time, and place of 4315 any hearing, provided that the hearing shall be held and an order 4316 issued or findings made within thirty days after the registrar 4317 receives a request for a hearing. If requested by the owner in 4318 writing, the registrar may designate as the place of hearing the 4319 county seat of the county in which the owner resides or a place 4320 within fifty miles of the owner's residence. The owner shall pay 4321 the cost of the hearing before the registrar, if the registrar's 4322 order of suspension or impoundment is upheld. 4323
- (E) Any order of suspension or impoundment issued under this section may be terminated at any time if the registrar determines

upon a showing of proof of financial responsibility that the owner	4326
of the limousine was in compliance with section 4509.80 of the	4327
Revised Code at the time of the incident that resulted in the	4328
order against the owner. Such a determination may be made without	4329
a hearing.	4330
(F) All fees except the two dollar service fee transmitted to	4331
the registrar by a deputy registrar, that are collected by the	4332
registrar or transmitted to the registrar under this section shall	4333
be paid into the state treasury to the credit of the financial	4334
responsibility compliance state bureau of motor vehicles fund	4335
created by section 4509.101 4501.25 of the Revised Code.	4336
(G) Chapter 119. of the Revised Code applies to this section	4337
only to the extent that any provision in that chapter is not	4338
clearly inconsistent with this section.	4339
(H)(1) Proof of financial responsibility may be demonstrated	4340
by any of the methods authorized in section 4509.80 of the Revised	4341
Code.	4342
(2) Divisions $(G)(4)(a)$ and (b) of section 4509.101 of the	4343
Revised Code apply to any finding by the registrar under this	4344
section that an owner is covered by proof of financial	4345
responsibility.	4346
Sec. 4513.263. (A) As used in this section and in section	4347
4513.99 of the Revised Code:	4348
(1) "Automobile" means any commercial tractor, passenger car,	4349
commercial car, or truck that is required to be factory-equipped	4350
with an occupant restraining device for the operator or any	4351
passenger by regulations adopted by the United States secretary of	4352
transportation pursuant to the "National Traffic and Motor Vehicle	4353
Safety Act of 1966," 80 Stat. 719, 15 U.S.C.A. 1392.	4354
(2) "Occupant restraining device" means a seat safety belt,	4355

shoulder belt, harness, or other safety device for restraining a	4356
person who is an operator of or passenger in an automobile and	4357
that satisfies the minimum federal vehicle safety standards	4358
established by the United States department of transportation.	4359
(3) "Passenger" means any person in an automobile, other than	4360
its operator, who is occupying a seating position for which an	4361
occupant restraining device is provided.	4362
(4) "Commercial tractor," "passenger car," and "commercial	4363
car" have the same meanings as in section 4501.01 of the Revised	4364
Code.	4365
(5) "Vehicle" and "motor vehicle," as used in the definitions	4366
of the terms set forth in division (A)(4) of this section, have	4367
the same meanings as in section 4511.01 of the Revised Code.	4368
(6) "Tort action" means a civil action for damages for	4369
injury, death, or loss to person or property. "Tort action"	4370
includes a product liability claim, as defined in section 2307.71	4371
of the Revised Code, and an asbestos claim, as defined in section	4372
2307.91 of the Revised Code, but does not include a civil action	4373
for damages for breach of contract or another agreement between	4374
persons.	4375
(B) No person shall do any of the following:	4376
(1) Operate an automobile on any street or highway unless	4377
that person is wearing all of the available elements of a properly	4378
adjusted occupant restraining device, or operate a school bus that	4379
has an occupant restraining device installed for use in its	4380
operator's seat unless that person is wearing all of the available	4381
elements of the device, as properly adjusted;	4382
(2) Operate an automobile on any street or highway unless	4383
each passenger in the automobile who is subject to the requirement	4384
set forth in division (B)(3) of this section is wearing all of the	4385

available elements of a properly adjusted occupant restraining

As I assed by the House							
device;	4387						
(3) Occupy, as a passenger, a seating position on the front	4388						
seat of an automobile being operated on any street or highway	4389						
unless that person is wearing all of the available elements of a	4390						
properly adjusted occupant restraining device;	4391						
(4) Operate a taxicab on any street or highway unless all	4392						
factory-equipped occupant restraining devices in the taxicab are	4393						
maintained in usable form.							
(C) Division (B)(3) of this section does not apply to a	4395						
person who is required by section 4511.81 of the Revised Code to	4396						
be secured in a child restraint device or booster seat. Division	4397						
(B)(1) of this section does not apply to a person who is an	4398						
employee of the United States postal service or of a newspaper	4399						
home delivery service, during any period in which the person is	4400						
engaged in the operation of an automobile to deliver mail or	4401						
newspapers to addressees. Divisions (B)(1) and (3) of this section	4402						
do not apply to a person who has an affidavit signed by a	4403						
physician licensed to practice in this state under Chapter 4731.	4404						
of the Revised Code or a chiropractor licensed to practice in this	4405						
state under Chapter 4734. of the Revised Code that states that the	4406						
person has a physical impairment that makes use of an occupant	4407						
restraining device impossible or impractical.	4408						
(D) Notwithstanding any provision of law to the contrary, no	4409						
law enforcement officer shall cause an operator of an automobile	4410						
being operated on any street or highway to stop the automobile for	4411						
the sole purpose of determining whether a violation of division	4412						
(B) of this section has been or is being committed or for the sole	4413						
purpose of issuing a ticket, citation, or summons for a violation	4414						
of that nature or causing the arrest of or commencing a	4415						
prosecution of a person for a violation of that nature, and no law	4416						
enforcement officer shall view the interior or visually inspect	4417						

any automobile being operated on any street or highway for the

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sole	purpo	se of	determining	whether	a	violation	of	that	nature	has	4419
been	or is	bein	g committed.								4420

(E) All fines collected for violations of division (B) of 4421 this section, or for violations of any ordinance or resolution of 4422 a political subdivision that is substantively comparable to that 4423 division, shall be forwarded to the treasurer of state for deposit 4424 into the state treasury to the credit of the trauma and emergency 4425 medical services fund, which is hereby created. In addition, sixty 4426 cents of each fee collected under sections 4501.34, 4503.26, 4427 4505.14, 4506.08, 4509.05, and 4519.63 of the Revised Code as 4428 specified in those sections, plus the portion of the driver's 4429 license reinstatement fee described in division (F)(2)(g) of 4430 section 4511.191 of the Revised Code, plus all fees collected 4431 under section 4765.11 of the Revised Code, plus all fines imposed 4432 under section 4765.55 of the Revised Code, plus the fees and other 4433 moneys specified in section 4766.05 of the Revised Code, and plus 4434 five per cent of fines and moneys arising from bail forfeitures as 4435 directed by section 5503.04 of the Revised Code, also shall be 4436 deposited into the trauma and emergency medical services fund. All 4437 money deposited into the trauma and emergency medical services 4438 fund shall be used by the department of public safety for the 4439 administration and operation of the division of emergency medical 4440 services and the state board of emergency medical, fire, and 4441 transportation services, and by the state board of emergency 4442 medical, fire, and transportation services to make grants, in 4443 accordance with section 4765.07 of the Revised Code and rules the 4444 board adopts under section 4765.11 of the Revised Code. The 4445 director of budget and management may transfer excess money from 4446 the trauma and emergency medical services fund to the state 4447 highway safety fund if the director of public safety determines 4448 that the amount of money in the trauma and emergency medical 4449 services fund exceeds the amount required to cover such costs 4450 incurred by the emergency medical services agency and the grants 4451 made by the state board of emergency medical, fire, and 4452 transportation services and requests the director of budget and 4453 management to make the transfer. 4454

(F)(1) Subject to division (F)(2) of this section, the 4455 failure of a person to wear all of the available elements of a 4456 properly adjusted occupant restraining device in violation of 4457 division (B)(1) or (3) of this section or the failure of a person 4458 to ensure that each minor who is a passenger of an automobile 4459 being operated by that person is wearing all of the available 4460 elements of a properly adjusted occupant restraining device in 4461 violation of division (B)(2) of this section shall not be 4462 considered or used by the trier of fact in a tort action as 4463 evidence of negligence or contributory negligence. But, the trier 4464 of fact may determine based on evidence admitted consistent with 4465 the Ohio Rules of Evidence that the failure contributed to the 4466 harm alleged in the tort action and may diminish a recovery of 4467 compensatory damages that represents noneconomic loss, as defined 4468 in section 2307.011 of the Revised Code, in a tort action that 4469 could have been recovered but for the plaintiff's failure to wear 4470 all of the available elements of a properly adjusted occupant 4471 restraining device. Evidence of that failure shall not be used as 4472 a basis for a criminal prosecution of the person other than a 4473 prosecution for a violation of this section; and shall not be 4474 admissible as evidence in a criminal action involving the person 4475 other than a prosecution for a violation of this section. 4476

(2) If, at the time of an accident involving a passenger car 4477 equipped with occupant restraining devices, any occupant of the 4478 passenger car who sustained injury or death was not wearing an 4479 available occupant restraining device, was not wearing all of the 4480 available elements of such a device, or was not wearing such a 4481 device as properly adjusted, then, consistent with the Rules of 4482 Evidence, the fact that the occupant was not wearing the available 4483

occupant restraining device, was not wearing all of the available	4484
elements of such a device, or was not wearing such a device as	4485
properly adjusted is admissible in evidence in relation to any	4486
claim for relief in a tort action to the extent that the claim for	4487
relief satisfies all of the following:	4488
(a) It seeks to recover damages for injury or death to the	4489
occupant.	4490
(b) The defendant in question is the manufacturer, designer,	4491
distributor, or seller of the passenger car.	4492
(c) The claim for relief against the defendant in question is	4493
that the injury or death sustained by the occupant was enhanced or	4494
aggravated by some design defect in the passenger car or that the	4495
passenger car was not crashworthy.	4496
(G)(1) Whoever violates division (B)(1) of this section shall	4497
be fined thirty dollars.	4498
(2) Whoever violates division (B)(3) of this section shall be	4499
fined twenty dollars.	4500
(3) Except as otherwise provided in this division, whoever	4501
violates division (B)(4) of this section is guilty of a minor	4502
misdemeanor. If the offender previously has been convicted of or	4503
pleaded guilty to a violation of division (B)(4) of this section,	4504
whoever violates division (B)(4) of this section is guilty of a	4505
misdemeanor of the third degree.	4506
Sec. 4519.63. (A) The registrar of motor vehicles or the	4507
clerk of the court of common pleas, upon the application of any	4508
person and payment of the proper fee, may prepare and furnish	4509
title information regarding off-highway motorcycles and	4510
all-purpose vehicles in the form and subject to any territorial	4511
division or other classification as they may direct. The registrar	4512

or the clerk may search the records of the bureau of motor

vehicles regarding off-highway motorcycles and all-purpose	4514
vehicles and furnish reports of those records under the signature	4515
of the registrar or the clerk.	4516
(B)(1) Fees for lists containing title information shall be	4517
charged and collected as follows:	4518
(a) For lists containing three thousand titles or more,	4519
twenty-five dollars per thousand or part thereof;	4520
(b) For each report of a search of the records, two dollars	4521
per copy except that on and after October 1, 2009, the fee shall	4522
be is five dollars per copy. The registrar and clerk may certify	4523
copies of records generated by an automated title processing	4524
system.	4525
(2) A copy of any such report shall be taken as prima-facie	4526
evidence of the facts therein stated in any court of the state.	4527
The registrar and the clerk shall furnish information on any title	4528
without charge to state highway patrol troopers, sheriffs, chiefs	4529
of police, or the attorney general. The clerk also may provide a	4530
copy of a certificate of title to a public agency without charge.	4531
(C)(1) Those fees collected by the registrar as provided in	4532
division (B)(1)(a) of this section shall be paid to the treasurer	4533
of state to the credit of the state bureau of motor vehicles fund	4534
established in section 4501.25 of the Revised Code. Those fees	4535
collected by the clerk as provided in division (B)(1)(a) of this	4536
section shall be paid to the certificate of title administration	4537
fund created by section 325.33 of the Revised Code.	4538
(2) Prior to October 1, 2009, the registrar shall pay those	4539
fees the registrar collects under division (B)(1)(b) of this	4540
section into the state treasury to the credit of the state bureau	4541
of motor vehicles fund established in section 4501.25 of the	4542
Revised Code. Prior to October 1, 2009, the clerk shall pay those	4543
fees the clerk collects under division (B)(1)(b) of this section	4544

to the certificate of title administration fund created by section	4545
325.33 of the Revised Code.	4546
(3) On and after October 1, 2009, the The registrar shall pay	4547
two dollars of each five-dollar fee the registrar collects under	4548
division (B)(1)(b) of this section into the state treasury to the	4549
credit of the state bureau of motor vehicles fund established in	4550
section 4501.25 of the Revised Code. Of the remaining three	4551
dollars of each such fee the registrar collects, the registrar	4552
shall deposit sixty cents into the state treasury to the credit of	4553
the trauma and emergency medical services fund established in	4554
section 4513.263 of the Revised Code, sixty cents into the state	4555
treasury to the credit of the homeland security fund established	4556
under section 5502.03 of the Revised Code, thirty cents into the	4557
state treasury to the credit of the investigations fund	4558
established in section 5502.131 of the Revised Code, one dollar	4559
and twenty five cents into the state treasury to the credit of the	4560
emergency management agency service and reimbursement fund	4561
established in section 5502.39 of the Revised Code, and	4562
twenty-five cents into the state treasury to the credit of the	4563
justice program services fund established in section 5502.67 of	4564
the Revised Code.	4565
(4) On and after October 1, 2009, the (3) The clerk of the	4566
court of common pleas shall retain two dollars of each fee the	4567
clerk collects under division (B)(1)(b) of this section and	4568
deposit that two dollars into the certificate of title	4569
administration fund created by section 325.33 of the Revised Code.	4570
The clerk shall forward the remaining three dollars to the	4571
registrar not later than the fifth day of the month next	4572
succeeding that in which the transaction occurred. Of that	4573
remaining three dollars, the The registrar shall deposit sixty	4574
cents the three-dollar portion of each fee into the state treasury	4575

to the credit of the trauma and emergency medical services state

bureau of motor vehicles fund established in section 4513.263	4577
4501.25 of the Revised Code, sixty cents into the state treasury	4578
to the credit of the homeland security fund established under	4579
section 5502.03 of the Revised Code, thirty cents into the state	4580
treasury to the credit of the investigations fund established in	4581
section 5502.131 of the Revised Code, one dollar and twenty-five	4582
cents into the state treasury to the credit of the emergency	4583
management agency service and reimbursement fund established in	4584
section 5502.39 of the Revised Code, and twenty-five cents into	4585
the state treasury to the credit of the justice program services	4586
fund established in section 5502.67 of the Revised Code.	4587
Sec. 4749.07. (A) After refund of any license fees as	4588
required by section 4749.03 of the Revised Code, the department of	4589
public safety shall pay all fees and penalties received pursuant	4590
to this chapter to the treasurer of state, to be credited to the	4591
private investigator and security guard provider fund, which is	4592
hereby created.	4593
(B) Moneys received in payment of fines levied pursuant to	4594
section 4749.99 of the Revised Code shall be distributed as	4595
follows:	4596
(1) One-third to the general fund of the municipal	4597
corporation or township in which the prosecution occurs;	4598
(2) One-third to the general fund of the county in which the	4599
prosecution occurs;	4600
(3) One-third to the private investigator and security guard	4601
provider fund.	4602
Sec. 5501.08. The department of transportation, in order to	4603
assist in statewide strategic transportation planning, shall	4604
develop metrics that allow the comparison of data across	4605
transportation modes and that also incorporate the full spectrum	4606

of state strategic transportation goals, including all of the	4607
<pre>following:</pre>	4608
(A) Anticipated future costs of maintaining infrastructure in	4609
acceptable condition, both short-term and long-term;	4610
(B) Short-term economic impact, one to five years, and	4611
<pre>long-term economic impact, thirty years and longer;</pre>	4612
(C) Economic impact on a region's future rate of job growth	4613
and job retention;	4614
(D) Motorist, bicyclist, and pedestrian counts, and number of	4615
accidents by mode.	4616
Sec. 5501.55. (A) The department of transportation is the	4617
designated state agency responsible for overseeing the safety	4618
practices of rail fixed guideway systems and the administration of	4619
49 U.S.C. <u>5329 and</u> 5330. The director of transportation shall	4620
develop any guidelines necessary to oversee the safety practices	4621
of rail fixed guideway systems that are consistent with the	4622
federal act and rules adopted thereunder.	4623
(B) In accordance with guidelines developed by the director,	4624
the department shall do all of the following:	4625
(1) Establish a safety program plan documentation standard	4626
for transit agencies operating a, implementing, or significantly	4627
enhancing an applicable rail fixed guideway system within the	4628
state;	4629
(2) Adopt Oversee adoption of standards and oversee	4630
enforcement of laws for the personal safety and security of	4631
passengers and employees of rail fixed guideway systems;	4632
(3) Review and approve or disapprove the annual internal	4633
safety audit conducted by a transit agency under section 5501.56	4634
of the Revised Code;	4635

