As Introduced

134th General Assembly Regular Session 2021-2022

H. B. No. 31

Representative Wiggam

Cosponsors: Representatives Kick, Fraizer, Stoltzfus

A BILL

Го	amend sections 311.30, 505.541, 509.04, 3501.29,	1
	3781.111, 4503.10, 4503.12, 4503.44, 4511.69,	2
	4517.01, 4517.12, 4521.01, 4521.02, 4731.481,	3
	and 4734.161 and to enact sections 4503.441,	4
	4503.442, 4503.443, 4503.444, 4503.445,	5
	4503.446, 4503.447, 4503.448, 4511.691,	6
	4511.692, 4511.693, 4511.694, 4511.695,	7
	4511.696, 4511.697, 4511.698, and 4511.699 of	8
	the Revised Code to make changes to the laws	9
	governing accessible parking.	10

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

Section 1. That sections 4503.44, 4511.69, 4521.01,	11
4521.02, 4731.481, and 4734.161 be amended and sections	12
4503.441, 4503.442, 4503.443, 4503.444, 4503.445, 4503.446,	13
4503.447, 4503.448, 4511.691, 4511.692, 4511.693, 4511.694,	14
4511.695, 4511.696, 4511.697, 4511.698, and 4511.699 of the	15
Revised Code be enacted to read as follows:	16
Sec. 4503.44. (A) As used in this section and in section	17
4511.69 sections 4503.44 to 4503.448 of the Revised Code:	18

$\frac{(1)-(A)}{(A)}$ "Person with a disability that limits or impairs	19
the ability to walk" means any person who, as determined by a	20
health care provider, meets any of the following criteria:	21
(a) (1) Cannot walk two hundred feet without stopping to	22
rest;	23
	0.4
(b) (2) Cannot walk without the use of, or assistance	24
from, a brace, cane, crutch, another person, prosthetic device,	25
wheelchair, or other assistive device;	26
$\frac{(c)}{(3)}$ Is restricted by a lung disease to such an extent	27
that the person's forced (respiratory) expiratory volume for one	28
second, when measured by spirometry, is less than one liter, or	29
the arterial oxygen tension is less than sixty millimeters of	30
mercury on room air at rest;	31
(d) (4) Uses portable oxygen;	32
$\frac{(e)}{(5)}$ Has a cardiac condition to the extent that the	33
person's functional limitations are classified in severity as	34
class III or class IV according to standards set by the American	35
heart association;	36
$\frac{(f)-(6)}{(6)}$ Is severely limited in the ability to walk due to	37
an arthritic, neurological, or orthopedic condition;	38
(7) Te blind locally blind or soverely visually	39
(g) (7) Is blind, legally blind, or severely visually	
impaired.	40
(2) (B) "Organization" means any private organization or	41
corporation, or any governmental board, agency, department,	42
division, or office, that, as part of its business or program,	43
transports persons with disabilities that limit or impair the	44
ability to walk on a regular basis in a motor vehicle that has	45
not been altered for the purpose of providing it with special	46

equipment for use by persons with disabilities.—This definition—	47
does not apply to division (I) of this section.	48
(3) (C) "Health care provider" means a physician,	49
physician assistant, advanced practice registered nurse,	50
optometrist, or chiropractor as defined in this section except	51
that an optometrist shall only make determinations as to	52
division $\frac{(A)(1)(g)}{(A)(7)}$ of this section.	53
(4) (D) "Physician" means a person licensed to practice	54
medicine or surgery or osteopathic medicine and surgery under	55
Chapter 4731. of the Revised Code.	56
(5) (E) "Chiropractor" means a person licensed to practice	57
chiropractic under Chapter 4734. of the Revised Code.	58
(6) (F) "Advanced practice registered nurse" means a	59
certified nurse practitioner, clinical nurse specialist,	60
certified registered nurse anesthetist, or certified nurse-	61
midwife who holds a certificate of authority issued by the board	62
of nursing under Chapter 4723. of the Revised Code.	63
(7)—(G) "Physician assistant" means a person who is	64
licensed as a physician assistant under Chapter 4730. of the	65
Revised Code.	66
(8) (H) "Optometrist" means a person licensed to engage in	67
the practice of optometry under Chapter 4725. of the Revised	68
Code.	69
(I) "Accessible license plate" means a license plate	70
issued to a person or organization under sections 4503.41 and	71
4503.441 of the Revised Code.	72
(J) "Removable windshield placard" means a removable	73
windshield placard issued to a person or organization under	74

section 4503.442 of the Revised Code and includes a temporary	75
removable windshield placard, unless otherwise specified.	76
(B) (1) An organization, or a person with a disability that-	77
limits or impairs the ability to walk, may apply for the	78
registration of any motor vehicle the organization or person	79
owns or leases. When a motor vehicle has been altered for the	80
purpose of providing it with special equipment for a person with	81
a disability that limits or impairs the ability to walk, but is	82
owned or leased by someone other than such a person, the owner-	83
or lessee may apply to the registrar or a deputy registrar for-	84
registration under this section. The application for	85
registration of a motor vehicle owned or leased by a person with	86
a disability that limits or impairs the ability to walk shall be	87
accompanied by a signed statement from the applicant's health	88
care provider certifying that the applicant meets at least one	89
of the criteria contained in division (A)(1) of this section and	90
that the disability is expected to continue for more than six-	91
consecutive months. The application for registration of a motor	92
vehicle that has been altered for the purpose of providing it	93
with special equipment for a person with a disability that	94
limits or impairs the ability to walk but is owned by someone	95
other than such a person shall be accompanied by such-	96
documentary evidence of vehicle alterations as the registrar may	97
require by rule.	98
(2) When an organization, a person with a disability that	99
limits or impairs the ability to walk, or a person who does not	100
have a disability that limits or impairs the ability to walk but	101
owns a motor vehicle that has been altered for the purpose of	102
providing it with special equipment for a person with a	103
disability that limits or impairs the ability to walk first	104
submits an application for registration of a motor vehicle under	105
<u> </u>	

this section and every fifth year thereafter, the organization-	106
or person shall submit a signed statement from the applicant's	107
health care provider, a completed application, and any required	108
documentary evidence of vehicle alterations as provided in-	109
division (B)(1) of this section, and also a power of attorney	110
from the owner of the motor vehicle if the applicant leases the	111
vehicle. Upon submission of these items, the registrar or deputy	112
registrar shall issue to the applicant appropriate vehicle	113
registration and a set of license plates and validation	114
stickers, or validation stickers alone when required by section-	115
4503.191 of the Revised Code. In addition to the letters and	116
numbers ordinarily inscribed thereon, the license plates shall-	117
be imprinted with the international symbol of access. The	118
license plates and validation stickers shall be issued upon	119
payment of the regular license fee as prescribed under section-	120
4503.04 of the Revised Code and any motor vehicle tax levied	121
under Chapter 4504. of the Revised Code, and the payment of a	122
service fee equal to the amount specified in division (D) or (G)	123
of section 4503.10 of the Revised Code.	124
(C)(1) A person with a disability that limits or impairs	125
the ability to walk may apply to the registrar of motor vehicles	126
for a removable windshield placard by completing and signing an	127
application provided by the registrar. The person shall include	127
with the application a prescription from the person's health	129 130
care provider prescribing such a placard for the person based	
upon a determination that the person meets at least one of the	131
criteria contained in division (A) (1) of this section. The	132
health care provider shall state on the prescription the length	133
of time the health care provider expects the applicant to have	134
the disability that limits or impairs the person's ability to	135
walk.	136