(4) Periodically, conduct an on-site safety review of each	4636
transit agency safety program based on the agency's safety program	4637
documentation and make recommendations based on the review of for	4638
changes or enhancements to the system transit agency safety	4639
program plan ;	4640
(5)(a) Establish procedures for the investigation of	4641
accidents and unacceptable hazardous conditions, and for	4642
coordinating and addressing immediate conditions at a transit	4643
agency, as defined in the guidelines developed by the director;	4644
(b) Investigate accidents and unacceptable hazardous	4645
conditions at transit agencies;	4646
(c) Approve or disapprove any corrective action plan of a	4647
transit agency <u>intended</u> to minimize, control, correct, or	4648
eliminate any investigated hazard <u>:</u>	4649
(d) Enforce the correction of identified hazardous conditions	4650
and plans to minimize, control, correct, or eliminate those	4651
identified hazardous conditions in a timely manner agreed upon	4652
within corrective action plans.	4653
(6) Submit to the federal transit administration any reports	4654
or other information necessary to remain in compliance with 49	4655
U.S.C. <u>5329 and</u> 5330 and the rules adopted under it <u>thereunder;</u>	4656
(7) Approve or disapprove, oversee, and enforce the	4657
development, updating, and implementation of the transit agency's	4658
public transportation safety plan as defined and required by the	4659
federal transit administration.	4660
(C) The department may use a contractor to act on its behalf	4661
in carrying out the duties of the Department <u>department</u> under this	4662
section and section 5501.56 of the Revised Code and 49 U.S.C. 5329	4663
and 5330 and the rules adopted under it thereunder.	4664
(D)(1) Reports of any investigation or audit conducted by the	4665

department, a transit agency operating a rail fixed guideway	4666
system, or a contractor acting on behalf of the department or such	4667
a transit agency are confidential and are not subject to	4668
disclosure, inspection, or copying under section 149.43 of the	4669
Revised Code. Information contained in investigative files shall	4670
be disclosed only at the discretion of the director or as	4671
otherwise provided in this section.	4672

- (2) Reports of any investigation or audit conducted by the 4673 department, a transit agency operating a rail fixed guideway 4674 system, or a contractor acting on behalf of the department or such 4675 a transit agency shall not be admitted in evidence or used for any 4676 purpose in any action or proceeding arising out of any matter 4677 referred to in the investigation or audit, except in actions or 4678 proceedings instituted by the state or by the department on behalf 4679 of the state, nor shall any member of the department or its 4680 employees, a transit agency acting on behalf of the department, or 4681 a contractor acting on behalf of the department or such a transit 4682 agency be required to testify to any facts ascertained in, or 4683 information obtained by reason of, the person's official capacity, 4684 or to testify as an expert witness in any action or proceeding 4685 involving or pertaining to rail fixed guideway systems to which 4686 the state is not a party. 4687
- (E) In accordance with the guidelines developed by the 4688 director, the department may establish such programs, procedures, 4689 and administrative mandates as may be necessary to carry out its 4690 duties under this section and section 5501.56 of the Revised Code 4691 and 49 U.S.C. 5329 and 5330 and the rules adopted under it 4692 thereunder.
- (F) As used in this section and in section 5501.56 of the 4694 Revised Code:
- (1) "Rail fixed guideway system" means any light, heavy, or 4696 rapid rail system, monorail, inclined plane, funicular, trolley, 4697

that concerns security for the system is confidential and is not

subject to disclosure, inspection, or copying under section 149.43

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of the Revised Code. Security information shall be disclosed only	4728
at the discretion of the director or as otherwise provided in	4729
section 5501.55 of the Revised Code.	4730
Sec. 5502.03. (A) There is hereby created in the department	4731
of public safety a division of homeland security.	4732
(B) The division shall do all of the following:	4733
(1) Coordinate all homeland security activities of all state	4734
agencies and be the liaison between state agencies and local	4735
entities for the purposes of communicating homeland security	4736
funding and policy initiatives;	4737
(2) Collect, analyze, maintain, and disseminate information	4738
to support local, state, and federal law enforcement agencies,	4739
other government agencies, and private organizations in detecting,	4740
deterring, preventing, preparing for, responding to, and	4741
recovering from threatened or actual terrorist events. This	4742
information is not a public record pursuant to section 149.43 of	4743
the Revised Code.	4744
(3) Coordinate efforts of state and local governments and	4745
private organizations to enhance the security and protection of	4746
critical infrastructure, including casino facilities, and key	4747
assets in this state;	4748
(4) Develop and coordinate policies, protocols, and	4749
strategies that may be used to prevent, detect, prepare for,	4750
respond to, and recover from terrorist acts or threats;	4751
(5) Develop, update, and coordinate the implementation of an	4752
Ohio homeland security strategic plan that will guide state and	4753
local governments in the achievement of homeland security in this	4754
state.	4755
(C) The director of public safety shall appoint an executive	4756
director, who shall be head of the division of homeland security	4757

and who regularly shall advise the governor and the director on	4758
matters pertaining to homeland security. The executive director	4759
shall serve at the pleasure of the director of public safety. To	4760
carry out the duties assigned under this section, the executive	4761
director, subject to the direction and control of the director of	4762
public safety, may appoint and maintain necessary staff and may	4763
enter into any necessary agreements.	4764

(D) Except as otherwise provided by law, nothing in this 4765 section shall be construed to give the director of public safety 4766 or the executive director of the division of homeland security 4767 authority over the incident management structure or 4768 responsibilities of local emergency response personnel. 4769

(E) There is hereby created in the state treasury the 4770 homeland security fund. The fund shall consist of sixty cents of 4771 each fee collected under sections 4501.34, 4503.26, 4506.08, and 4772 4509.05 of the Revised Code as specified in those sections, plus 4773 on and after October 1, 2009, sixty cents of each fee collected 4774 under sections 4505.14 and 4519.63 of the Revised Code as 4775 specified in those sections. The fund shall be used to pay the 4776 expenses of administering the law relative to the powers and 4777 duties of the executive director of the division of homeland 4778 security, except that the director of budget and management may 4779 transfer excess money from the homeland security fund to the state 4780 highway safety fund if the director of public safety determines 4781 that the amount of money in the homeland security fund exceeds the 4782 amount required to cover such costs incurred by the division of 4783 homeland security and requests the director of budget and 4784 management to make the transfer. 4785

sec. 5502.39. There is hereby created in the state treasury 4786
the emergency management agency service and reimbursement fund. 4787
The fund shall consist of one dollar and twenty five cents of each 4788

fee collected under sections 4501.34, 4503.26, 4506.08, and	4789
4509.05 of the Revised Code as specified in those sections, plus	4790
on and after October 1, 2009, one dollar and twenty-five cents of	4791
each fee collected under sections 4505.14 and 4519.63 of the	4792
Revised Code as specified in those sections, and the money	4793
collected under sections 5502.21 to 5502.38 of the Revised Code.	4794
All money in the fund shall be used to pay the costs of	4795
administering programs of the emergency management agency, except	4796
that the director of budget and management may transfer excess	4797
money from the emergency management agency service and	4798
reimbursement fund to the state highway safety fund if the	4799
director of public safety determines that the amount of money in	4800
the emergency management agency service and reimbursement fund	4801
exceeds the amount required to cover such costs incurred by the	4802
emergency management agency and requests the director of budget	4803
and management to make the transfer.	4804

Sec. 5502.67. There is hereby created in the state treasury 4805 the justice program services fund. The fund shall consist of the 4806 court costs designated for the fund pursuant to section 2949.094 4807 of the Revised Code, twenty five cents of each fee collected under 4808 sections 4501.34, 4503.26, 4506.08, and 4509.05 of the Revised 4809 Code as specified in those sections, plus on and after October 1, 4810 2009, twenty-five cents of each fee collected under sections 4811 4505.14 and 4519.63 of the Revised Code as specified in those 4812 sections, and all money collected by the division of criminal 4813 justice services for nonfederal purposes, including subscription 4814 fees for participating in the Ohio incident-based reporting system 4815 under division (C) of section 5502.62 of the Revised Code, unless 4816 otherwise designated by law. The justice program services fund 4817 shall be used to pay costs of administering the operations of the 4818 division of criminal justice services, except that the director of 4819

budget and management may transfer excess money from the justice	4820
program services fund to the state highway safety fund if the	4821
director of public safety determines that the amount of money in	4822
the justice program services fund exceeds the amount required to	4823
cover such costs incurred by the office of criminal justice	4824
services and requests the director of budget and management to	4825
make-the-transfer.	4826

Sec. 5528.31. Notes as used in section 5528.30 and this 4827 section of the Revised Code includes notes issued in anticipation 4828 of the issuance of bonds, which notes may be renewed from time to 4829 time, and which renewal notes and bonds issued to fund other 4830 obligations, shall not be counted against the aggregate principal 4831 amount of highway obligations which may be issued in any calendar 4832 year or which may be outstanding at any one time under authority 4833 of Section 2i of Article VIII, Ohio Constitution. 4834

If notes are issued in anticipation of bonds, the 4835 commissioners of the sinking fund shall issue bonds to retire such 4836 notes at their maturity unless the commissioners have provided for 4837 such retirement from the proceeds of renewal notes issued in 4838 anticipation of bonds, or moneys to be available on the maturity 4839 date in the highway obligations bond retirement fund created by 4840 section 5528.32 of the Revised Code, or both. So long as any notes 4841 are outstanding and while any bonds are outstanding there shall be 4842 paid annually into the highway obligations bond retirement fund 4843 from the excises, taxes, and fees authorized for payment of 4844 highway obligations at least two and one half per cent of the 4845 total amount of such notes or bonds and such amounts paid with 4846 respect to such notes or bonds in anticipation of which such notes 4847 have been issued shall be used only for the payment of principal 4848 of such notes or of bonds in anticipation of which such notes have 4849 been issued, and such amounts paid with respect to bonds for which 4850 anticipatory notes have not been issued shall be used only for the 4851

payment of principal of bonds, but provided that such annual	4852
payments shall be fixed so that the total amount thereof shall be	4853
sufficient to provide for the retirement of such notes or bonds	4854
within a period of thirty years from the date the debt was	4855
originally contracted. For the purpose only of determining the	4856
amounts and times of such payments into such bond retirement fund	4857
while such notes or bonds are outstanding the commissioners of the	4858
sinking fund in its resolution authorizing the issuance of such	4859
notes or bonds shall set forth a schedule of annual payments and	4860
the annual payment dates the first of which shall be no later than	4861
eighteen months after the date of issuance of such notes or bonds,	4862
and the annual payments shall be fixed in such schedule so that	4863
each annual payment is at least two and one half per cent of the	4864
total amount of such bonds or notes and so that the the total	4865
amount of such annual payments shall be sufficient to provide for	4866
the retirement of such notes or bonds within a period of thirty	4867
years from the date the debt was originally contracted.	4868

Sec. 5528.40. Upon the payment in full of all interest, 4869 principal, and charges for the retirement of all highway 4870 obligations issued pursuant to Section 2i of Article VIII, Ohio 4871 Constitution, and sections 5528.30 and 5528.31 of the Revised 4872 Code, the commissioners of the sinking fund shall make a 4873 certification of such fact to the clerk of the senate, the clerk 4874 of the house of representatives, and the treasurer of state. 4875

Upon receipt of such certification the treasurer of state

shall transfer all moneys then remaining to the credit of the

highway obligations bond retirement fund, created by section

4878

5528.32 of the Revised Code, to the highway operating fund.

4879

sec. 5531.08. (A) In order to expedite a highway project 4880
involving the expenditure of federal and state funds and to 4881
utilize all privileges provided by the "Intermodal Surface 4882

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Sub. H. B. No. 53 As Passed by the House

Transportation Efficiency Act of 1991," 105 Stat. 1914, 49	4883
U.S.C.A. 101, the director of transportation may designate a	4884
project team for the purposes of certifying design review and	4885
performing field and office inspections and cost estimates, on	4886
behalf of the federal highway administration.	4887
(B)(1) Upon a written determination by the director that it	4888
would be in the best interests of the traveling public, the	4889
director, upon the written request of a county, township, or	4890
municipal corporation, may utilize moneys in the highway operating	4891
fund created by section 5735.291 of the Revised Code to pay that	4892
portion of the construction cost of a highway project which the	4893
county, township, or municipal corporation normally would be	4894
required to pay.	4895
(2) The director shall not utilize moneys in the highway	4896
operating fund for a highway project in the manner described in	4897
division (B)(1) of this section unless all of the following apply:	4898
(a) The preliminary engineering design of the project is	4899
complete, all necessary rights-of-way have been obtained, and all	4900
federal, state, and local environmental studies and permits have	4901
been performed or obtained;	4902
(b) The director of transportation has submitted the proposed	4903
project to the director of development for an evaluation of the	4904
potential economic benefit to the area. The county, township, or	4905
municipal corporation certifies to the director of development	4906

(c) The quotient resulting from the division of the total 4912 amount of moneys utilized to cover the portion of the construction 4913

that the project will create not less than five permanent living

three-year period following the completion date of the project,

and the county, township, or municipal corporation may define the

wage jobs. This requirement shall be fulfilled during the

geographic area within which the jobs will be created.

cost of the highway project that a county, township, or municipal	4914
corporation would normally be required to pay, divided by the	4915
number of permanent living wage jobs certified to the director of	4916
development by the county, township, or municipal corporation	4917
pursuant to division (B)(2)(b) of this section is less than or	4918
equal to ten thousand dollars.	4919
(C) Upon a written determination by the director of	4920
transportation that it would be in the best interests of the	4921
traveling public, the director, upon the written request of a	4922
county, township, or municipal corporation, may declare a waiver	4923
of that portion of the construction cost of a highway project	4924
which the county, township, or municipal corporation normally	4925
would be required to pay.	4926
The director shall not declare a waiver described in this	4927
division for a highway project unless, prior to the declaration,	4928
the preliminary engineering design of the project is complete, all	4929
necessary rights-of-way have been obtained, and all federal,	4930
state, and local environmental studies and permits have been	4931
performed or obtained.	4932
(D) The director of development shall do all of the	4933
following:	4934
(1) Review all requests submitted by a county, township, or	4935
municipal corporation to the director of transportation pursuant	4936
to division (B) of this section for the expenditure of moneys from	4937
the highway operating fund;	4938
(2) Submit its findings and recommendations to the director	4939
of transportation upon completion of the review process;	4940
(3) Monitor the results of a highway project for which moneys	4941
in the highway operating fund are utilized in order to ascertain	4942
whether the number of permanent living wage jobs certified to the	4943

director of transportation pursuant to division (B)(2)(b) of this

section actually are created as a result of the highway project	4945
within the three-year period following the completion of the	4946
project, and submit reports relating to this subject to the	4947
director as necessary.	4948
(E) The director of transportation may award eligible federal	4949
funds or state general revenue funds to local units of government,	4950
including regional transit authorities providing public	4951
transportation service and metropolitan planning organizations.	4952
These funds may be used for such purposes as alleviating traffic	4953
congestion or improving air quality in nonattainment areas of the	4954
state as defined by the "Clean Air Act of 1990," 104 Stat. 2399,	4955
42 U.S.C.A. 7401. The funds also may be used to acquire or	4956
construct park-and-ride facilities, to purchase traffic devices to	4957
improve vehicular flow, and for other travel demand management	4958
activities that meet the mandates of the Clean Air Act in	4959
nonattainment areas of the state.	4960
(F) As used in this section, "living wage job" means an	4961
employment position paying an annual average gross wage amount per	4962
full-time person of not less than twenty thousand dollars per	4963
year.	4964
Sec. 5531.30. (A)(1) The director of transportation may enter	4965
into agreements and cooperate with the United States department of	4966
transportation, or any other appropriate federal agency as	4967
provided in 23 U.S.C. 325 to 327 and as authorized under the	4968
"Moving Ahead for Progress in the 21st Century Act (MAP-21)," 126	4969
Stat. 405 (2012); the "Safe, Accountable, Flexible, Efficient	4970
Transportation Equity Act: A Legacy for Users (SAFETEA-LU), " 119	4971
Stat. 1144 (2005); and the "National Environmental Policy Act of	4972
1969, 83 Stat. 852 (1970). Pursuant to such an agreement the	4973
director may assume certain responsibilities of the secretary of	4974

the United States department of transportation, and take any other

actions required by any such agreement or by such federal laws.	4976
(2) The director may adopt any rules necessary to implement	4977
an agreement pursuant to division (A) of this section and carry	4978
out any duties imposed under such an agreement.	4979
(3) The director may make expenditures of money in connection	4980
with an agreement authorized under division (A)(1) of this section	4981
from any funds of the department of transportation that are	4982
available to the director.	4983
(B) Notwithstanding Chapter 2743. of the Revised Code, this	4984
state hereby waives its immunity from civil liability, including	4985
the immunity from suit in a federal court under the eleventh	4986
amendment to the United States Constitution, and consents to the	4987
jurisdiction of the federal courts over its civil liability with	4988
regard to the compliance, discharge, or enforcement of the	4989
responsibilities assumed under division (A) of this section in	4990
accordance with the same procedural and substantive requirements	4991
applicable to a suit against a federal agency. Division (B) of	4992
this section applies only to actions that are authorized under	4993
division (A) of this section and does not create liability that	4994
exceeds the liability created under 23 U.S.C. 325 to 327.	4995
Sec. 5537.35. (A) The Ohio turnpike commission shall display	4996
the following flags at each rest area service facility that is	4997
along the turnpike:	4998
(1) The flag of the United States;	4999
(2) The flag of Ohio;	5000
(3) The flag that depicts the profile of a prisoner of war	5001
against the background of a prisoner of war camp watchtower,	5002
commonly known as the POW/MIA flag.	5003
(B) In purchasing flags to comply with division (A) of this	5004

section, the turnpike commission shall, to the maximum extent	5005
possible, conform to the preference requirements of sections	5006
125.09 and 125.11 of the Revised Code and all rules adopted under	5007
those sections to ensure the purchase and use of products made in	5008
Ohio and the United States.	5009

sec. 5543.22. Notwithstanding sections 153.65 to 153.71 of 5010
the Revised Code, a county engineer may combine the design and 5011
construction elements of a bridge, highway, or safety project into 5012
a single contract, but only if the cost of the project as bid does 5013
not exceed one five million five hundred thousand dollars. 5014

When required to use competitive bidding, the county engineer 5015 shall award a design-build contract in accordance with sections 5016 307.86 to 307.92 of the Revised Code. In lieu of the requirement 5017 for plans, the county engineer shall prepare and distribute a 5018 scope of work document upon which bidders shall base their bids. 5019

A county engineer may request the director of transportation 5020 to review and comment on the scope of work document or the 5021 construction plans for conformance with state and federal 5022 requirements. If so requested, the director shall review and 5023 comment on the document or plans. 5024

Sec. 5728.08. Except as provided in section 5728.03 of the 5025 Revised Code and except as otherwise provided in division (A) of 5026 section 5728.06 of the Revised Code, whoever is liable for the 5027 payment of the tax levied by section 5728.06 of the Revised Code, 5028 on or before the last day of each January, April, July, and 5029 October, shall file with the tax commissioner, on forms prescribed 5030 by the commissioner, a fuel use tax return and make payment of the 5031 full amount of the tax due for the operation of each commercial 5032 car and commercial tractor for the preceding three calendar 5033 months. 5034

	The	comr	missior	ner	shall	immed	diate	ely i	forward	to	the trea	asurer	5035
of	state	all	money	red	ceived	from	the	tax	levied	by	section	5728.06	5036
of	the Re	evise	ed Code	е.									5037

The treasurer of state shall place to the credit of the tax 5038 refund fund created by section 5703.052 of the Revised Code, out 5039 of receipts from the taxes levied by section 5728.06 of the 5040 Revised Code, amounts equal to the refund certified by the tax 5041 commissioner pursuant to section 5728.061 of the Revised Code. 5042 Receipts from the tax shall be used by the commissioner to defray 5043 expenses incurred by the department of taxation in administering 5044 sections 5728.01 to 5728.14 of the Revised Code. 5045

All moneys received in the state treasury from taxes levied 5046 by section 5728.06 of the Revised Code and fees assessed under 5047 section 5728.03 of the Revised Code that are not required to be 5048 placed to the credit of the tax refund fund as provided by this 5049 section shall, during each calendar year, shall be credited to the 5050 highway improvement bond retirement fund created by section 5051 5528.12 of the Revised Code until the commissioners of the sinking 5052 fund certify to the treasurer of state, as required by section 5053 5528.17 of the Revised Code, that there are sufficient moneys to 5054 the credit of the highway improvement bond retirement fund to meet 5055 in full all payments of interest, principal, and charges for the 5056 retirement of bonds and other obligations issued pursuant to 5057 Section 2g of Article VIII, Ohio Constitution, and sections 5058 5528.10 and 5528.11 of the Revised Code due and payable during the 5059 current calendar year and during the following calendar year. From 5060 the date of the receipt of the certification required by section 5061 5528.17 of the Revised Code by the treasurer of state until the 5062 thirty first day of December of the calendar year in which the 5063 certification is made, all moneys received in the state treasury 5064 from taxes levied under section 5728.06 of the Revised Code and 5065 fees assessed under section 5728.03 of the Revised Code that are 5066

not required to be placed to the credit of the tax refund fund as	5067
provided by this section shall be credited to the highway	5068
obligations bond retirement fund created by section 5528.32 of the	5069
Revised Code until the commissioners of the sinking fund certify	5070
to the treasurer of state, as required by section 5528.38 of the	5071
Revised Code, that there are sufficient moneys to the credit of	5072
the highway obligations bond retirement fund to meet in full all	5073
payments of interest, principal, and charges for the retirement of	5074
bonds and other obligations issued pursuant to Section 2i of	5075
Article VIII, Ohio Constitution, and sections 5528.30 and 5528.31	5076
of the Revised Code due and payable during the current calendar	5077
year and during the following calendar year. From the date of the	5078
receipt of the certification required by section 5528.38 of the	5079
Revised Code by the treasurer of state until the thirty-first day	5080
of December of the calendar year in which the certification is	5081
made, all All moneys received in the state treasury from taxes	5082
levied under section 5728.06 of the Revised Code and fees assessed	5083
under section 5728.03 of the Revised Code that are not required to	5084
be placed to the credit of the tax refund fund as provided by this	5085
section shall be credited to the highway operating fund created by	5086
section 5735.291 of the Revised Code, except as provided by the	5087
following paragraph of this section.	5088

From the date of the receipt by the treasurer of state of 5089 certifications certification from the commissioners of the sinking 5090 fund, as required by sections section 5528.18 and 5528.39 of the 5091 Revised Code, certifying that the moneys to the credit of the 5092 highway improvement bond retirement fund are sufficient to meet in 5093 full all payments of interest, principal, and charges for the 5094 retirement of all bonds and other obligations that may be issued 5095 pursuant to Section 2g of Article VIII, Ohio Constitution, and 5096 sections 5528.10 and 5528.11 of the Revised Code, and to the 5097 credit of the highway obligations bond retirement fund are 5098 sufficient to meet in full all payments of interest, principal, 5099

and charges for the retirement of all obligations issued pursuant	5100
to Section 2i of Article VIII, Ohio Constitution, and sections	5101
5528.30 and 5528.31 of the Revised Code, all moneys received in	5102
the state treasury from the taxes levied under section 5728.06 and	5103
fees assessed under section 5728.03 of the Revised Code that are	5104
not required to be placed to the credit of the tax refund fund as	5105
provided by this section, shall be deposited to the credit of the	5106
highway operating fund.	5107

Sec. 5735.23. (A) Out of receipts from the tax levied by 5108 section 5735.05 of the Revised Code, the treasurer of state shall 5109 place to the credit of the tax refund fund established by section 5110 5703.052 of the Revised Code amounts equal to the refunds 5111 certified by the tax commissioner pursuant to sections 5735.13, 5112 5735.14, 5735.141, and 5735.142 of the Revised Code. The treasurer 5113 of state shall then transfer the amount required by section 5114 5735.051 of the Revised Code to the waterways safety fund, the 5115 amount required by section 4907.472 of the Revised Code to the 5116 grade crossing protection fund, and the amount required by section 5117 5735.053 of the Revised Code to the motor fuel tax administration 5118 fund. 5119

(B) Except as provided in division (D) of this section, each 5120 month the balance of the receipts from the tax levied by section 5121 5735.05 of the Revised Code shall be credited, after receipt by 5122 the treasurer of state of certification from the commissioners of 5123 the sinking fund, as required by section 5528.35 of the Revised 5124 Code, that there are sufficient moneys to the credit of the 5125 highway obligations bond retirement fund to meet in full all 5126 payments of interest, principal, and charges for the retirement of 5127 highway obligations issued pursuant to Section 2i of Article VIII, 5128 Ohio Constitution, and sections 5528.30 and 5528.31 of the Revised 5129 Code due and payable during the current calendar year, as follows: 5130

(1) To the state and local government highway distribution	5131
fund, which is hereby created in the state treasury, an amount	5132
that is the same percentage of the balance to be credited as that	5133
portion of the tax per gallon determined under division (B)(2)(a)	5134
of section 5735.06 of the Revised Code is of the total tax per	5135
gallon determined under divisions (B)(2)(a) and (b) of that	5136
section.	5137
(2) After making the distribution to the state and local	5138
government highway distribution fund, the remainder shall be	5139
credited as follows:	5140
(a) Thirty per cent to the gasoline excise tax fund for	5141
distribution pursuant to division (A)(1) of section 5735.27 of the	5142
Revised Code;	5143
(b) Twenty-five per cent to the gasoline excise tax fund for	5144
distribution pursuant to division (A)(3) of section 5735.27 of the	5145
Revised Code;	5146
(c) Except as provided in division (D) of this section,	5147
forty-five per cent to the highway operating fund for distribution	5148
pursuant to division (B)(1) of section 5735.27 of the Revised	5149
Code.	5150
(C) From the balance in the state and local government	5151
highway distribution fund on the last day of each month there	5152
shall be paid the following amounts:	5153
(1) To the local transportation improvement program fund	5154
created by section 164.14 of the Revised Code, an amount equal to	5155
a fraction of the balance in the state and local government	5156
highway distribution fund, the numerator of which fraction is one	5157
and the denominator of which fraction is that portion of the tax	5158
per gallon determined under division (B)(2)(a) of section 5735.06	5159
of the Revised Code;	5160

(2) An amount equal to five cents multiplied by the number of

Sub. H. B. No. 53 As Passed by the House

gallons of motor fuel sold at stations operated by the Ohio	5162
turnpike and infrastructure commission, such gallonage to be	5163
certified by the commission to the treasurer of state not later	5164
than the last day of the month following. The funds paid to the	5165
commission pursuant to this section shall be expended for the	5166
construction, reconstruction, maintenance, and repair of turnpike	5167
projects, except that the funds may not be expended for the	5168
construction of new interchanges. The funds also may be expended	5169
for the construction, reconstruction, maintenance, and repair of	5170
those portions of connecting public roads that serve existing	5171
interchanges and are determined by the commission and the director	5172
of transportation to be necessary for the safe merging of traffic	5173
between the turnpike and those public roads.	5174

The remainder of the balance shall be distributed as follows 5175 on the fifteenth day of the following month: 5176

- (a) Ten and seven-tenths per cent shall be paid to municipal 5177 corporations for distribution pursuant to division (A)(1) of 5178 section 5735.27 of the Revised Code and may be used for any 5179 purpose for which payments received under that division may be 5180 used. Through July 15, 2005, the sum of two hundred forty-eight 5181 thousand six hundred twenty-five dollars shall be monthly 5182 subtracted from the amount so computed and credited to the highway 5183 operating fund. Beginning August 15, 2005, the sum of seven 5184 hundred forty-five thousand eight hundred seventy-five dollars 5185 shall be monthly subtracted from the amount so computed and 5186 credited to the highway operating fund. 5187
- (b) Five per cent shall be paid to townships for distribution 5188 pursuant to division (A)(5) of section 5735.27 of the Revised Code 5189 and may be used for any purpose for which payments received under 5190 that division may be used. Through July 15, 2005, the sum of 5191 eighty-seven thousand seven hundred fifty dollars shall be monthly 5192 subtracted from the amount so computed and credited to the highway 5193

operating fund. Beginning August 15, 2005, the sum of two hundred	5194
sixty-three thousand two hundred fifty dollars shall be monthly	5195
subtracted from the amount so computed and credited to the highway	5196
operating fund.	5197