In addition to one placard or one or more sets of license	137
plates, a person with a disability that limits or impairs the	138
ability to walk is entitled to one additional placard, but only	139
if the person applies separately for the additional placard,	140
states the reasons why the additional placard is needed, and the	141
registrar, in the registrar's discretion determines that good	142
and justifiable cause exists to approve the request for the	143
additional placard.	144
(2) An organization may apply to the registrar of motor	145
	146
vehicles for a removable windshield placard by completing and	
signing an application provided by the registrar. The	147
organization shall comply with any procedures the registrar	148
establishes by rule. The organization shall include with the	149
application documentary evidence that the registrar requires by	150
rule showing that the organization regularly transports persons	151
with disabilities that limit or impair the ability to walk.	152
(3) Upon receipt of a completed and signed application for	153
a removable windshield placard, the accompanying documents	154
required under division (C) (1) or (2) of this section, and	155
-	
payment of a service fee equal to the amount specified in-	156
division (D) or (G) of section 4503.10 of the Revised Code, the	157
registrar or deputy registrar shall issue to the applicant a	158
removable windshield placard, which shall bear the date of	159
expiration on both sides of the placard and shall be valid until	160
expired, revoked, or surrendered. Every removable windshield	161
placard expires as described in division (C)(4) of this section,	162
but in no case shall a removable windshield placard be valid for	163
a period of less than sixty days. Removable windshield placards	164
shall be renewable upon application as provided in division (C)	165
(1) or (2) of this section and upon payment of a service fee	166
equal to the amount specified in division (D) or (G) of section	167

4503.10 of the Revised Code for the renewal of a removable	168
windshield placard. The registrar shall provide the application-	169
form and shall determine the information to be included thereon.	170
The registrar also shall determine the form and size of the	171
removable windshield placard, the material of which it is to be	172
made, and any other information to be included thereon, and	173
shall adopt rules relating to the issuance, expiration,	174
revocation, surrender, and proper display of such placards. Any	175
placard issued after October 14, 1999, shall be manufactured in	176
a manner that allows the expiration date of the placard to be	177
indicated on it through the punching, drilling, boring, or	178
creation by any other means of holes in the placard.	179
(4) At the time a removable windshield placard is issued	180
to a person with a disability that limits or impairs the ability	181
to walk, the registrar or deputy registrar shall enter into the	182
records of the bureau of motor vehicles the last date on which	183
the person will have that disability, as indicated on the	184
accompanying prescription. Not less than thirty days prior to	185
that date and all removable windshield placard renewal dates,	186
the bureau shall send a renewal notice to that person at the	187
person's last known address as shown in the records of the	188
bureau, informing the person that the person's removable	189
windshield placard will expire on the indicated date not to	190
exceed five years from the date of issuance, and that the person	191
is required to renew the placard by submitting to the registrar	192
or a deputy registrar another prescription, as described in	193
division (C)(1) or (2) of this section, and by complying with	194
the renewal provisions prescribed in division (C)(3) of this-	195
section. If such a prescription is not received by the registrar	196
or a deputy registrar by that date, the placard issued to that	197

person expires and no longer is valid, and this fact shall be

recorded in the records of the bureau.	199
(5) At least once every year, on a date determined by the	200
registrar, the bureau shall examine the records of the office of	201
vital statistics, located within the department of health, that	202
pertain to deceased persons, and also the bureau's records of	203
all persons who have been issued removable windshield placards	204
and temporary removable windshield placards. If the records of	205
the office of vital statistics indicate that a person to whom a	206
removable windshield placard or temporary removable windshield	207
placard has been issued is deceased, the bureau shall cancel	208
that placard, and note the cancellation in its records.	209
The office of vital statistics shall make available to the	210
bureau all information necessary to enable the bureau to comply-	211
with division (C) (5) of this section.	212
(6) Nothing in this section shall be construed to require	213
a person or organization to apply for a removable windshield	214
placard or special license plates if the special license plates	215
issued to the person or organization under prior law have not	216
expired or been surrendered or revoked.	217
(D)(1)(a) A person with a disability that limits or	218
impairs the ability to walk may apply to the registrar or a	219
deputy registrar for a temporary removable windshield placard.	220
The application for a temporary removable windshield placard	221
shall be accompanied by a prescription from the applicant's	222
health care provider prescribing such a placard for the	223
applicant, provided that the applicant meets at least one of the	224
criteria contained in division (A)(1) of this section and that-	225
the disability is expected to continue for six consecutive-	226
months or less. The health care provider shall state on the	227
prescription the length of time the health care provider expects	228

the applicant to have the disability that limits or impairs the	229
applicant's ability to walk, which cannot exceed six months from-	230
the date of the prescription. Upon receipt of an application for	231
a temporary removable windshield placard, presentation of the	232
prescription from the applicant's health care provider, and	233
payment of a service fee equal to the amount specified in-	234
division (D) or (G) of section 4503.10 of the Revised Code, the	235
registrar or deputy registrar shall issue to the applicant a	236
temporary removable windshield placard.	237
(b) Any active-duty member of the armed forces of the	238
United States, including the reserve components of the armed	239
forces and the national guard, who has an illness or injury that	240
limits or impairs the ability to walk may apply to the registrar-	241
or a deputy registrar for a temporary removable windshield	242
placard. With the application, the person shall present evidence	243
of the person's active duty status and the illness or injury.	244
Evidence of the illness or injury may include a current-	245
department of defense convalescent leave statement, any	246
department of defense document indicating that the person-	247
currently has an ill or injured casualty status or has limited	248
duties, or a prescription from any health care provider	249
prescribing the placard for the applicant. Upon receipt of the	250
application and the necessary evidence, the registrar or deputy	251
registrar shall issue the applicant the temporary removable	252
windshield placard without the payment of any service fee.	253
(2) The temporary removable windshield placard shall be of	254
the same size and form as the removable windshield placard,	255
shall be printed in white on a red-colored background, and shall	256
bear the word "temporary" in letters of such size as the	257
registrar shall prescribe. A temporary removable windshield	258
placard also shall bear the date of expiration on the front and	259