- (c) Nine and three-tenths per cent shall be paid to counties 5198 for distribution pursuant to division (A)(3) of section 5735.27 of 5199 the Revised Code and may be used for any purpose for which 5200 payments received under that division may be used. Through July 5201 15, 2005, the sum of two hundred forty-eight thousand six hundred 5202 twenty-five dollars shall be monthly subtracted from the amount so 5203 computed and credited to the highway operating fund. Beginning 5204 August 15, 2005, the sum of seven hundred forty-five thousand 5205 eight hundred seventy-five dollars shall be monthly subtracted 5206 from the amount so computed and credited to the highway operating 5207 fund. 5208
- (d) Except as provided in division (D) of this section, the 5209 balance shall be transferred to the highway operating fund and 5210 used for the purposes set forth in division (B)(1) of section 5211 5735.27 of the Revised Code. 5212
- (D) Monthly from September to February of each fiscal year, 5213 an amount equal to one-sixth of the amount certified in July of 5214 that year by the treasurer of state pursuant to division (Q) of 5215 section 151.01 of the Revised Code shall, from amounts required to 5216 be credited or transferred to the highway operating fund pursuant 5217 to division (B)(2)(c) or (C)(2)(d) of this section, be credited or 5218 transferred to the highway capital improvement bond service fund 5219 created in section 151.06 of the Revised Code. If, in any of those 5220 months, the amount available to be credited or transferred to the 5221 bond service fund is less than one-sixth of the amount so 5222 certified, the shortfall shall be added to the amount due the next 5223 succeeding month. Any amount still due at the end of the six-month 5224 period shall be credited or transferred as the money becomes 5225

available, until such time as the office of budget and management	5226
receives certification from the treasurer of state or the	5227
treasurer of state's designee that sufficient money has been	5228
credited or transferred to the bond service fund to meet in full	5229
all payments of debt service and financing costs due during the	5230
fiscal year from that fund.	5231

Sec. 5735.26. The treasurer of state shall place to the 5232 credit of the tax refund fund created by section 5703.052 of the 5233 Revised Code, out of receipts from the tax levied by section 5234 5735.25 of the Revised Code, amounts equal to the refunds 5235 certified by the tax commissioner pursuant to sections 5735.142 5236 and 5735.25 of the Revised Code, which shall be paid from such 5237 fund. The treasurer of state shall then transfer the amount 5238 required by section 5735.051 of the Revised Code to the waterways 5239 safety fund and the amount required by section 5735.053 of the 5240 Revised Code to the motor fuel tax administration fund. 5241

The balance of taxes collected under section 5735.25 of the 5242 Revised Code shall be credited as follows, after the credits to 5243 the tax refund fund and the transfers to the waterways safety fund 5244 and motor fuel tax administration fund, and after receipt by the 5245 treasurer of state of certifications certification from the 5246 commissioners of the sinking fund certifying, as required by 5247 sections section 5528.15 and 5528.35 of the Revised Code, there 5248 are sufficient moneys to the credit of the highway improvement 5249 bond retirement fund to meet in full all payments of interest, 5250 principal, and charges for the retirement of bonds and other 5251 obligations issued pursuant to Section 2g of Article VIII, Ohio 5252 Constitution, and sections 5528.10 and 5528.11 of the Revised Code 5253 due and payable during the current calendar year, and that there 5254 are sufficient moneys to the credit of the highway obligations 5255 bond retirement fund to meet in full all payments of interest, 5256 principal, and charges for the retirement of highway obligations 5257

issued pursuant to Section 2i of Article VIII, Ohio Constitution,	5258
and sections 5528.30 and 5528.31 of the Revised Code due and	5259
payable during the current calendar year:	5260
(A) Sixty-seven and one-half per cent to the highway	5261
operating fund for distribution pursuant to division (B)(2) of	5262
section 5735.27 of the Revised Code;	5263
(B) Seven and one-half per cent to the gasoline excise tax	5264
fund for distribution pursuant to division (A)(2) of such section;	5265
(C) Seven and one-half per cent to the gasoline excise tax	5266
fund for distribution pursuant to division (A)(4) of such section;	5267
(D) Seventeen and one-half per cent to the gasoline excise	5268
tax fund for distribution pursuant to division (A)(5) of such	5269
section.	5270
Sec. 5735.291. (A) The treasurer of state shall place to the	5271
credit of the tax refund fund created by section 5703.052 of the	5272
Revised Code, out of receipts from the tax levied by section	5273
5735.29 of the Revised Code, amounts equal to the refunds	5274
certified by the tax commissioner pursuant to sections 5735.142	5275
and 5735.29 of the Revised Code. The refunds provided for by	5276
sections 5735.142 and 5735.29 of the Revised Code shall be paid	5277
from such fund. The treasurer of state shall then transfer the	5278
amount required by section 5735.051 of the Revised Code to the	5279
waterways safety fund and the amount required by section 5735.053	5280
of the Revised Code to the motor fuel tax administration fund.	5281
The specified portion of the balance of taxes collected under	5282
section 5735.29 of the Revised Code, after the credits to the tax	5283
refund fund and the transfers to the waterways safety fund and the	5284
motor fuel tax administration fund, shall be credited to the	5285
gasoline excise tax fund. Subject to division (B) of this section,	5286

forty-two and eighty-six hundredths per cent of the specified

nortion aball be distributed among the municipal corporations	5288
portion shall be distributed among the municipal corporations	
within the state in accordance with division (A)(2) of section	5289
5735.27 of the Revised Code, thirty-seven and fourteen hundredths	5290
per cent of the specified portion shall be distributed among the	5291
counties within the state in accordance with division (A)(3) of	5292
section 5735.27 of the Revised Code, and twenty per cent of the	5293
specified portion shall be combined with twenty per cent of any	5294
amounts transferred from the highway operating fund to the	5295
gasoline excise tax fund through biennial appropriations acts of	5296
the general assembly pursuant to the planned phase-in of a new	5297
source of funding for the state highway patrol, and shall be	5298
distributed among the townships within the state in accordance	5299
with division (A)(5)(b) of section 5735.27 of the Revised Code.	5300
Subject to division (B) of this section, the remainder of the tax	5301
levied by section 5735.29 of the Revised Code after receipt by the	5302
treasurer of state of certifications from the commissioners of the	5303
sinking fund certifying, as required by sections section 5528.15	5304
and 5528.35 of the Revised Code, that there are sufficient moneys	5305
to the credit of the highway improvement bond retirement fund	5306
created by section 5528.12 of the Revised Code to meet in full all	5307
payments of interest, principal, and charges for the retirement of	5308
bonds and other obligations issued pursuant to Section 2g of	5309
Article VIII, Ohio Constitution, and sections 5528.10 and 5528.11	5310
of the Revised Code due and payable during the current calendar	5311
year, and that there are sufficient moneys to the credit of the	5312
highway obligations bond retirement fund created by section	5313
5528.32 of the Revised Code to meet in full all payments of	5314
interest, principal, and charges for the retirement of highway	5315
obligations issued pursuant to Section 2i of Article VIII, Ohio	5316
Constitution, and sections 5528.30 and 5528.31 of the Revised Code	5317
due and payable during the current calendar year, shall be	5318
credited to the highway operating fund, which is hereby created in	5319
the state treasury and shall be used solely for the purposes	5320

Sub. H. B. No. 53 As Passed by the House

enumerated in section 5735.29 of the Revised Code. All investment	5321
earnings of the fund shall be credited to the fund.	5322
(B)(1) Effective August 15, 2003, prior to the distribution	5323
from the gasoline excise tax fund to municipal corporations of the	5324
forty-two and eighty-six hundredths per cent of the specified	5325
portion as provided in division (A) of this section, the	5326
department of taxation shall deduct thirty-three and one-third per	5327
cent of the amount specified in division (A)(5)(c) of section	5328
5735.27 of the Revised Code and use it for distribution to	5329
townships pursuant to division (A)(5)(b) of that section.	5330
(2) Effective August 15, 2003, prior to the distribution from	5331
the gasoline excise tax fund to counties of the thirty-seven and	5332
fourteen hundredths per cent of the specified portion as provided	5333
in division (A) of this section, the department of taxation shall	5334
deduct thirty-three and one-third per cent of the amount specified	5335
in division (A)(5)(c) of section 5735.27 of the Revised Code and	5336
use it for distribution to townships pursuant to division	5337
(A)(5)(b) of that section.	5338
(3) Effective August 15, 2003, prior to crediting any revenue	5339
resulting from the tax levied by section 5735.29 of the Revised	5340
Code to the highway operating fund, the department of taxation	5341
shall deduct thirty-three and one-third per cent of the amount	5342
specified in division (A)(5)(c) of section 5735.27 of the Revised	5343
Code and use it for distribution to townships pursuant to division	5344
(A)(5)(b) of that section.	5345
(C) As used in this section, "specified portion" means all of	5346
the following:	5347
(1) Until August 15, 2003, none of the taxes collected under	5348
section 5735.29 of the Revised Code;	5349
(2) Effective August 15, 2003, one-eighth of the balance of	5350

taxes collected under section 5735.29 of the Revised Code, after

Revised Code.

the credits to the tax refund fund and the transfers to the	5352
waterways safety fund and the motor fuel tax administration fund;	5353
(3) Effective August 15, 2004, one-sixth of the balance of	5354
taxes described in division (C)(2) of this section;	5355
(4) Effective August 15, 2005, three-sixteenths of the	5356
balance of taxes described in division (C)(2) of this section.	5357
batance of takes described in division (e)(2) of emb section.	3337
Sec. 5735.30. (A) For the purpose of providing funds to pay	5358
the state's share of the cost of constructing and reconstructing	5359
highways and eliminating railway grade crossings on the major	5360
thoroughfares of the state highway system and urban extensions	5361
thereof, to pay that portion of the construction cost of a highway	5362
project which a county, township, or municipal corporation	5363
normally would be required to pay, but which the director of	5364
transportation, pursuant to division (B) of section 5531.08 of the	5365
Revised Code, determines instead will be paid from moneys in the	5366
highway operating fund, to pay the interest, principal, and	5367
charges on bonds and other obligations issued pursuant to Section	5368
2g of Article VIII, Ohio Constitution, and sections 5528.10 and	5369
5528.11 of the Revised Code, to pay the interest, principal, and	5370
charges on highway obligations issued pursuant to Section 2i of	5371
Article VIII, Ohio Constitution, and sections 5528.30 and 5528.31	5372
of the Revised Code, to provide revenues for the purposes of	5373
sections 1547.71 to 1547.78 of the Revised Code, and to pay the	5374
expenses of the department of taxation incident to the	5375
administration of the motor fuel laws, a motor fuel excise tax is	5376
hereby imposed on all motor fuel dealers upon their receipt of	5377
motor fuel within the state, at the rate of one cent on each	5378
gallon so received, to be reported, computed, paid, collected,	5379
administered, enforced, refunded, and subject to the same	5380
exemptions and penalties as provided in this chapter of the	5381

The tax imposed by this section shall be in addition to the 5383 tax imposed by sections 5735.05, 5735.25, and 5735.29 of the 5384 Revised Code. 5385

- (B) The treasurer of state shall place to the credit of the 5386 tax refund fund created by section 5703.052 of the Revised Code, 5387 out of receipts from the tax levied by this section, amounts equal 5388 to the refunds certified by the tax commissioner pursuant to this 5389 section. The refund provided for by division (A) of this section 5390 shall be paid from such fund. The treasurer shall then transfer 5391 the amount required by section 5735.051 of the Revised Code to the 5392 waterways safety fund and the amount required by section 5735.053 5393 of the Revised Code to the motor fuel tax administration fund. The 5394 balance of taxes for which the liability has become fixed prior to 5395 July 1, 1955, under this section, after the credit to the tax 5396 refund fund, shall be credited to the highway operating fund. 5397
- (C)(1) The moneys derived from the tax levied by this 5398 section, after the credit and transfers required by division (B) 5399 of this section, shall, during each calendar year, shall be 5400 credited to the highway improvement bond retirement fund created 5401 by section 5528.12 of the Revised Code, until the commissioners of 5402 the sinking fund certify to the treasurer of state, as required by 5403 section 5528.17 of the Revised Code, that there are sufficient 5404 moneys to the credit of the highway improvement bond retirement 5405 fund to meet in full all payments of interest, principal, and 5406 charges for the retirement of bonds and other obligations issued 5407 pursuant to Section 2g of Article VIII, Ohio Constitution, and 5408 sections 5528.10 and 5528.11 of the Revised Code due and payable 5409 during the current calendar year and during the next succeeding 5410 calendar year. From the date of the receipt of the certification 5411 required by section 5528.17 of the Revised Code by the treasurer 5412 of state until the thirty first day of December of the calendar 5413 year in which such certification is made, all moneys received in 5414

the state treasury from the tax levied by this section, after the	5415
eredit and transfers required by division (B) of this section,	5416
shall be credited to the highway obligations bond retirement fund	5417
created by section 5528.32 of the Revised Code, until the	5418
commissioners of the sinking fund certify to the treasurer of	5419
state, as required by section 5528.38 of the Revised Code, that	5420
there are sufficient moneys to the credit of the highway	5421
obligations bond retirement fund to meet in full all payments of	5422
interest, principal, and charges for the retirement of obligations	5423
issued pursuant to Section 2i of Article VIII, Ohio Constitution,	5424
and sections 5528.30 and 5528.31 of the Revised Code due and	5425
payable during the current calendar year and during the next	5426
succeeding calendar year.	5427