back of the placard, and shall be valid until expired,	260
surrendered, or revoked, but in no case shall such a placard be-	261
valid for a period of less than sixty days. The registrar shall	262
provide the application form and shall determine the information	263
to be included on it, provided that the registrar shall not-	264
require a health care provider's prescription or certification	265
for a person applying under division (D)(1)(b) of this section.	266
The registrar also shall determine the material of which the	267
temporary removable windshield placard is to be made and any	268
other information to be included on the placard and shall adopt	269
rules relating to the issuance, expiration, surrender,	270
revocation, and proper display of those placards. Any temporary	271
removable windshield placard issued after October 14, 1999,	272
shall be manufactured in a manner that allows for the expiration-	273
date of the placard to be indicated on it through the punching,	274
drilling, boring, or creation by any other means of holes in the	275
placard.	276
(E) If an applicant for a removable windshield placard is	277
a veteran of the armed forces of the United States whose	278
disability, as defined in division (A) (1) of this section, is	279
service-connected, the registrar or deputy registrar, upon	280
	281
receipt of the application, presentation of a signed statement	
from the applicant's health care provider certifying the	282
applicant's disability, and presentation of such documentary	283
evidence from the department of veterans affairs that the	284
disability of the applicant meets at least one of the criteria	285
identified in division (A) (1) of this section and is service-	286
connected as the registrar may require by rule, but without the	287
payment of any service fee, shall issue the applicant a	288
removable windshield placard that is valid until expired,	289

surrendered, or revoked.

(F) Upon a conviction of a violation of division (II) or	291
(I) of this section, the court shall report the conviction, and	292
send the placard, if available, to the registrar, who thereupon	293
shall revoke the privilege of using the placard and send notice	294
in writing to the placardholder at that holder's last known	295
address as shown in the records of the bureau, and the	296
placardholder shall return the placard if not previously	297
surrendered to the court, to the registrar within ten days	298
following mailing of the notice.	299
Whenever a person to whom a removable windshield placard	300
has been issued moves to another state, the person shall-	301
surrender the placard to the registrar; and whenever an-	302
organization to which a placard has been issued changes its	303
place of operation to another state, the organization shall	304
surrender the placard to the registrar.	305
(G) Subject to division (F) of section 4511.69 of the	306
Revised Code, the operator of a motor vehicle displaying a	307
removable windshield placard, temporary removable windshield-	308
placard, or the special license plates authorized by this-	309
section is entitled to park the motor vehicle in any special	310
parking location reserved for persons with disabilities that	311
limit or impair the ability to walk, also known as handicapped	312
parking spaces or disability parking spaces.	313
(II) No person or organization that is not eligible for the	314
issuance of license plates or any placard under this section	315
shall willfully and falsely represent that the person or	316
organization is so eligible.	317
No person or organization shall display license plates	318
issued under this section unless the license plates have been	319

issued for the vehicle on which they are displayed and are-

valid.	321
(I) No person or organization to which a removable	322
windshield placard or temporary removable windshield placard is	323
issued shall do either of the following:	324
(1) Display or permit the display of the placard on any	325
motor vehicle when having reasonable cause to believe the motor	326
vehicle is being used in connection with an activity that does	327
not include providing transportation for persons with-	328
disabilities that limit or impair the ability to walk;	329
(2) Refuse to return or surrender the placard, when	330
required.	331
(J) If a removable windshield placard, temporary removable	332
windshield placard, or parking card is lost, destroyed, or	333
mutilated, the placardholder or cardholder may obtain a	334
duplicate by doing both of the following:	335
(1) Furnishing suitable proof of the loss, destruction, or	336
mutilation to the registrar;	337
(2) Paying a service fee equal to the amount specified in	338
division (D) or (G) of section 4503.10 of the Revised Code.	339
Any placardholder or cardholder who loses a placard or	340
card and, after obtaining a duplicate, finds the original,	341
immediately shall surrender the original placard or card to the	342
registrar.	343
(K) (1) The registrar shall pay all fees received under-	344
this section for the issuance of removable windshield placards-	345
or temporary removable windshield placards or duplicate-	346
removable windshield placards or cards into the state treasury	347
to the credit of the public safety - highway purposes fund-	348

created in section 4501.06 of the Revised Code.	349
(2) In addition to the fees collected under this section,	350
the registrar or deputy registrar shall ask each person applying	351
for a removable windshield placard or temporary removable-	352
windshield placard or duplicate removable windshield placard or	353
license plate issued under this section, whether the person-	354
wishes to make a two-dollar voluntary contribution to support	355
rehabilitation employment services. The registrar shall transmit	356
the contributions received under this division to the treasurer	357
of state for deposit into the rehabilitation employment fund,	358
which is hereby created in the state treasury. A deputy	359
registrar shall transmit the contributions received under this-	360
division to the registrar in the time and manner prescribed by	361
the registrar. The contributions in the fund shall be used by	362
the opportunities for Ohioans with disabilities agency to-	363
purchase services related to vocational evaluation, work	364
adjustment, personal adjustment, job placement, job coaching,	365
and community-based assessment from accredited community-	366
rehabilitation program facilities.	367
(L) For purposes of enforcing this section, every peace	368
officer is deemed to be an agent of the registrar. Any peace	369
officer or any authorized employee of the bureau of motor-	370
vehicles who, in the performance of duties authorized by law,	371
becomes aware of a person whose placard or parking card has been	372
revoked pursuant to this section, may confiscate that placard or	373
parking card and return it to the registrar. The registrar shall	374
prescribe any forms used by law enforcement agencies in	375
administering this section.	376
No peace officer, law enforcement agency employing a peace	377
officer, or political subdivision or governmental agency	378
officer, of pointied subdivision of governmental agency	5 / 0

employing a peace officer, and no employee of the bureau is	379
liable in a civil action for damages or loss to persons arising	380
out of the performance of any duty required or authorized by	381
this section. As used in this division, "peace officer" has the	382
same meaning as in division (B) of section 2935.01 of the	383
Revised Code.	384
(M) All applications for registration of motor vehicles,	385
removable windshield placards, and temporary removable	386
windshield placards issued under this section, all renewal	387
notices for such items, and all other publications issued by the	388
bureau that relate to this section shall set forth the criminal	389
penalties that may be imposed upon a person who violates any	390
provision relating to special license plates issued under this-	391
section, the parking of vehicles displaying such license plates,	392
and the issuance, procurement, use, and display of removable	393
windshield placards and temporary removable windshield placards	394
issued under this section.	395
(N) Whoever violates this section is guilty of a	396
misdemeanor of the fourth degree.	397
Sec. 4503.441. (A) Any of the following owners or lessors	398
of a motor vehicle may apply to register that motor vehicle for	399
purposes of obtaining an accessible license plate under this	400
<pre>section:</pre>	401
(1) An organization;	402
(2) A person with a disability that limits or impairs the	403
ability to walk;	404
(3) A person who owns or leases a motor vehicle that has	405
been altered for the purpose of providing it with special	406
equipment for a person with a disability that limits or impairs	407