- (2) From the date of the receipt of the certification 5428 required by section 5528.38 of the Revised Code by the treasurer 5429 of state until the thirty first day of December of the calendar 5430 year in which such certification is made, all All moneys received 5431 in the state treasury from the tax levied by this section, after 5432 the credit and transfers required by division (B) of this section, 5433 shall be credited to the highway operating fund, except as 5434 provided in division (C)(3) of this section. 5435
- (3) From the date of the receipt by the treasurer of state of 5436 certifications certification from the commissioners of the sinking 5437 fund, as required by sections section 5528.18 and 5528.39 of the 5438 Revised Code, certifying that the moneys to the credit of the 5439 highway improvement bond retirement fund are sufficient to meet in 5440 full all payments of interest, principal, and charges for the 5441 retirement of all bonds and other obligations which may be issued 5442 pursuant to Section 2q of Article VIII, Ohio Constitution, and 5443 sections 5528.10 and 5528.11 of the Revised Code, and to the 5444 credit of the highway obligations bond retirement fund are 5445 sufficient to meet in full all payments of interest, principal, 5446

and charges for the retirement of all obligations issued pursuant	5447
to Section 2i of Article VIII, Ohio Constitution, and sections	5448
5528.30 and 5528.31 of the Revised Code, the moneys derived from	5449
the tax levied by this section, after the credit and transfers	5450
required by division (B) of this section, shall be credited to the	5451
highway operating fund.	5452
Section 101.02. That existing sections 125.834, 126.06,	5453
127.14, 1547.15, 1548.07, 4501.03, 4501.04, 4501.044, 4501.045,	5454
4501.06, 4501.11, 4501.26, 4501.34, 4503.102, 4503.103, 4503.233,	5455
4503.26, 4505.09, 4505.14, 4506.01, 4506.03, 4506.05, 4506.06,	5456
4506.07, 4506.071, 4506.08, 4506.09, 4506.10, 4506.12, 4506.13,	5457
4506.15, 4506.16, 4506.17, 4506.20, 4506.21, 4507.23, 4508.01,	5458
4508.02, 4508.03, 4508.04, 4508.05, 4508.06, 4508.10, 4509.05,	5459
4509.101, 4509.81, 4513.263, 4519.63, 4749.07, 5501.55, 5501.56,	5460
5502.03, 5502.39, 5502.67, 5528.31, 5528.40, 5531.08, 5537.35,	5461
5543.22, 5728.08, 5735.23, 5735.26, 5735.291, and 5735.30 of the	5462
Revised Code are hereby repealed.	5463
Section 105.01. That sections 4501.19, 4501.28, 5502.131,	5464
5528.19, 5528.32, 5528.33, 5528.35, 5528.36, 5528.38, and 5528.39	5465
of the Revised Code are hereby repealed.	5466
Section 201.10. Except as otherwise provided in this act, all	5467
appropriation items in this act are appropriated out of any moneys	5468
in the state treasury to the credit of the designated fund that	5469
are not otherwise appropriated. For all appropriations made in	5470
this act, the amounts in the first column are for fiscal year 2016	5471
and the amounts in the second column are for fiscal year 2017.	5472
Section 203.10. DOT DEPARTMENT OF TRANSPORTATION	5473
Highway Operating Fund Group	5474
2120 772426 Highway \$ 3,500,000 \$ 3,500,000	5475

		T. C					
		Infrastructure Bank -					
		Federal					
2120	772427	Highway	\$	9,825,000	\$	9,825,000	5476
		Infrastructure Bank -					
		State					
2120	772430	Infrastructure Debt	\$	525,000	\$	525,000	5477
		Reserve Title 23-49					
2130	772431	Roadway	\$	3,500,000	\$	3,500,000	5478
		Infrastructure Bank -					
		State					
2130	772433	Infrastructure Debt	\$	650,000	\$	650,000	5479
		Reserve - State					
2130	777477	Aviation	\$	2,000,000	\$	2,000,000	5480
		Infrastructure Bank -					
		State					
7002	770003	Transportation	\$	10,100,000	\$	12,162,500	5481
		Facilities Lease					
		Rental Bond Payments					
7002	771411	Planning and Research	\$	20,616,087	\$	23,590,435	5482
		- State					
7002	771412	Planning and Research	\$	33,405,195	\$	30,780,847	5483
		- Federal					
7002	772421	Highway Construction	\$	600,691,058	\$	577,413,383	5484
		- State					
7002	772422	Highway Construction	\$	1,006,223,456	\$	1,032,306,620	5485
		- Federal					
7002	772424	Highway Construction	\$	80,000,000	\$	80,000,000	5486
		- Other					
7002	772437	Major New State	\$	24,802,700	\$	25,859,100	5487
		Infrastructure Bond					
		Debt Service - State					
7002	772438	Major New State	\$	152,033.800	\$	146,534,600	5488
		Infrastructure Bond	т	- , , ,	T	.,	2 20 0

	Debt Service -				
	Federal				
7002 7734	31 Highway Maintenance -	\$	506,200,000	\$ 519,400,000	5489
	State				
7002 7754	52 Public Transportation	\$	31,232,549	\$ 31,232,549	5490
	- Federal				
7002 7754	54 Public Transportation	\$	1,500,000	\$ 1,500,000	5491
	- Other				
7002 7764	62 Grade Crossings -	\$	14,098,000	\$ 14,072,000	5492
	Federal				
7002 7774	72 Airport Improvements	\$	405,000	\$ 405,000	5493
	- Federal				
7002 7774	75 Aviation	\$	6,620,899	\$ 6,666,416	5494
	Administration				
7002 7794	91 Administration -	\$	89,292,626	\$ 92,690,582	5495
	State				
TOTAL HOF	Highway Operating				5496
Fund Grou	р	\$ 2	2,597,221,370	\$ 2,614,614,032	5497
Dedicated	Purpose Fund Group				5498
4N40 7766	64 Rail Transportation -	\$	2,875,800	\$ 2,875,800	5499
	Other				
5W90 7776	15 County Airport	\$	620,000	\$ 620,000	5500
	Maintenance				
TOTAL DPF	Dedicated Purpose				5501
Fund Grou	p	\$	3,495,800	\$ 3,495,800	5502
Capital P	rojects Fund Group				5503
7042 7727	23 Highway Construction	\$	146,330,382	\$ 166,254,827	5504
	- Bonds				
7045 7724	28 Highway	\$	131,209,431	\$ 206,053,254	5505
	Infrastructure Bank -				
	Bonds				
TOTAL CPF	Capital Projects				5506

Section 203.20. TRANSPORTATION FACILITIES LEASE RENTAL BOND PAYMENTS The foregoing appropriation item 770003, Transportation Facilities Lease Rental Bond Payments, shall be used to meet all payments during the period from July 1, 2015, through June 30, 2017, by the Department of Transportation under the leases and agreements for facilities made under Chapter 154. of the Revised Code. This appropriation is the source of funds pledged for bond service charges on related obligations issued under Chapter 154. Should the appropriation in appropriation item 770003, 5519
The foregoing appropriation item 770003, Transportation 5511 Facilities Lease Rental Bond Payments, shall be used to meet all 5512 payments during the period from July 1, 2015, through June 30, 5513 2017, by the Department of Transportation under the leases and 5514 agreements for facilities made under Chapter 154. of the Revised 5515 Code. This appropriation is the source of funds pledged for bond 5516 service charges on related obligations issued under Chapter 154. 5517 of the Revised Code. 5518
The foregoing appropriation item 770003, Transportation 5511 Facilities Lease Rental Bond Payments, shall be used to meet all 5512 payments during the period from July 1, 2015, through June 30, 5513 2017, by the Department of Transportation under the leases and 5514 agreements for facilities made under Chapter 154. of the Revised 5515 Code. This appropriation is the source of funds pledged for bond 5516 service charges on related obligations issued under Chapter 154. 5517 of the Revised Code. 5518
The foregoing appropriation item 770003, Transportation 5511 Facilities Lease Rental Bond Payments, shall be used to meet all 5512 payments during the period from July 1, 2015, through June 30, 5513 2017, by the Department of Transportation under the leases and 5514 agreements for facilities made under Chapter 154. of the Revised 5515 Code. This appropriation is the source of funds pledged for bond 5516 service charges on related obligations issued under Chapter 154. 5517 of the Revised Code. 5518
Facilities Lease Rental Bond Payments, shall be used to meet all payments during the period from July 1, 2015, through June 30, 5513 2017, by the Department of Transportation under the leases and agreements for facilities made under Chapter 154. of the Revised 5515 Code. This appropriation is the source of funds pledged for bond service charges on related obligations issued under Chapter 154. 5517 of the Revised Code. 5518
payments during the period from July 1, 2015, through June 30, 5513 2017, by the Department of Transportation under the leases and 5514 agreements for facilities made under Chapter 154. of the Revised 5515 Code. This appropriation is the source of funds pledged for bond 5516 service charges on related obligations issued under Chapter 154. 5517 of the Revised Code. 5518
2017, by the Department of Transportation under the leases and 5514 agreements for facilities made under Chapter 154. of the Revised 5515 Code. This appropriation is the source of funds pledged for bond 5516 service charges on related obligations issued under Chapter 154. 5517 of the Revised Code. 5518
agreements for facilities made under Chapter 154. of the Revised 5515 Code. This appropriation is the source of funds pledged for bond 5516 service charges on related obligations issued under Chapter 154. 5517 of the Revised Code. 5518
Code. This appropriation is the source of funds pledged for bond 5516 service charges on related obligations issued under Chapter 154. 5517 of the Revised Code. 5518
service charges on related obligations issued under Chapter 154. 5517 of the Revised Code. 5518
of the Revised Code. 5518
Should the appropriation in appropriation item 770003, 5519
Transportation Facilities Lease Rental Bond Payments, exceed the 5520
debt service payments in either fiscal year of the biennium ending 5521
June 30, 2017, then the balance may be transferred to 5522
appropriation item 772421, Highway Construction - State, 773431, 5523
Highway Maintenance - State, or 779491, Administration - State, 5524
upon the written request of the Director of Transportation and 5525
with the approval of the Director of Budget and Management. The 5526
transfer shall be reported to the Controlling Board. 5527
Section 203.30. PUBLIC ACCESS ROADS FOR PARKS, EXPOSITIONS 5528
COMMISSION, OHIO HISTORY CONNECTION, AND DNR FACILITIES 5529
(A) Notwithstanding section 5511.06 of the Revised Code, the 5530
Director of Transportation shall, in each fiscal year of the 5531
biennium ending June 30, 2017, determine portions of the foregoing 5532
appropriation item 772421, Highway Construction - State, which 5533
shall be used for: 5534
(1) The construction, reconstruction, or maintenance of 5535
public access roads, including support features, to and within 5536

Page 181

Sub. H. B. No. 53

after the day the request was submitted by the Transportation 5567

Improvement District. 5568

- (C) Any funding provided to a Transportation Improvement 5569 District specified in this section shall not be used for the 5570 purposes of administrative costs or administrative staffing and 5571 must be used to fund a specific project or projects within that 5572 District's area. The total amount of a specific project's cost 5573 shall not be fully funded by the amount of funds provided under 5574 this section. The total amount of funding provided for each 5575 project is limited to 25% of total project costs not to exceed 5576 \$250,000 per fiscal year. Transportation Improvement Districts 5577 that are co-sponsoring a specific project may individually apply 5578 for up to \$250,000 for that project. However, not more than 25% of 5579 a project's total costs per biennium shall be funded through 5580 moneys provided under this section. 5581
- (D) Funding provided under this section may be used for 5582 preliminary engineering, detailed design, right-of-way 5583 acquisition, and construction of the specific project and such 5584 other project costs that are defined in section 5540.01 of the 5585 Revised Code and approved by the Director of Transportation. Upon 5586 receipt of a copy of an invoice for work performed on the specific 5587 project, the Director of Transportation shall reimburse a 5588 Transportation Improvement District for the expenditures described 5589 above, subject to the requirements of this section. 5590
- (E) Any Transportation Improvement District that is 5591 requesting funds under this section shall register with the 5592 Director of Transportation. The Director of Transportation shall 5593 register a Transportation Improvement District only if the 5594 district has a specific, eligible project and may cancel the 5595 registration of a Transportation Improvement District that is not 5596 eligible to receive funds under this section. The Director shall 5597 not provide funds to any Transportation Improvement District under 5598

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this section if the district is not registered. The Director of	5599
Transportation shall not register a Transportation Improvement	5600
District and shall cancel the registration of a currently	5601
registered Transportation Improvement District unless at least one	5602
of the following applies:	5603
(1) The Transportation Improvement District, by a resolution	5604
or resolutions, designated a project or program of projects and	5605
facilitated, including in conjunction with and through other	5606
governmental agencies, funding for costs of a project or program	5607
of projects in an aggregate amount of not less than \$10,000,000	5608
within the eight-year period commencing January 1, 2005.	5609
(2) The Transportation Improvement District, by a resolution	5610
or resolutions, designated a project or program of projects and	5611
facilitated, including in conjunction with and through other	5612
governmental agencies, funding for costs of a project or program	5613
of projects in an aggregate amount of not less than \$15,000,000	5614
from the commencement date of the project or program of projects.	5615
(3) The Transportation Improvement District has designated,	5616
by a resolution or resolutions, a project or program of projects	5617
that has estimated aggregate costs in excess of \$10,000,000 and	5618
the County Engineer of the county in which the Transportation	5619
Improvement District is located has attested by a sworn affidavit	5620
that the costs of the project or program of projects exceeds	5621
\$10,000,000 and that the Transportation Improvement District is	5622
facilitating a portion of funding for that project or program of	5623
projects.	5624
(F) For purposes of this section:	5625
(1) "Project" shall have the same meaning as in division (D)	5626

(2) "Governmental agency" shall have the same meaning as in

of section 5540.01 of the Revised Code.

division (B) of section 5540.01 of the Revised Code.

(3) "Cost" shall have the same meaning as in division (C) of	5630
section 5540.01 of the Revised Code.	5631
Section 203.50. ISSUANCE OF BONDS	5632
The Treasurer of State, upon the request of the Director of	5633
Transportation, is authorized to issue and sell, in accordance	5634
with Section 2m of Article VIII, Ohio Constitution, and Chapter	5635
151. and particularly sections 151.01 and 151.06 of the Revised	5636
Code, obligations, including bonds and notes, in the aggregate	5637
amount of \$313,000,000 in addition to the original issuance of	5638
obligations authorized by prior acts of the General Assembly.	5639
The obligations shall be issued and sold from time to time in	5640
amounts necessary to provide sufficient moneys to the credit of	5641
the Highway Capital Improvement Fund (Fund 7042) created by	5642
section 5528.53 of the Revised Code to pay costs charged to the	5643
fund when due as estimated by the Director of Transportation,	5644
provided, however, that such obligations shall be issued and sold	5645
at such time or times so that not more than \$220,000,000 original	5646
principal amount of obligations, plus the principal amount of	5647
obligations that in prior fiscal years could have been, but were	5648
not, issued within the \$220,000,000 limit, may be issued in any	5649
fiscal year, and not more than \$1,200,000,000 original principal	5650
amount of such obligations are outstanding at any one time.	5651
Section 203.60. TRANSFER OF HIGHWAY OPERATING FUND (FUND	5652
7002) APPROPRIATIONS: PLANNING AND RESEARCH, HIGHWAY CONSTRUCTION,	5653
HIGHWAY MAINTENANCE, PUBLIC TRANSPORTATION, RAIL, AVIATION, AND	5654
ADMINISTRATION	5655
The Director of Budget and Management may approve requests	5656
from the Director of Transportation for transfer of Highway	5657
Operating Fund (Fund 7002) appropriations for planning and	5658

research (appropriation items 771411 and 771412), highway

construction and debt service (appropriation items 772421, 772422,	5660
772424, 772425, 772437, 772438, and 770003), highway maintenance	5661
(appropriation item 773431), public transportation - federal	5662
(appropriation item 775452), elderly and disabled special	5663
equipment (appropriation item 775459), rail grade crossings	5664
(appropriation item 776462), aviation (appropriation item 777475),	5665
and administration (appropriation item 779491). The Director of	5666
Budget and Management may not make transfers out of debt service	5667
appropriation items unless the Director determines that the	5668
appropriated amounts exceed the actual and projected debt service	5669
requirements. Transfers of appropriations may be made upon the	5670
written request of the Director of Transportation and with the	5671
approval of the Director of Budget and Management. The transfers	5672
shall be reported to the Controlling Board at the next regularly	5673
scheduled meeting of the board.	5674

This transfer authority is intended to provide for emergency 5675 situations and flexibility to meet unforeseen conditions that 5676 could arise during the biennium ending June 30, 2017. It also is 5677 intended to allow the department to optimize the use of available 5678 resources and adjust to circumstances affecting the obligation and 5679 expenditure of federal funds. 5680

TRANSFER OF APPROPRIATIONS: FEDERAL HIGHWAY, TRANSIT, 5681

AVIATION, AND RAIL AND LOCAL TRANSIT 5682

The Director of Budget and Management may approve written 5683 requests from the Director of Transportation for the transfer of 5684 appropriations between appropriation items 772422, Highway 5685 Construction - Federal, 775452, Public Transportation - Federal, 5686 775454, Public Transportation - Other, 775459, Elderly and 5687 Disabled Special Equipment, 776475, Federal Rail Administration, 5688 and 777472, Airport Improvements - Federal. The transfers shall be 5689 reported to the Controlling Board at its next regularly scheduled 5690 5691 meeting.