the ability to walk.	408
(B)(1) The application for registration of a motor vehicle	409
owned or leased by an organization shall be accompanied by	410
documentary evidence showing that the organization regularly	411
transports persons with disabilities that limit or impair the	412
ability to walk.	413
(2) The application for registration of a motor vehicle	414
owned or leased by a person with a disability that limits or	415
impairs the ability to walk shall be accompanied by an	416
accessible parking certification form from the applicant's	417
health care provider certifying that the applicant meets at	418
least one of the criteria contained in division (A) of section	419
4503.44 of the Revised Code and that the disability is expected	420
to continue for more than six consecutive months.	421
(3) The application for registration of a motor vehicle	422
that has been altered for the purpose of providing it with	423
special equipment for a person with a disability that limits or	424
impairs the ability to walk shall be accompanied by such	425
documentary evidence of vehicle alterations as the registrar may	426
require by rule.	427
(4) The application for registration of a leased motor	428
vehicle under this section shall be accompanied by a power of	429
attorney from the owner of the motor vehicle.	430
(5) The supporting documents required by divisions (B)(1)	431
to (4) of this section, as applicable, shall be submitted with	432
the initial application for registration of the motor vehicle	433
and every fifth year thereafter.	434
(C) Upon submission of a completed application and any	435
supporting documents required under division (B) of this	436

section, the registrar or deputy registrar shall issue to the	437
applicant the appropriate vehicle registration and an accessible	438
license plate and validation sticker, or a validation sticker	439
alone when required by section 4503.191 of the Revised Code. In	440
addition to the letters and numbers ordinarily inscribed on the	441
license plate, the license plate shall be imprinted with the	442
international symbol of access. The license plate and validation	443
sticker shall be issued upon payment of the regular license fee	444
as prescribed under section 4503.04 of the Revised Code, any	445
motor vehicle tax levied under Chapter 4504. of the Revised	446
Code, and a service fee equal to the amount specified in section	447
4503.038 of the Revised Code, and compliance with all other	448
applicable laws relating to the registration of motor vehicles.	449
(D) No person or organization that is not eligible for the	450
issuance of an accessible license plate shall willfully and	451
falsely represent that the person or organization is so	452
eligible.	453
Sec. 4503.442. (A) (1) A person with a disability that	454
limits or impairs the ability to walk may apply to the registrar	455
of motor vehicles for a removable windshield placard or a	456
temporary removable windshield placard by completing and signing	457
an application provided by the registrar.	458
(2) The person shall include with the application an	459
accessible parking certification form from the person's health	460
care provider authorizing such a placard for the person. The	461
health care provider shall base the authorization on a	462
determination that the person meets at least one of the criteria	463
contained in division (A) of section 4503.44 of the Revised	464
Code. The health care provider shall state on the form the	465
length of time the health care provider expects the applicant to	466

have the disability that limits or impairs the person's ability	467
to walk. If the length of time the applicant is expected to have	468
the disability is six consecutive months or less, the applicant	469
shall submit an application for a temporary removable windshield	470
placard.	471
(3) A person with a disability that limits or impairs the	472
ability to walk is entitled to one additional placard, but only	473
if the person applies separately for the additional placard and	474
states the reasons why the additional placard is needed. The	475
registrar shall determine whether good and justifiable cause	476
exists to approve the request for the additional placard.	477
(B) An organization may apply to the registrar for a	478
removable windshield placard by completing and signing an	479
application provided by the registrar. The organization shall	480
include with the application documentary evidence showing that	481
the organization regularly transports persons with disabilities	482
that limit or impair the ability to walk. The organization shall	483
comply with any procedures the registrar establishes by rule.	484
(C) Upon receipt of a completed and signed application for	485
a removable windshield placard, the accompanying documents	486
required under either division (A) or (B) of this section, and	487
payment of a service fee equal to the amount specified in	488
section 4503.038 of the Revised Code, the registrar or deputy	489
registrar shall issue to the applicant a removable windshield	490
placard or a temporary removable windshield placard.	491
(D)(1) A removable windshield placard shall display the	492
date of expiration on both sides of the placard and is valid	493
until expired, revoked, canceled, or surrendered. A removable	494
windshield placard expires on the earliest of the following two	495
dates:	496

(a) The date that the person issued the placard is	497
expected to no longer have the disability that limits or impairs	498
the ability to walk, as indicated on the accessible parking	499
<pre>certification form;</pre>	500
(b) Five years after the date of issuance of the placard.	501
In no case shall a removable windshield placard be valid	502
for a period of less than sixty days.	503
(2) A person or organization shall renew a removable	504
windshield placard upon application as provided in division (A)	505
or (B) of this section and upon payment of a service fee equal	506
to the amount specified in section 4503.038 of the Revised Code.	507
(3) Not less than thirty days prior to the expiration date	508
of a removable windshield placard, the bureau of motor vehicles	509
shall send a renewal notice to the person or organization that	510
has been issued the placard. The bureau shall send the notice to	511
the person's or organization's last known address, as shown in	512
the records of the bureau. The notice shall state that the	513
placard is expiring and instructions on how to renew the	514
placard.	515
(4) If a person or organization fails to renew the	516
removable windshield placard issued to that person or	517
organization prior to the expiration date, the placard issued to	518
that person or organization expires.	519
(E) At least once every year, on a date determined by the	520
registrar, the bureau shall examine the records of the office of	521
vital statistics, located within the department of health, that	522
pertain to deceased persons, and also the bureau's records of	523
all persons who have been issued removable windshield placards.	524
If the records of the office of vital statistics indicate that a	525

person to whom a removable windshield placard has been issued is	526
deceased, the bureau shall cancel that placard, and note the	527
<pre>cancellation in its records.</pre>	528
The office of vital statistics shall make available to the	529
bureau all information necessary to enable the bureau to comply	530
with division (E) of this section.	531
(F)(1) The removable windshield placard shall be printed	532
in white on a blue-colored background and shall display the	533
international symbol of access, the name of the state, and the	534
great seal of the state. The placard also shall display a	535
distinguishing number assigned to the placard and the printed	536
expiration date of the placard by month, day, and year.	537
(2) The temporary removable windshield placard shall be	538
the same size and form and shall have the same contents as the	539
removable windshield placard, except that it shall be printed in	540
white on a red-colored background and also shall display the	541
<pre>word "temporary."</pre>	542
(G) (1) Any active-duty member of the armed forces of the	543
United States, including the reserve components of the armed	544
forces and the national guard, who has an illness or injury that	545
limits or impairs the ability to walk may apply to the registrar	546
or a deputy registrar for a temporary removable windshield	547
placard.	548
(2) With the application, the applicant shall present	549
evidence of the person's active-duty status and the illness or	550
injury. Evidence of the illness or injury may include any of the	551
<pre>following:</pre>	552
(a) A current department of defense convalescent leave	553
<pre>statement;</pre>	554