	5 6 0 0
TRANSFER OF APPROPRIATIONS AND CASH: STATE INFRASTRUCTURE	5692
BANK	5693
The Director of Budget and Management may approve requests	5694
from the Director of Transportation for transfer of appropriations	5695
and cash of the Infrastructure Bank funds created in section	5696
5531.09 of the Revised Code, including transfers between fiscal	5697
years 2016 and 2017. The transfers shall be reported to the	5698
Controlling Board at its next regularly scheduled meeting.	5699
The Director of Budget and Management may approve requests	5700
from the Director of Transportation for transfer of appropriations	5701
and cash from the Highway Operating Fund (Fund 7002) to the	5702
Infrastructure Bank funds created in section 5531.09 of the	5703
Revised Code. The Director of Budget and Management may transfer	5704
from the Infrastructure Bank funds to the Highway Operating Fund	5705
up to the amounts originally transferred to the Infrastructure	5706
Bank funds under this section. However, the Director may not make	5707
transfers between modes or transfers between different funding	5708
sources. The transfers shall be reported to the Controlling Board	5709
at its next regularly scheduled meeting.	5710
TRANSFER OF APPROPRIATIONS AND CASH: TOLLING FUNDS	5711
The Director of Budget and Management may approve requests	5712
from the Director of Transportation for transfer of appropriations	5713
and cash of the Ohio Toll Fund and any subaccounts created in	5714
section 5531.14 of the Revised Code, including transfers between	5715
fiscal years 2016 and 2017. The transfers shall be reported to the	5716
Controlling Board at its next regularly scheduled meeting.	5717
INCREASING APPROPRIATIONS: STATE FUNDS	5718
In the event that receipts or unexpended balances credited to	5719
the Highway Operating Fund (Fund 7002) exceed the estimates upon	5720
which the appropriations have been made in this act, upon the	5721
request of the Director of Transportation, the Controlling Board	5722

may increase those appropriations in the manner prescribed in	5723
section 131.35 of the Revised Code.	5724
INCREASING APPROPRIATIONS: FEDERAL AND LOCAL FUNDS	5725
In the event that receipts or unexpended balances credited to	5726
the Highway Operating Fund (Fund 7002) or apportionments or	5727
allocations made available from the federal and local government	5728
exceed the estimates upon which the appropriations have been made	5729
in this act, upon the request of the Director of Transportation,	5730
the Controlling Board may increase those appropriations in the	5731
manner prescribed in section 131.35 of the Revised Code.	5732
REAPPROPRIATIONS	5733
In each fiscal year of the biennium ending June 30, 2017, the	5734
Director of Transportation may request that the Director of Budget	5735
and Management transfer any remaining unencumbered balances of	5736
prior years' appropriations to the Highway Operating Fund (Fund	5737
7002), the Highway Capital Improvement Fund (Fund 7042), and the	5738
Infrastructure Bank funds created in section 5531.09 of the	5739
Revised Code for the same purpose in the following fiscal year. In	5740
the request, the Director of Transportation shall identify the	5741
appropriate fund and appropriation item of the transfer, and the	5742
requested transfer amount. The Director of Budget and Management	5743
may request additional information necessary for evaluating the	5744
transfer request, and the Director of Transportation shall provide	5745
the requested information to the Director of Budget and	5746
Management. Based on the information provided by the Director of	5747
Transportation, the Director of Budget and Management shall	5748
determine the amount to be transferred by fund and appropriation	5749
item, and those amounts are hereby reappropriated. The Director of	5750
Transportation shall report the reappropriations to the	5751
Controlling Board.	5752

Any balances of prior years' unencumbered appropriations to

5766

the Highway Operating Fund (Fund 7002), the Highway Capital	5754
Improvement Fund (Fund 7042), and the Infrastructure Bank funds	5755
created in section 5531.09 of the Revised Code for which the	5756
Director of Transportation requests reappropriations, and for	5757
which reappropriations are approved by the Director of Budget and	5758
Management, are subject to the availability of revenue as	5759
determined by the Director of Transportation.	5760

LIQUIDATION OF UNFORESEEN LIABILITIES

Any appropriation made from the Highway Operating Fund (Fund 5762 7002) not otherwise restricted by law is available to liquidate 5763 unforeseen liabilities arising from contractual agreements of 5764 prior years when the prior year encumbrance is insufficient. 5765

Section 203.70. MAINTENANCE OF INTERSTATE HIGHWAYS

The Director of Transportation may remove snow and ice and 5767 maintain, repair, improve, or provide lighting upon interstate 5768 highways that are located within the boundaries of municipal 5769 corporations, in a manner adequate to meet the requirements of 5770 federal law. When agreed in writing by the Director of 5771 Transportation and the legislative authority of a municipal 5772 corporation and notwithstanding sections 125.01 and 125.11 of the 5773 Revised Code, the Department of Transportation may reimburse a 5774 municipal corporation for all or any part of the costs, as 5775 provided by such agreement, incurred by the municipal corporation 5776 in maintaining, repairing, lighting, and removing snow and ice 5777 from the interstate system. 5778

Section 203.80. PUBLIC TRANSPORTATION HIGHWAY PURPOSE GRANTS 5779

The Director of Transportation may use revenues from the 5780 state motor vehicle fuel tax to match approved federal grants 5781 awarded to the Department of Transportation, regional transit 5782 authorities, or eligible public transportation systems, for public 5783

transportation	on highway purposes, or to support local or state	5784	
funded projec	cts for public transportation highway purposes. Public	5785	
transportation	on highway purposes include: the construction or	5786	
repair of hig	gh-occupancy vehicle traffic lanes, the acquisition or	5787	
construction	of park-and-ride facilities, the acquisition or	5788	
construction	of public transportation vehicle loops, the	5789	
construction	or repair of bridges used by public transportation	5790	
vehicles or	that are the responsibility of a regional transit	5791	
authority or	other public transportation system, or other similar	5792	
construction	that is designated as an eligible public	5793	
transportation	on highway purpose. Motor vehicle fuel tax revenues	5794	
may not be us	sed for operating assistance or for the purchase of	5795	
vehicles, eq	uipment, or maintenance facilities.	5796	
Section	203.90. The federal payments made to the state for	5797	
highway infra	astructure or for transit agencies under Title XII of	5798	
Division A o	f the American Recovery and Reinvestment Act of 2009	5799	
shall be depo	osited to the credit of the Highway Operating Fund	5800	
(Fund 7002), which is created in section 5735.291 of the Revised			
Code.		5802	
Section	205.10. DPS DEPARTMENT OF PUBLIC SAFETY	5803	
Highway Safe	ty Fund Group	5804	
4W40 762321	Operating Expense - \$ 126,201,615 \$ 126,201,615	5805	
	BMV		
4W40 762636	Financial \$ 4,785,067 \$ 4,785,067	5806	
	Responsibility		
	Compliance		
4W40 762637	Local Immobilization \$ 200,000 \$ 200,000	5807	
	Reimbursement		
7036 761321	Operating Expense - \$ 7,449,331 \$ 7,449,331	5808	

Information and

		Education			
7036	761401	Public Safety	\$ 2,435,800	\$ 2,433,200	5809
		Facilities Lease			
		Rental Bond Payments			
7036	764321	Operating Expense -	\$ 270,232,602	\$ 270,232,602	5810
		Highway Patrol			
7036	764605	Motor Carrier	\$ 2,860,000	\$ 2,860,000	5811
		Enforcement Expenses			
8300	761603	Salvage and Exchange -	\$ 20,053	\$ 20,053	5812
		Administration			
8370	764602	Turnpike Policing	\$ 11,553,959	\$ 11,553,959	5813
83C0	764630	Contraband,	\$ 622,894	\$ 622,894	5814
		Forfeiture, and Other			
83F0	764657	Law Enforcement	\$ 8,500,000	\$ 8,500,000	5815
		Automated Data System			
83G0	764633	OMVI	\$ 641,927	\$ 641,927	5816
		Enforcement/Education			
83M0	765624	Operating - EMS	\$ 3,601,220	\$ 3,601,220	5817
83M0	765640	EMS - Grants	\$ 2,900,000	\$ 2,900,000	5818
8400	764607	State Fair Security	\$ 1,294,354	\$ 1,294,354	5819
8400	764617	Security and	\$ 9,514,236	\$ 9,514,236	5820
		Investigations			
8400	764626	State Fairgrounds	\$ 1,084,559	\$ 1,084,559	5821
		Police Force			
8410	764603	Salvage and Exchange -	\$ 1,339,399	\$ 1,339,399	5822
		Highway Patrol			
8460	761625	Motorcycle Safety	\$ 3,280,563	\$ 3,280,563	5823
		Education			
8490	762627	Automated Title	\$ 16,367,293	\$ 16,367,293	5824
		Processing Board			
8490	762630	Electronic Liens and	\$ 2,900,000	\$ 2,900,000	5825
		Titles			
TOTAI	L HSF Hig	hway Safety Fund Group	\$ 477,784,872	\$ 477,782,272	5826

- 1' ' 1 -	- 1.0					5005
Dedicated Purpose Fund Group 582						
5390 762614		\$	140,000	\$	140,000	5828
	Board	1	1 400 000	1.	1 400 000	5000
5B90 766632	J	\$	1,400,000	Ş	1,400,000	5829
	and Security Guard					
	Provider	1.				
5FF0 762621	Indigent Interlock	\$	2,000,000	Ş	2,000,000	5830
	and Alcohol					
	Monitoring					
	dicated Purpose Fund	\$	3,540,000	\$	3,540,000	5831
Group						
Fiduciary Fur	nd Group					5832
5J90 761678	Federal Salvage/GSA	\$	1,500,000	\$	1,500,000	5833
5V10 762682	License Plate	\$	2,100,000	\$	2,100,000	5834
	Contributions					
TOTAL FID Fic	luciary Fund Group	\$	3,600,000	\$	3,600,000	5835
Holding Accou	unt Fund Group					5836
R024 762619	Unidentified Motor	\$	1,885,000	\$	1,885,000	5837
	Vehicle Receipts					
R052 762623	Security Deposits	\$	350,000	\$	350,000	5838
TOTAL HLD Hol	lding Account Fund	\$	2,235,000	\$	2,235,000	5839
Group						
Federal Fund	Group					5840
3DU0 762628	BMV Grants	\$	850,000	\$	850,000	5841
3GR0 764693	Highway Patrol	\$	2,100,000	\$	2,100,000	5842
	Justice Contraband					
3GS0 764694	Highway Patrol	\$	21,000	\$	21,000	5843
	Treasury Contraband					
3GU0 761610	Information and	\$	300,000	\$	300,000	5844
	Education Grant					
3GU0 764608	Fatality Analysis	\$	175,000	\$	175,000	5845
	Report System Grant					

- Information and Education, \$450,000 in each year shall be used

to purchase portable driving simulators.

PUBLIC SAFETY FACILITIES LEASE RENTAL BOND PAYMENTS	5873
The foregoing appropriation item 761401, Public Safety	5874
Facilities Lease Rental Bond Payments, shall be used to meet all	5875
payments during the period July 1, 2015, through June 30, 2017, by	5876
the Department of Public Safety under the leases and agreements	5877
for facilities under Chapters 152. and 154. of the Revised Code.	5878
The appropriations are the source of funds pledged for bond	5879
service charges on related obligations issued under Chapters 152.	5880
and 154. of the Revised Code.	5881
CASH TRANSFERS BETWEEN FUNDS	5882
Upon written request of the Director of Public Safety, the	5883
Director of Budget and Management may transfer cash between the	5884
State Bureau of Motor Vehicles Fund (Fund 4W40) and the State	5885
Highway Safety Fund (Fund 7036).	5886
CASH TRANSFERS - HIGHWAY PATROL	5887
Upon written request of the Director of Public Safety, the	F000
opon written request or the birector or rubite sarety, the	5888
Director of Budget and Management may transfer cash from the State	5888
Director of Budget and Management may transfer cash from the State	5889
Director of Budget and Management may transfer cash from the State Highway Patrol Contraband, Forfeiture, and Other Fund (Fund 83C0)	5889 5890
Director of Budget and Management may transfer cash from the State Highway Patrol Contraband, Forfeiture, and Other Fund (Fund 83C0) or the Highway Safety Salvage and Exchange Highway Patrol Fund	5889 5890 5891
Director of Budget and Management may transfer cash from the State Highway Patrol Contraband, Forfeiture, and Other Fund (Fund 83CO) or the Highway Safety Salvage and Exchange Highway Patrol Fund (Fund 8410) to the Security, Investigations and Policing Fund	5889 5890 5891 5892
Director of Budget and Management may transfer cash from the State Highway Patrol Contraband, Forfeiture, and Other Fund (Fund 83CO) or the Highway Safety Salvage and Exchange Highway Patrol Fund (Fund 8410) to the Security, Investigations and Policing Fund (Fund 8400).	5889 5890 5891 5892 5893
Director of Budget and Management may transfer cash from the State Highway Patrol Contraband, Forfeiture, and Other Fund (Fund 83CO) or the Highway Safety Salvage and Exchange Highway Patrol Fund (Fund 8410) to the Security, Investigations and Policing Fund (Fund 8400). CASH TRANSFERS TO THE HIGHWAY SAFETY FUND - SHIPLEY UPGRADES	5889 5890 5891 5892 5893
Director of Budget and Management may transfer cash from the State Highway Patrol Contraband, Forfeiture, and Other Fund (Fund 83CO) or the Highway Safety Salvage and Exchange Highway Patrol Fund (Fund 8410) to the Security, Investigations and Policing Fund (Fund 8400). CASH TRANSFERS TO THE HIGHWAY SAFETY FUND - SHIPLEY UPGRADES Pursuant to a plan submitted by the Director of Public	5889 5890 5891 5892 5893 5894
Director of Budget and Management may transfer cash from the State Highway Patrol Contraband, Forfeiture, and Other Fund (Fund 83CO) or the Highway Safety Salvage and Exchange Highway Patrol Fund (Fund 8410) to the Security, Investigations and Policing Fund (Fund 8400). CASH TRANSFERS TO THE HIGHWAY SAFETY FUND - SHIPLEY UPGRADES Pursuant to a plan submitted by the Director of Public Safety, or as otherwise determined by the Director of Budget and	5889 5890 5891 5892 5893 5894 5895 5896
Director of Budget and Management may transfer cash from the State Highway Patrol Contraband, Forfeiture, and Other Fund (Fund 83CO) or the Highway Safety Salvage and Exchange Highway Patrol Fund (Fund 8410) to the Security, Investigations and Policing Fund (Fund 8400). CASH TRANSFERS TO THE HIGHWAY SAFETY FUND - SHIPLEY UPGRADES Pursuant to a plan submitted by the Director of Public Safety, or as otherwise determined by the Director of Budget and Management, the Director of Budget and Management may make	5889 5890 5891 5892 5893 5894 5895 5896 5897
Director of Budget and Management may transfer cash from the State Highway Patrol Contraband, Forfeiture, and Other Fund (Fund 83CO) or the Highway Safety Salvage and Exchange Highway Patrol Fund (Fund 8410) to the Security, Investigations and Policing Fund (Fund 8400). CASH TRANSFERS TO THE HIGHWAY SAFETY FUND - SHIPLEY UPGRADES Pursuant to a plan submitted by the Director of Public Safety, or as otherwise determined by the Director of Budget and Management, the Director of Budget and Management may make appropriate cash transfers on a pro-rata basis as approved by the	5889 5890 5891 5892 5893 5894 5895 5896 5897 5898
Director of Budget and Management may transfer cash from the State Highway Patrol Contraband, Forfeiture, and Other Fund (Fund 83CO) or the Highway Safety Salvage and Exchange Highway Patrol Fund (Fund 8410) to the Security, Investigations and Policing Fund (Fund 8400). CASH TRANSFERS TO THE HIGHWAY SAFETY FUND - SHIPLEY UPGRADES Pursuant to a plan submitted by the Director of Public Safety, or as otherwise determined by the Director of Budget and Management, the Director of Budget and Management may make appropriate cash transfers on a pro-rata basis as approved by the Director of Budget and Management from other funds used by the	5889 5890 5891 5892 5893 5894 5895 5896 5897 5898 5899
Director of Budget and Management may transfer cash from the State Highway Patrol Contraband, Forfeiture, and Other Fund (Fund 83CO) or the Highway Safety Salvage and Exchange Highway Patrol Fund (Fund 8410) to the Security, Investigations and Policing Fund (Fund 8400). CASH TRANSFERS TO THE HIGHWAY SAFETY FUND - SHIPLEY UPGRADES Pursuant to a plan submitted by the Director of Public Safety, or as otherwise determined by the Director of Budget and Management, the Director of Budget and Management may make appropriate cash transfers on a pro-rata basis as approved by the Director of Budget and Management from other funds used by the Department of Public Safety, excluding the Public Safety Building	5889 5890 5891 5892 5893 5894 5895 5896 5897 5898 5899 5900