(b) Any department of defense document indicating that the	555
applicant currently has an ill or injured casualty status or has	556
<pre>limited duties;</pre>	557
(c) An accessible parking certification form from any	558
health care provider authorizing the placard for the applicant.	559
(3) Upon receipt of the application and the necessary	560
documentary evidence, the registrar or deputy registrar shall	561
issue the applicant the temporary removable windshield placard	562
without requiring the payment of any service fee.	563
(H)(1) An applicant for a removable windshield placard may	564
obtain the placard without payment of a service fee if both of	565
the following apply:	566
(a) The applicant is a veteran of the armed forces of the	567
United States with a service-connected disability.	568
(b) The applicant submits the accessible parking	569
certification form required under division (A) of this section	570
and documentary evidence from the department of veterans affairs	571
that the disability identified on the form is service-connected.	572
(2) Upon receipt of the application and the necessary	573
documentary evidence, the registrar or deputy registrar shall	574
issue the applicant the removable windshield placard without	575
requiring the payment of a service fee.	576
(I) If a removable windshield placard is lost, destroyed,	577
or mutilated, the person or organization issued the placard may	578
obtain a duplicate by doing both of the following:	579
(1) Furnishing suitable proof of the loss, destruction, or	580
mutilation to the registrar;	581
(2) Paying a service fee equal to the amount specified in	582

section 4503.038 of the Revised Code.	583
Any person or organization who loses a placard and, after	584
obtaining a duplicate, finds the original, immediately shall	585
surrender the original placard to the registrar.	586
(J) No person or organization that is not eligible for the	587
issuance of a removable windshield placard shall willfully and	588
falsely represent that the person or organization is so	589
eligible.	590
(K) Nothing in this section shall be construed to require	591
a person or organization to apply for a removable windshield	592
placard if the placard issued to the person or organization	593
under prior law has not expired or been surrendered, revoked, or	594
<pre>canceled.</pre>	595
(L) The registrar shall pay all fees received under this	596
section for the issuance of removable windshield placards into	597
the state treasury to the credit of the public safety - highway	598
purposes fund created in section 4501.06 of the Revised Code.	599
(M) The registrar shall adopt any rules necessary to	600
administer this section, including any necessary procedures or	601
required documentary evidence. The rules shall include the	602
creation of a model accessible parking certification form. The	603
registrar shall make the form available on the bureau of motor	604
<pre>vehicle's web site.</pre>	605
Sec. 4503.443. In addition to the fees collected under	606
sections 4503.441 and 4503.442 of the Revised Code, the	607
registrar of motor vehicles or deputy registrar shall ask each	608
person applying for a removable windshield placard, duplicate	609
removable windshield placard, or an accessible license plate,	610
whether the person wishes to make a two-dollar voluntary	611

contribution to support rehabilitation employment services. The	612
registrar shall transmit the contributions received under this	613
section to the treasurer of state for deposit into the	614
rehabilitation employment fund, which is hereby created in the	615
state treasury. A deputy registrar shall transmit the	616
contributions received under this section to the registrar in	617
the time and manner prescribed by the registrar.	618
The opportunities for Ohioans with disabilities agency	619
shall use the contributions deposited in the fund to purchase	620
	621
from accredited community rehabilitation program facilities	
services related to vocational evaluation, work adjustment,	622
personal adjustment, job placement, job coaching, and community-	623
<pre>based assessment.</pre>	624
Sec. 4503.444. (A) The following documents shall include	625
the information listed in division (B) of this section:	626
(1) 2 1 1 5 1 5	605
(1) An application for registration of a motor vehicle	627
under section 4503.441 of the Revised Code;	628
(2) An application for a removable windshield placard	629
under section 4503.442 of the Revised Code;	630
(3) A renewal notice for the items listed in divisions (A)	631
(1) and (2) of this section;	632
1) und (2) of this section,	032
(4) All other publications issued by the bureau of motor	633
vehicles that relate to sections 4503.44 to 4503.447 of the	634
Revised Code.	635
(B) The documents listed in division (A) of this section	636
shall set forth the penalties that may be imposed upon a person	637
who violates any of the following provisions:	638
(1) The laws relating to the issuance, procurement, use.	639

and display of accessible license plates issued under section	640
4503.441 of the Revised Code;	641
(2) The laws relating to the issuance, procurement, use,	642
and display of removable windshield placards issued under	643
section 4503.442 of the Revised Code;	644
(3) The laws relating to the parking of a motor vehicle	645
displaying an accessible license plate or removable windshield	646
placard in an accessible parking space.	647
Sec. 4503.445. (A) Any person or organization that	648
possesses an accessible license plate or a removable windshield	649
placard shall return the plate or placard to the bureau of motor	650
vehicles if any of the following occur:	651
(1) The plate expires and is not renewed or the placard	652
<pre>expires.</pre>	653
(2) The plate or placard was issued to a person who is now	654
deceased.	655
(3) The plate or placard was issued to a person who no	656
longer qualifies for the plate or placard.	657
(4) The placard was issued to a person who no longer lives	658
in the state or to an organization that changed its place of	659
operation to another state.	660
(B) No person or organization shall refuse to return or	661
surrender the placard, when required.	662
(C) No person shall operate a motor vehicle that displays	663
an accessible license plate or a removable windshield placard if	664
the plate or placard is expired, canceled, or revoked, was	665
issued to a person who is deceased, or was issued to a person or	666
organization that no longer qualifies for the plate or placard.	667

(D)(1) Whoever violates division (B) or (C) of this	668
section, division (D) of section 4503.441, or division (J) of	669
section 4503.442 of the Revised Code is quilty of a misdemeanor	670
of the fourth degree.	671
(2) The offenses established under this section are strict	672
liability offenses and section 2901.20 of the Revised Code does	673
not apply. The designation of these offenses as strict liability	674
offenses shall not be construed to imply that any other offense,	675
for which there is no specified degree of culpability, is not a	676
strict liability offense.	677
(E) Any fine collected under division (D) of this section	678
shall be paid into the accessible parking violations fund	679
established by section 4511.693 of the Revised Code.	680
Sec. 4503.446. (A) Subject to section 4511.692 of the	681
Revised Code, the operator of a motor vehicle displaying an	682
accessible license plate or removable windshield placard is	683
entitled to park the motor vehicle in any special parking	684
location reserved for persons with disabilities that limit or	685
impair the ability to walk, also known as accessible parking	686
spaces or disability parking spaces.	687
(B) No person or organization shall display an accessible	688
license plate unless the license plate was issued for the motor	689
vehicle on which it is displayed and is valid.	690
(C) No person or organization issued a removable	691
windshield placard shall do either of the following:	692
(1) Display or allow the display of the placard on a motor	693
vehicle when the motor vehicle is being used for an activity	694
that does not include providing transportation for a person with	695
a disability that limits or impairs the ability to walk;	696
a disability that limits of impalls the ability to wark,	0) (

(2) Transfer the placard to any other person or entity.	697
(D)(1) Whoever violates division (B) or (C) of this	698
section is guilty of a misdemeanor of the fourth degree.	699
(2) The offenses established under this section are strict	700
liability offenses and section 2901.20 of the Revised Code does	701
not apply. The designation of these offenses as strict liability	702
offenses shall not be construed to imply that any other offense,	703
for which there is no specified degree of culpability, is not a	704
strict liability offense.	705
(E) Upon a conviction of a violation of division (B) or	706
(C) of this section, the court shall report the conviction, and	707
send the placard, if available, to the registrar of motor	708
vehicles. The registrar shall revoke the privilege of using the	709
placard and send a written notice to the placardholder at that	710
holder's last known address, as shown in the records of the	711
bureau of motor vehicles. The placardholder shall return the	712
placard, if not previously surrendered to the court, to the	713
registrar within ten days following the mailing of the notice.	714
(F) Any fine collected under division (D) of this section	715
shall be paid into the accessible parking violations fund	716
established by section 4511.693 of the Revised Code.	717
Sec. 4503.447. For purposes of enforcing sections 4503.44	718
to 4503.447 of the Revised Code, every peace officer is deemed	719
to be an agent of the registrar of motor vehicles. Any peace	720
officer or any authorized employee of the bureau of motor	721
vehicles who, in the performance of duties authorized by law,	722
becomes aware of a person whose removable windshield placard has	723
been revoked, may confiscate that placard and return it to the	724
registrar The registrar shall prescribe any forms used by law	725

enforcement agencies in administering this section.	726
No peace officer, law enforcement agency employing a peace	727
officer, or political subdivision or governmental agency	728
employing a peace officer, and no employee of the bureau is	729
liable in a civil action for damages or loss to persons arising	730
out of the performance of any duty required or authorized by	731
this section.	732
As used in this section, "peace officer" has the same	733
meaning as in division (B) of section 2935.01 of the Revised	734
Code.	735
Sec. 4503.448. No health care provider shall do any of the	736
<pre>following:</pre>	737
(A) Complete the accessible parking certification form to	738
enable a person to be issued an accessible license plate, a	739
removable windshield placard, or a temporary removable	740
windshield placard under either section 4503.441 or 4503.442 of	741
the Revised Code, knowing that the person does not meet any of	742
the criteria contained in division (A) of section 4503.44 of the	743
Revised Code;	744
(B) Complete the accessible parking certification form	745
described in division (A) of this section and knowingly misstate	746
on the form the length of time the health care provider expects	747
the person to have the disability that limits or impairs the	748
person's ability to walk in order to enable the person to retain	749
a removable windshield placard issued under section 4503.442 of	750
the Revised Code for a period of time longer than that which	751
would be estimated by a similar health care provider under the	752
<pre>same or similar circumstances;</pre>	753
(C) Fail to retain information sufficient to substantiate	754

that the person is eligible for accessible parking privileges.	755
(D) Whoever violates this section is quilty of a	756
misdemeanor of the first degree.	757
(E) A physician who violates this section and section	758
4731.481 of the Revised Code may be charged under this section	759
or section 4731.481 of the Revised Code, but not both. A	760
chiropractor who violates this section and section 4734.161 of	761
the Revised Code may be charged under this section or section	762
4734.161 of the Revised Code, but not both.	763
Sec. 4511.69. (A) Every vehicle stopped or parked upon a	764
roadway where there is an adjacent curb shall be stopped or	765
parked with the right-hand wheels of the vehicle parallel with	766
and not more than twelve inches from the right-hand curb, unless	767
it is impossible to approach so close to the curb; in such case	768
the stop shall be made as close to the curb as possible and only	769
for the time necessary to discharge and receive passengers or to	770
load or unload merchandise. Local authorities by ordinance may	771
permit angle parking on any roadway under their jurisdiction,	772
except that angle parking shall not be permitted on a state	773
route within a municipal corporation unless an unoccupied	774
roadway width of not less than twenty-five feet is available for	775
free-moving traffic.	776
(B) Local authorities by ordinance may permit parking of	777
vehicles with the left-hand wheels adjacent to and within twelve	778
inches of the left-hand curb of a one-way roadway.	779
(C)(1)(a) Except as provided in division(C)(1)(b) of this	780
section, no vehicle or trackless trolley shall be stopped or	781
parked on a road or highway with the vehicle or trackless	782
trolley facing in a direction other than the direction of travel	783

on that side of the road or highway.	784
(b) The operator of a motorcycle may back the motorcycle	785
into an angled parking space so that when the motorcycle is	786
parked it is facing in a direction other than the direction of	787
travel on the side of the road or highway.	788
(2) The operator of a motorcycle may back the motorcycle	789
into a parking space that is located on the side of, and	790
parallel to, a road or highway. The motorcycle may face any	791
direction when so parked. Not more than two motorcycles at a	792
time shall be parked in a parking space as described in division	793
(C)(2) of this section irrespective of whether or not the space	794
is metered.	795
(D) Notwithstanding any statute or any rule, resolution,	796
or ordinance adopted by any local authority, air compressors,	797
tractors, trucks, and other equipment, while being used in the	798
construction, reconstruction, installation, repair, or removal	799
of facilities near, on, over, or under a street or highway, may	800
stop, stand, or park where necessary in order to perform such	801
work, provided a flagperson is on duty or warning signs or	802
lights are displayed as may be prescribed by the director of	803
transportation.	804
(E) Special parking locations and privileges for persons-	805
with disabilities that limit or impair the ability to walk, also	806
known as handicapped parking spaces or disability parking	807
spaces, shall be provided and designated by all political	808
subdivisions and by the state and all agencies and	809
instrumentalities thereof at all offices and facilities, where	810
parking is provided, whether owned, rented, or leased, and at-	811

all publicly owned parking garages. The locations shall be-

designated through the posting of an elevated sign, whether-

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permanently affixed or movable, imprinted with the international	814
symbol of access and shall be reasonably close to exits,	815
entrances, elevators, and ramps. All elevated signs posted in-	816
accordance with this division and division (C) of section-	817
3781.111 of the Revised Code shall be mounted on a fixed or-	818
movable post, and the distance from the ground to the bottom-	819
edge of the sign shall measure not less than five feet. If a new	820
sign or a replacement sign designating a special parking	821
location is posted on or after October 14, 1999, there also-	822
shall be affixed upon the surface of that sign or affixed next	823
to the designating sign a notice that states the fine applicable-	824
for the offense of parking a motor vehicle in the special	825
designated parking location if the motor vehicle is not legally-	826
entitled to be parked in that location.	827
(F)(1)(a) No person shall stop, stand, or park any motor	828
vehicle at special parking locations provided under division (E)	829
of this section or at special clearly marked parking locations	830
provided in or on privately owned parking lots, parking garages,	831
or other parking areas and designated in accordance with that	832
division, unless one of the following applies:	833
(i) The motor vehicle is being operated by or for the	834
transport of a person with a disability that limits or impairs	835
the ability to walk and is displaying a valid removable-	836
windshield placard or special license plates;	837
(ii) The motor vehicle is being operated by or for the	838
transport of a handicapped person and is displaying a parking-	839
card or special handicapped license plates.	840
(b) Any motor vehicle that is parked in a special marked	841
parking location in violation of division (F)(1)(a)(i) or (ii)	842
of this section may be towed or otherwise removed from the	843