CASH TRANSFERS - FEDERAL FUNDS	5904
Upon written request of the Director of Public Safety, the	5905
Director of Budget and Management may transfer cash from the	5906
Highway Safety Federal Reimbursement Fund (Fund 8310) to the	5907
Highway Safety Federal Reimbursement Fund (Fund 3GU0).	5908
Upon written request of the Director of Public Safety, the	5909
Director of Budget and Management may transfer cash from the	5910
Traffic Safety Fund (Fund 8320) to the Traffic Safety Fund (Fund	5911
3GV0).	5912
Upon written request of the Director of Public Safety, the	5913
Director of Budget and Management may transfer cash from the	5914
Highway Patrol Justice Contraband Fund (Fund 83J0) to the Highway	5915
Patrol Justice Contraband Fund (Fund 3GR0).	5916
Upon written request of the Director of Public Safety, the	5917
Director of Budget and Management may transfer cash from the	5918
Highway Patrol Treasury Contraband Fund (Fund 83T0) to the Highway	5919
Patrol Treasury Contraband Fund (Fund 3GS0).	5920
CREDITING OF MONEYS RECEIVED	5921
Beginning July 1, 2015, or as soon as possible thereafter,	5922
all moneys received pursuant to section 4501.08 of the Revised	5923
Code shall be deposited to the credit of the Highway Safety	5924
Federal Reimbursement Fund (Fund 3GU0).	5925
Beginning July 1, 2015, or as soon as possible thereafter,	5926
all moneys received pursuant to section 4501.09 of the Revised	5927
Code shall be deposited to the credit of the Traffic Safety Fund	5928
(Fund 3GV0).	5929
Beginning July 1, 2015, or as soon as possible thereafter,	5930
all moneys received pursuant to section 2981.14 of the Revised	5931
Code shall be deposited to the credit of the Highway Patrol	5932
Justice Contraband Fund (Fund 3GR0).	5933

Beginning July 1, 2015, or as soon as possible thereafter,	5934
all moneys received pursuant to section 2981.14 of the Revised	5935
Code shall be deposited to the credit of the Highway Patrol	5936
Treasury Contraband Fund (Fund 3GS0).	5937
COLLECTIVE BARGAINING INCREASES	5938
Notwithstanding division (D) of section 127.14 and division	5939
(B) of section 131.35 of the Revised Code, except for the General	5940
Revenue Fund, the Controlling Board may, upon the request of	5941
either the Director of Budget and Management, or the Department of	5942
Public Safety with the approval of the Director of Budget and	5943
Management, authorize expenditures in excess of appropriations and	5944
transfer appropriations, as necessary, for any fund used by the	5945
Department of Public Safety, to assist in paying the costs of	5946
increases in employee compensation that have occurred pursuant to	5947
collective bargaining agreements under Chapter 4117. of the	5948
Revised Code and, for exempt employees, under section 124.152 of	5949
the Revised Code. Any money approved for expenditure under this	5950

CASH BALANCE FUND REVIEW

paragraph is hereby appropriated.

The Director of Public Safety shall review the cash balances 5953 for each fund in the State Highway Safety Fund Group, and may 5954 submit a request in writing to the Director of Budget and 5955 Management to transfer amounts from any fund in the State Highway 5956 Safety Fund Group to the credit of the State Highway Safety Fund 5957 (Fund 7036) or the State Bureau of Motor Vehicles Fund (Fund 5958 4W40), as appropriate. Upon receipt of such a request, the 5959 Director of Budget and Management may make appropriate transfers 5960 as requested by the Director of Public Safety or as otherwise 5961 determined by the Director of Budget and Management. 5962

5951

Sub. H. B. No. 53 As Passed by the House

Dedicated Purpose Fund Group			5964
4W00 195629 Roadwork Development	\$ 15,200,000	\$ 15,200,000	5965
TOTAL DPF Dedicated Purpose			5966
Fund Group	\$ 15,200,000	\$ 15,200,000	5967
TOTAL ALL BUDGET FUND GROUPS	\$ 15,200,000	\$ 15,200,000	5968
ROADWORK DEVELOPMENT FUND			5969

The Roadwork Development Fund shall be used for road 5970 improvements associated with economic development opportunities 5971 that will retain or attract businesses for Ohio. "Road 5972 improvements" are improvements to public roadway facilities 5973 located on, or serving or capable of serving, a project site. 5974

The Department of Transportation, under the direction of the 5975 Development Services Agency, shall provide these funds in 5976 accordance with all guidelines and requirements established for 5977 other Development Services Agency programs, including Controlling 5978 Board review and approval as well as the requirements for usage of 5979 motor vehicle fuel tax revenue prescribed in Section 5a of Article 5980 XII, Ohio Constitution. Should the Development Services Agency 5981 require the assistance of the Department of Transportation to 5982 bring a project to completion, the Department of Transportation 5983 shall use its authority under Title 55 of the Revised Code to 5984 provide such assistance and may enter into contracts on behalf of 5985 the Development Services Agency. In addition, these funds may be 5986 used in conjunction with any other state funds appropriated for 5987 infrastructure improvements. 5988

The Director of Budget and Management, pursuant to a plan 5989 submitted by the Director of Development Services or as otherwise 5990 determined by the Director of Budget and Management, shall set a 5991 cash transfer schedule to meet the cash needs of the Development 5992 Services Agency Roadwork Development Fund (Fund 4W00), less any 5993 other available cash. The Director shall transfer to the Roadwork 5994 Development Fund from the Highway Operating Fund (Fund 7002), 5995

established in section 5735.291 of the Revised Code, such amounts			5996			
at such times as determined by the transfer schedule.				5997		
Section	209.10. PWC PUBLIC WOR	KS C	OMMISSION			5998
Dedicated Pur	rpose Fund Group					5999
7052 150402	Local Transportation	\$	289,020	\$	291,269	6000
	Improvement Program -					
	Operating					
7052 150701	Local Transportation	\$	56,000,000	\$	58,000,000	6001
	Improvement Program					
TOTAL DPF Dec	dicated Purpose					6002
Fund Group		\$	56,289,020	\$	58,291,269	6003
Capital Proje	ects Fund Group					6004
7038 150321	State Capital	\$	899,507	\$	905,807	6005
	Improvements Program					
	- Operating Expenses					
TOTAL CPF Car	pital Projects					6006
Fund Group		\$	899,507	\$	905,807	6007
TOTAL ALL BUI	OGET FUND GROUPS	\$	57,188,527	\$	59,197,076	6008
STATE CA	APITAL IMPROVEMENTS PRO	GRAM	- OPERATING	EXE	PENSES	6009
The fore	egoing appropriation it	em 1	50321, State	Car	oital	6010
Improvements	Program - Operating Exp	pens	es, shall be	use	ed by the	6011
Ohio Public V	Works Commission to adm	inis	ter the State	e Ca	apital	6012
Improvement 1	Program under sections	164.	01 to 164.16	of	the Revised	6013
Code.						6014
DISTRIC	T ADMINISTRATION COSTS					6015
The Dire	ector of the Public Worl	ks C	ommission is	aut	chorized to	6016
create a Dist	trict Administration Co	sts	Program from	pro	oceeds of	6017
the Capital 3	Improvements Fund and L	ocal	Transportati	ion	Improvement	6018
Program Fund. The program shall be used to provide for the direct			6019			
costs of district administration of the nineteen public works			6020			

TEMPORARY TRANSFERS

districts. Districts choosing to participate in the program shall	6021
only expend State Capital Improvements Fund moneys for State	6022
Capital Improvements Fund costs and Local Transportation	6023
Improvement Program Fund moneys for Local Transportation	6024
Improvement Program Fund costs. The District Administration Costs	6025
Program account shall not exceed \$1,235,000 per fiscal year. Each	6026
public works district may be eligible for up to \$65,000 per fiscal	6027
year from its district allocation as provided in sections 164.08	6028
and 164.14 of the Revised Code.	6029
The Director, by rule, shall define allowable and	6030
nonallowable costs for the purpose of the District Administration	6031
Costs Program. Nonallowable costs include indirect costs, elected	6032
official salaries and benefits, and project-specific costs. No	6033
district public works committee may participate in the District	6034
Administration Costs Program without the approval of those costs	6035
by the district public works committee under section 164.04 of the	6036
Revised Code.	6037
REAPPROPRIATIONS	6038
All capital appropriations from the Local Transportation	6039
Improvement Program Fund (Fund 7052) in Am. Sub. H.B. 114 of the	6040
129th General Assembly remaining unencumbered as of June 30, 2015,	6041
are reappropriated for use during the period July 1, 2015, through	6042
June 30, 2016, for the same purpose.	6043
Notwithstanding division (B) of section 127.14 of the Revised	6044
Code, all capital appropriations and reappropriations from the	6045
Local Transportation Improvement Program Fund (Fund 7052) in this	6046
act remaining unencumbered as of June 30, 2016, are reappropriated	6047
for use during the period July 1, 2016, through June 30, 2017, for	6048
	0040
the same purposes, subject to the availability of revenue as	6049

Notwithstanding section 127.14 of the Revised Code, the	6052
Director of the Public Works Commission may request the Director	6053
of Budget and Management to transfer moneys from the Local	6054
Transportation Improvement Fund (Fund 7052) to the State Capital	6055
Improvement Fund (Fund 7038) and the Clean Ohio Conservation Fund	6056
(Fund 7056). The Director of Budget and Management may approve	6057
temporary transfers if such transfers are needed for capital	6058
outlays for which notes or bonds will be issued. Any transfers	6059
executed under this section shall be reported to the Controlling	6060
Board by June 30 of the fiscal year in which the transfer	6061
occurred.	6062
Section 401.10. All items set forth in this section are	6063
hereby appropriated out of any moneys in the state treasury to the	6064
credit of the Building Improvement Fund (Fund 5KZO) that are not	6065
otherwise appropriated for the biennium ending June 30, 2016:	6066
DAS DEPARTMENT OF ADMINISTRATIVE SERVICES	6067
C10035 Building Improvement \$ 1,252,000	6068
TOTAL Department of Administrative Services \$ 1,252,000	6069
Section 401.20. LIMITATION ON USE OF CAPITAL APPROPRIATIONS	6071
The appropriations made in this act, excluding those made	6072
from the State Capital Improvement Fund (Fund 7038) and the State	6073
Capital Improvements Revolving Loan Fund (Fund 7040) for buildings	6074
or structures, including remodeling and renovations, are limited	6075
to:	6076
(A) Acquisition of real property or interests in real	6077
property;	6078
(B) Buildings and structures, which includes construction,	6079
demolition, complete heating and cooling, lighting and lighting	6080
fixtures, and all necessary utilities, ventilating, plumbing,	6081
sprinkling, water, and sewer systems, when such systems are	6082
<u> </u>	-

of or in addition to any rebate amount to be paid to the federal

Page 200

6111

Sub. H. B. No. 53

Improvement Fund (Fund 7042) created in section 5528.53 of the

Revised Code. The Director of Budget and Management may transfer

6139

cash from Fund 7042 to Fund 7002 up to the amount of cash	6141
previously transferred to Fund 7042 under this section.	6142
Section 512.20. MONTHLY TRANSFERS TO GASOLINE EXCISE TAX FUND	6143
The Director of Budget and Management shall transfer cash in	6144
equal monthly increments totaling \$165,664,404 in each fiscal year	6145
of the biennium ending June 30, 2017 from the Highway Operating	6146
Fund (Fund 7002), created in section 5735.291 of the Revised Code,	6147
to the Gasoline Excise Tax Fund (Fund 7060) created in division	6148
(A) of section 5735.27 of the Revised Code. The monthly amounts	6149
transferred under this section shall be distributed as follows:	6150
42.86 per cent shall be distributed among the municipal	6151
corporations within the state under division $(A)(2)$ of section	6152
5735.27 of the Revised Code; 37.14 per cent shall be distributed	6153
among the counties within the state under division $(A)(3)$ of	6154
section 5735.27 of the Revised Code; and 20 per cent shall be	6155
distributed among the townships within the state under division	6156
(A)(5)(b) of section 5735.27 of the Revised Code.	6157
(A)(5)(b) of section 5735.27 of the Revised Code.	6157
(A)(5)(b) of section 5735.27 of the Revised Code. Section 512.30. DEPUTY INSPECTOR GENERAL FOR ODOT FUNDING	6157 6158
Section 512.30. DEPUTY INSPECTOR GENERAL FOR ODOT FUNDING	6158
Section 512.30. DEPUTY INSPECTOR GENERAL FOR ODOT FUNDING On July 1, 2015, and on January 1, 2016, or as soon as	6158 6159
Section 512.30. DEPUTY INSPECTOR GENERAL FOR ODOT FUNDING On July 1, 2015, and on January 1, 2016, or as soon as possible thereafter, respectively, the Director of Budget and	6158 6159 6160
Section 512.30. DEPUTY INSPECTOR GENERAL FOR ODOT FUNDING On July 1, 2015, and on January 1, 2016, or as soon as possible thereafter, respectively, the Director of Budget and Management shall transfer \$200,000 in cash, for each period, from	6158 6159 6160 6161
Section 512.30. DEPUTY INSPECTOR GENERAL FOR ODOT FUNDING On July 1, 2015, and on January 1, 2016, or as soon as possible thereafter, respectively, the Director of Budget and Management shall transfer \$200,000 in cash, for each period, from the Highway Operating Fund (Fund 7002) to the Deputy Inspector	6158 6159 6160 6161 6162
Section 512.30. DEPUTY INSPECTOR GENERAL FOR ODOT FUNDING On July 1, 2015, and on January 1, 2016, or as soon as possible thereafter, respectively, the Director of Budget and Management shall transfer \$200,000 in cash, for each period, from the Highway Operating Fund (Fund 7002) to the Deputy Inspector General for ODOT Fund (Fund 5FA0).	6158 6159 6160 6161 6162 6163
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Director of Budget and Management shall transfer the cash balance

in the Investigations Fund (Fund 5FLO) to the State Bureau of

6199

Motor Vehicles Fund (Fund 4W40). Upon completion of the transfer,	6201
Fund 5FL0 is abolished.	6202
On March 1, 2016, or as soon as possible thereafter, the	6203
Director of Budget and Management shall transfer the cash balance	6204
in the Highway Safety Federal Reimbursement Fund (Fund 8310) to	6205
the Highway Safety Federal Reimbursement Fund (Fund 3GU0). Upon	6206
completion of the transfer, Fund 8310 is abolished.	6207
The Director shall cancel any existing encumbrances against	6208
Fund 8310 appropriation item 761610, Information and Education -	6209
Federal, and reestablish them against Fund 3GUO appropriation item	6210
761610, Information and Education Grant. The reestablished	6211
encumbrance amounts are hereby appropriated.	6212
The Director shall cancel any existing encumbrances against	6213
Fund 8310 appropriation item 764608, FARS Grant Federal, and	6214
reestablish them against Fund 3GUO appropriation item 764608,	6215
Fatality Analysis Report System Grant. The reestablished	6216
encumbrance amounts are hereby appropriated.	6217
The Director shall cancel any existing encumbrances against	6218
Fund 8310 appropriation item 764610, Patrol - Federal, and	6219
reestablish them against Fund 3GUO appropriation item 764610,	6220
Highway Safety Programs Grant. The reestablished encumbrance	6221
amounts are hereby appropriated.	6222
The Director shall cancel any existing encumbrances against	6223
Fund 8310 appropriation item 764659, Transportation Enforcement -	6224
Federal, and reestablish them against Fund 3GUO appropriation item	6225
764659, Motor Carrier Safety Assistance Program Grant. The	6226
reestablished encumbrance amounts are hereby appropriated.	6227
The Director shall cancel any existing encumbrances against	6228
Fund 8310 appropriation item 765610, EMS - Federal, and	6229
reestablish them against Fund 3GUO appropriation item 765610,	6230

Emergency Medical Services Grants. The reestablished encumbrance

amounts are hereby appropriated.	6232
The Director shall cancel any existing encumbrances against	6233
Fund 8310 appropriation item 769610, Investigative Unit Federal	6234
Reimbursement, and reestablish them against Fund 3GU0	6235
appropriation item 769610, Investigations Grants - Food Stamps,	6236
Liquor and Tobacco Laws. The reestablished encumbrance amounts are	6237
hereby appropriated.	6238
The Director shall cancel any existing encumbrances against	6239
Fund 8310 appropriation item 769631, Homeland Security - Federal,	6240
and reestablish them against Fund 3GUO appropriation item 769631,	6241
Homeland Security Disaster Grants. The reestablished encumbrance	6242
amounts are hereby appropriated.	6243
On March 1, 2016, or as soon as possible thereafter, the	6244
Director of Budget and Management shall transfer the cash balance	6245
in the Traffic Safety Fund (Fund 8320) to the Traffic Safety Fund	6246
(Fund 3GV0). Upon completion of the transfer, Fund 8320 is	6247
abolished.	6248
The Director shall cancel any existing encumbrances against	6249
Fund 8320 appropriation item 761612, Traffic Safety - Federal, and	6250
reestablish them against Fund 3GVO appropriation item 761612,	6251
Traffic Safety - Federal. The reestablished encumbrance amounts	6252
are hereby appropriated.	6253
On March 1, 2016, or as soon as possible thereafter, the	6254
Director of Budget and Management shall transfer the cash balance	6255
in the Highway Patrol Justice Contraband Fund (Fund 83J0) to the	6256
Highway Patrol Justice Contraband Fund (Fund 3GR0). Upon	6257
completion of the transfer, Fund 83J0 is abolished.	6258
The Director shall cancel any existing encumbrances against	6259
Fund 83J0 appropriation item 764693, Highway Patrol Justice	6260
Contraband, and reestablish them against Fund 3GRO appropriation	6261

item 764693, Highway Patrol Justice Contraband. The reestablished

encumbra	nce amounts are hereby appropriated.			6263
On 1	March 1, 2016, or as soon as possible there	eafte	er, the	6264
Director	of Budget and Management shall transfer the	he ca	ash balance	6265
in the H	ighway Patrol Treasury Contraband Fund (Fu	nd 83	BTO) to the	6266
Highway :	Patrol Treasury Contraband Fund (Fund 3GS0). Up	oon	6267
completi	on of the transfer, Fund 83T0 is abolished			6268
The	Director shall cancel any existing encumber	rance	es against	6269
Fund 83T	O appropriation item 764694, Highway Patro	l Tre	easury	6270
Contraba	nd, and reestablish them against Fund 3GS0	appr	copriation	6271
item 764	694, Highway Patrol Treasury Contraband. T	he re	established	6272
encumbra	nce amounts are hereby appropriated.			6273
	tion 521.10. To the extent permitted by fed			6274
	money received by the state for fiscal sta			6275
recovery purposes shall be used in accordance with the preferences			6276	
for products and services made or performed in the United States			6277	
and Ohio	established in section 125.09 of the Revi	sed C	Code.	6278
Sec	tion 610.10. That Section 227.10 of Am. H.	в. 49	7 of the	6279
130th General Assembly be amended to read as follows:			6280	
Sec	. 227.10. DPS DEPARTMENT OF PUBLIC SAFETY			6281
Administ	rative Building Fund (Fund 7026)			6282
C76034	EMA Building System and Equipment	\$	526,600	6283
C76039	Clinton County Farmer's and Sportsman's	\$	50,000	6284
	Association			
C76040	Wayne County Emergency Services	\$	589,000	6285
	Infrastructure			
TOTAL Adı	ministrative Building Fund	\$	1,165,600	6286
Highway	Safety Fund (Fund 7036)			6287
C76000	Platform Scales Improvements	\$	350,000	6288
C76036	Shipley Building Renovations and	\$	2,250,000	6289

	Improvements			
C76037	Cincinnati Consolidated Center	\$	3,500,000	6290
	Renovations and Improvements			
C76038	Brook Park Facility Renovations and	\$	900,000	6291
	Improvements			
<u>C76043</u>	Minor Capital Projects	<u>\$</u>	1,250,000	6292
TOTAL His	ghway Safety Fund	\$	7,000,000	6293
			8,250,000	
TOTAL AL	L FUNDS	\$	8,165,600	6294
			9,415,600	
Sec	tion 610.11. That existing Section 227.10	of Am.	н.в. 497	6296
TOTAL Hi	ghway Safety Fund L FUNDS	\$ \$	7,000,000 8,250,000 8,165,600 9,415,600	6293 6294

of the 130th General Assembly is hereby repealed.

Section 755.10. The Director of Transportation may enter into 6298 agreements as provided in this section with the United States or 6299 any department or agency of the United States, including, but not 6300 limited to, the United States Army Corps of Engineers, the United 6301 States Forest Service, the United States Environmental Protection 6302 Agency, and the United States Fish and Wildlife Service. An 6303 agreement entered into pursuant to this section shall be solely 6304 for the purpose of dedicating staff to the expeditious and timely 6305 review of environmentally related documents submitted by the 6306 Director of Transportation, as necessary for the approval of 6307 federal permits. The agreements may include provisions for advance 6308 payment by the Director of Transportation for labor and all other 6309 identifiable costs of the United States or any department or 6310 agency of the United States providing the services, as may be 6311 estimated by the United States, or the department or agency of the 6312 United States. The Director shall submit a request to the 6313 Controlling Board indicating the amount of the agreement, the 6314 services to be performed by the United States or the department or 6315 agency of the United States, and the circumstances giving rise to 6316

the agreement.	6317
Section 755.20. (A) As used in this section, "indefinite	6318
delivery indefinite quantity contract" means a contract for an	6319
indefinite quantity, within stated limits, of supplies or services	6320
that will be delivered by the awarded bidder over a defined	6321
contract period.	6322
(B) The Director of Transportation shall advertise and seek	6323
bids for, and shall award, indefinite delivery indefinite quantity	6324
contracts for not more than two projects in fiscal year 2016 and	6325
for not more than two projects in fiscal year 2017. For purposes	6326
of entering into indefinite delivery indefinite quantity	6327
contracts, the Director shall do all of the following:	6328
(1) Prepare bidding documents;	6329
(2) Establish contract forms;	6330
(3) Determine contract terms and conditions, including the	6331
following:	6332
(a) The maximum overall value of the contract, which may	6333
include an allowable increase of one hundred thousand dollars or	6334
five per cent of the advertised contract value, whichever is less;	6335
(b) The duration of the contract, including a time extension	6336
of up to one year if determined appropriate by the Director;	6337
(c) The defined geographical area to which the contract	6338
applies, which shall be not greater than the size of one district	6339
of the Department of Transportation.	6340
(4) Develop and implement a work order process in order to	6341
provide the awarded bidder adequate notice of requested supplies	6342
or services, the anticipated quantities of supplies, and work	6343
location information for each work order.	6344
(5) Take any other action necessary to fulfill the duties and	6345

obligations of the Director under this section.	6346
(C) Section 5525.01 of the Revised Code applies to indefinite	6347
delivery indefinite quantity contracts.	6348
Section 755.30. Not later than December 31, 2015, the	6349
Director of Transportation shall submit written notice to the	6350
President of the Senate and the Speaker of the House of	6351
Representatives expressing the Department of Transportation's	6352
intention to proceed or not proceed with the highway construction	6353
project commonly known as the Eastern Corridor project, which	6354
project currently is a Tier 3 project of the Transportation Review	6355
Advisory Council. If it is the intention of the Department not to	6356
proceed with that highway construction project, the Department	6357
shall expend all the money that it would have expended on the	6358
portions or components of that project that would have been	6359
located within Hamilton County solely on other Department highway	6360
projects located within Hamilton County. The Transportation Review	6361
Advisory Council shall allocate that money in accordance with this	6362
section.	6363
Section 755.40. There is hereby created the Joint Legislative	6364
Task Force on Department of Transportation Funding. The Task Force	6365
shall consist of three members of the House Finance and	6366
Appropriations Committee, one of whom is a member of the Minority	6367
party, all of whom shall be appointed by the Speaker of the House	6368
of Representatives; and three members of the Senate Transportation	6369
Committee, one of whom is a member of the Minority party, all of	6370
whom shall be appointed by the President of the Senate. In making	6371
Minority party appointments, the Speaker shall consult with the	6372
Minority Leader of the House of Representatives, and the President	6373
shall consult with the Minority Leader of the Senate.	6374
The Task Force shall examine the funding needs of the Ohio	6375

Department of Transportation. The Task Force also shall study	6376
specifically the issue of the effectiveness of the Ohio motor fuel	6377
tax in meeting those funding needs. Not later than December 15,	6378
2016, the Task Force shall issue a report containing its findings	6379
and recommendations to the President of the Senate, the Minority	6380
Leader of the Senate, the Speaker of the House of Representatives,	6381
and the Minority Leader of the House of Representatives. At that	6382
time, the Task Force shall cease to exist.	6383

Section 757.10. Beginning on July 31, 2015, and on the last 6384 day of the month for each month thereafter, before making any of 6385 the distributions specified in sections 5735.23, 5735.26, 6386 5735.291, and 5735.30 of the Revised Code but after any transfers 6387 to the tax refund fund as required by those sections and section 6388 5703.052 of the Revised Code, the Treasurer of State shall deposit 6389 the first two per cent of the amount of motor fuel tax received 6390 for the preceding calendar month to the credit of the Highway 6391 Operating Fund (Fund 7002). 6392

Section 757.20. Notwithstanding Chapter 5735. of the Revised 6393 Code, the following apply for the period of July 1, 2015, through 5394 June 30, 2017:

- (A) For the discount under section 5735.06 of the Revised 6396 Code, if the monthly report is timely filed and the tax is timely 6397 paid, one per cent of the total number of gallons of motor fuel 6398 received by the motor fuel dealer within the state during the 6399 preceding calendar month, less the total number of gallons 6400 deducted under divisions (B)(1)(a) and (b) of section 5735.06 of 6401 the Revised Code, less one-half of one per cent of the total 6402 number of gallons of motor fuel that were sold to a retail dealer 6403 during the preceding calendar month. 6404
 - (B) For the semiannual periods ending December 31, 2015, June

Sub. H. B. No. 53

Page 211

of the appropriation.	6434
An appropriation of money made in this act is not subject to	6435
the referendum insofar as a contemplated expenditure authorized	6436
thereby is wholly to meet a current expense within the meaning of	6437
Ohio Constitution, Article II, Section 1d and section 1.471 of the	6438
Revised Code. To that extent, the appropriation takes effect	6439
immediately when this act becomes law. Conversely, the	6440
appropriation is subject to the referendum insofar as a	6441
contemplated expenditure authorized thereby is wholly or partly	6442
not to meet a current expense within the meaning of Ohio	6443
Constitution, Article II, Section 1d and section 1.471 of the	6444
Revised Code. To that extent, the appropriation takes effect on	6445
the ninety-first day after this act is filed with the Secretary of	6446
State.	6447
Section 815.10. The General Assembly, applying the principle	6448
stated in division (B) of section 1.52 of the Revised Code that	6449
amendments are to be harmonized if reasonably capable of	6450
simultaneous operation, finds that the following sections,	6451
presented in this act as composites of the sections as amended by	6452
the acts indicated, are the resulting versions of the sections in	6453
effect prior to the effective date of the sections as presented in	6454
this act:	6455
Section 4503.102 of the Revised Code as amended by both H.B.	6456
13 and Am. Sub. H.B. 119 of the 127th General Assembly.	6457
Section 4506.09 of the Revised Code as amended by both Am.	6458
Sub. H.B. 51 and Am. Sub. H.B. 98 of the 130th General Assembly.	6459