parking location by the law enforcement agency of the political	844
subdivision in which the parking location is located. A motor	845
vehicle that is so towed or removed shall not be released to its	846
owner until the owner presents proof of ownership of the motor-	847
vehicle and pays all towing and storage fees normally imposed by	848
that political subdivision for towing and storing motor-	849
vehicles. If the motor vehicle is a leased vehicle, it shall not	850
be released to the lessee until the lessee presents proof that	851
that person is the lessee of the motor vehicle and pays all-	852
towing and storage fees normally imposed by that political-	853
subdivision for towing and storing motor vehicles.	854
(c) If a person is charged with a violation of division	855
(F) (1) (a) (i) or (ii) of this section, it is an affirmative	856
defense to the charge that the person suffered an injury not-	857
more than seventy two hours prior to the time the person was	858
issued the ticket or citation and that, because of the injury,	859
the person meets at least one of the criteria contained in-	860
division (A)(1) of section 4503.44 of the Revised Code.	861
(2) No person shall stop, stand, or park any motor vehicle	862
in an area that is commonly known as an access aisle, which area	863
is marked by diagonal stripes and is located immediately	864
adjacent to a special parking location provided under division-	865
(E) of this section or at a special clearly marked parking	866
location provided in or on a privately owned parking lot,	867
parking garage, or other parking area and designated in	868
accordance with that division.	869
(G) When a motor vehicle is being operated by or for the	870
transport of a person with a disability that limits or impairs	871
the ability to walk and is displaying a removable windshield	872
placard or a temporary removable windshield placard or special	873

license plates, or when a motor vehicle is being operated by or-	874
for the transport of a handicapped person and is displaying a	875
parking card or special handicapped license plates, the motor	876
vehicle is permitted to park for a period of two hours in excess	877
of the legal parking period permitted by local authorities,	878
except where local ordinances or police rules provide otherwise-	879
or where the vehicle is parked in such a manner as to be clearly	880
a traffic hazard.	881
(H) No owner of an office, facility, or parking garage	882
where special parking locations are required to be designated in	883
accordance with division (E) of this section shall fail to-	884
properly mark the special parking locations in accordance with	885
that division or fail to maintain the markings of the special	886
locations, including the erection and maintenance of the fixed	887
or movable signs.	888
(I) Nothing in this section shall be construed to require	889
a person or organization to apply for a removable windshield	890
placard or special license plates if the parking card or special	891
license plates issued to the person or organization under prior	892
law have not expired or been surrendered or revoked.	893
$\frac{\text{(J)} \text{(1)} - \text{(E)}}{\text{(E)}}$ Whoever violates division (A) or (C) of this	894
section is guilty of a minor misdemeanor.	895
(2) (a) Whoever violates division (F) (1) (a) (i) or (ii) of	896
this section is guilty of a misdemeanor and shall be punished as	897
provided in division (J)(2)(a) and (b) of this section. Except	898
as otherwise provided in division (J)(2)(a) of this section, an-	899
offender who violates division (F)(1)(a)(i) or (ii) of this-	900
section shall be fined not less than two hundred fifty nor more-	901
than five hundred dollars. An offender who violates division (F)	902
(1) (a) (i) or (ii) of this section shall be fined not more than	903

one hundred dollars if the offender, prior to sentencing, proves-	904
either of the following to the satisfaction of the court:	905
(i) At the time of the violation of division (F)(1)(a)(i)	906
of this section, the offender or the person for whose transport	907
the motor vehicle was being operated had been issued a removable-	908
windshield placard that then was valid or special license plates	909
that then were valid but the offender or the person neglected to-	910
display the placard or license plates as described in division	911
(F)(1)(a)(i) of this section.	912
(ii) At the time of the violation of division (F)(1)(a)	913
(ii) of this section, the offender or the person for whose-	914
transport the motor vehicle was being operated had been issued a-	915
parking card that then was valid or special handicapped license-	916
plates that then were valid but the offender or the person-	917
neglected to display the card or license plates as described in	918
division (F)(1)(a)(ii) of this section.	919
(b) In no case shall an offender who violates division (F)	920
(1) (a) (i) or (ii) of this section be sentenced to any term of	921
imprisonment.	922
An arrest or conviction for a violation of division (F)(1)	923
(a) (i) or (ii) of this section does not constitute a criminal	924
record and need not be reported by the person so arrested or	925
convicted in response to any inquiries contained in any	926
application for employment, license, or other right or-	927
privilege, or made in connection with the person's appearance as	928
a witness.	929
The clerk of the court shall pay every fine collected	930
under divisions (J)(2) and (3) of this section to the political	931
subdivision in which the violation occurred. Except as provided	932

in division (J)(2) of this section, the political subdivision	933
shall use the fine moneys it receives under divisions (J)(2) and	934
(3) of this section to pay the expenses it incurs in complying	935
with the signage and notice requirements contained in division-	936
(E) of this section. The political subdivision may use up to	937
fifty per cent of each fine it receives under divisions (J)(2)	938
and (3) of this section to pay the costs of educational,	939
advocacy, support, and assistive technology programs for persons	940
with disabilities, and for public improvements within the	941
political subdivision that benefit or assist persons with	942
disabilities, if governmental agencies or nonprofit-	943
organizations offer the programs .	944
(3) Whoever violates division (F)(2) of this section shall-	945
be fined not less than two hundred fifty nor more than five-	946
hundred dollars.	947
In no case shall an offender who violates division (F) (2)	948
of this section be sentenced to any term of imprisonment. An-	949
arrest or conviction for a violation of division (F)(2) of this-	950
section does not constitute a criminal record and need not be	951
reported by the person so arrested or convicted in response to	952
any inquiries contained in any application for employment,	953
license, or other right or privilege, or made in connection with-	954
the person's appearance as a witness.	955
(4) Whoever violates division (II) of this section shall be	956
punished as follows:	957
(a) Except as otherwise provided in division (J)(4) of	958
this section, the offender shall be issued a warning.	959
(b) If the offender previously has been convicted of or-	960
pleaded guilty to a violation of division (H) of this section or	961

of a municipal ordinance that is substantially similar to that	962
division, the offender shall not be issued a warning but shall	963
be fined not more than twenty-five dollars for each parking-	964
location that is not properly marked or whose markings are not	965
properly maintained.	966
(K) As used in this section:	967
(1) "Handicapped person" means any person who has lost the	968
use of one or both legs or one or both arms, who is blind, deaf,	969
or so severely handicapped as to be unable to move without the	970
aid of crutches or a wheelchair, or whose mobility is restricted	971
by a permanent cardiovascular, pulmonary, or other handicapping	972
condition.	973
(2) "Person with a disability that limits or impairs the	974
ability to walk" has the same meaning as in section 4503.44 of	975
the Revised Code.	976
(3) "Special license plates" and "removable windshield-	977
placard" mean any license plates or removable windshield placard	978
or temporary removable windshield placard issued under section	979
4503.41 or 4503.44 of the Revised Code, and also mean any	980
substantially similar license plates or removable windshield-	981
placard or temporary removable windshield placard issued by a	982
state, district, country, or sovereignty.	983
Sec. 4511.691. (A) As used in sections 4511.691 to	984
4511.699 of the Revised Code:	985
(1) "Access aisle" means the area marked by diagonal	986
stripes located immediately adjacent to an accessible parking	987
space that is provided under section 4511.691 of the Revised	988
Code or at a clearly marked accessible parking space provided in	989
a privately owned parking area.	990

(2) "Accessible license plate" means any license plate	991
issued under sections 4503.41 and 4503.441 of the Revised Code,	992
and includes any substantially similar license plate issued by	993
another state, district, country, or sovereignty.	994
(3) "Person with a disability that limits or impairs the	995
ability to walk" and "organization" have the same meanings as in	996
section 4503.44 of the Revised Code.	997
(4) "Public accommodation" has the same meaning as in 42	998
<u>U.S.C. 12181.</u>	999
(5) "Removable windshield placard" means any removable	1000
windshield placard issued under section 4503.442 of the Revised	1001
Code, and includes any substantially similar removable	1002
windshield placard issued by another state, district, country,	1003
or sovereignty.	1004
(6) "Required entity" means all of the following:	1005
(a) A political subdivision;	1006
(b) The state and all agencies and instrumentalities	1007
<pre>thereof;</pre>	1008
(c) The owner of a place of public accommodation.	1009
(B) (1) A required entity shall provide and designate	1010
special parking locations and privileges for persons with	1011
disabilities that limit or impair the ability to walk, also	1012
known as accessible parking spaces or disability parking spaces.	1013
(2) The required entity shall make accessible parking	1014
spaces available at all offices, facilities, and places, where	1015
parking is provided, whether owned, rented, or leased by the	1016
entity.	1017

(3) The required entity shall ensure that the accessible	1018
parking spaces are reasonably close to exits, entrances,	1019
elevators, and ramps and are in compliance with the "Americans	1020
with Disabilities Act of 1990," 42 U.S.C. 12101, et seq.	1021
(C) (1) A required entity shall designate the accessible	1022
parking spaces by posting an elevated sign, whether permanently	1023
affixed or movable, imprinted with the international symbol of	1024
access.	1025
(2) The required entity shall post or mount the elevated	1026
sign on a fixed or movable post so that the distance from the	1027
ground to the bottom edge of the sign is not less than five	1028
<pre>feet.</pre>	1029
(3) The required entity shall affix upon the surface of	1030
the sign or next to the sign a notice that states the fine	1031
applicable for the offense of parking a motor vehicle in the	1032
accessible parking space if the motor vehicle is not legally	1033
entitled to be parked in that location.	1034
(D) No required entity shall fail to do any of the	1035
<pre>following:</pre>	1036
(1) Properly designate the accessible parking locations in	1037
accordance with division (C) of this section;	1038
(2) Maintain the markings of the accessible parking	1039
locations, including the erection and maintenance of the fixed	1040
or movable signs;	1041
(3) Maintain access to the accessible parking spaces,	1042
access aisle, curb cuts, or other features designed to provide	1043
accessibility for a person with a disability that limits or	1044
impairs the ability to walk.	1045

(E) In order to maintain access as required under division	1046
(D)(3) of this section, a required entity may do either of the	1047
<pre>following:</pre>	1048
(1) Remove any unreasonable obstruction of an accessible	1049
parking space, access aisle, or curb cut. If the obstruction is	1050
the result of an adverse weather event, the required entity	1051
shall remove the obstruction not later than twenty-four hours	1052
after the conclusion of that event;	1053
(2) Provide suitable alternative parking spots, access	1054
aisle space, or access points similar to a curb cut if the	1055
obstruction cannot be removed.	1056
(F)(1) Whoever violates this section shall be issued a	1057
warning for a first violation. If the offender previously has	1058
been convicted of or pleaded guilty to a violation of this	1059
section, or of a substantially similar municipal ordinance, the	1060
offender shall be fined not more than twenty-five dollars for	1061
each parking location that is not properly marked or properly	1062
maintained.	1063
(2) Fines collected under this section shall be deposited	1064
into the accessible parking violations fund created in section	1065
4511.693 of the Revised Code.	1066
Sec. 4511.692. (A) No person shall stop, stand, or park	1067
any motor vehicle at an accessible parking space designated by a	1068
required entity under section 4511.691 of the Revised Code or at	1069
a clearly marked accessible parking space provided in a	1070
privately owned parking area, unless both of the following	1071
<pre>apply:</pre>	1072
(1) The motor vehicle is being operated by or for the	1073
transport of a person with a disability that limits or impairs	1074

the ability to walk.	1075
(2) The motor vehicle is displaying a valid accessible	1076
license plate or removable windshield placard issued to either	1077
the person or organization operating the motor vehicle or the	1078
person being transported by the motor vehicle.	1079
(B) (1) Any motor vehicle that is parked in an accessible	1080
parking space in violation of division (A) of this section may	1081
be towed or otherwise removed from the parking space by either	1082
of the following:	1083
(a) The law enforcement agency of the political	1084
subdivision in which the parking space is located;	1085
(b) The owner of the parking area in which the parking	1086
<pre>space is located.</pre>	1087
(2) A motor vehicle that is so towed or removed shall not	1088
be released to its owner until the owner presents proof of	1089
ownership of the motor vehicle and pays all towing and storage	1090
fees normally imposed for towing and storing motor vehicles. If	1091
the motor vehicle is a leased vehicle, it shall not be released	1092
to the lessee until the lessee presents proof that that person	1093
is the lessee of the motor vehicle and pays all towing and	1094
storage fees normally imposed for towing and storing motor	1095
vehicles.	1096
(3) If a person is charged with a violation of division	1097
(A) of this section, it is not a defense to the charge that the	1098
sign posted does not comply with the technical requirements of	1099
section 4511.691 of the Revised Code, if a reasonable person	1100
would know that the parking space is reserved for a person with	1101
a disability that limits or impairs the ability to walk.	1102
(C) No person shall park in an accessible parking space	1103

when the person with a disability that limits or impairs the	1104
ability to walk will either:	1105
(1) Be dropped off and picked up at the entrance to the	1106
<pre>place of public accommodation;</pre>	1107
(2) Will not be entering or exiting the motor vehicle	1108
while it is parked.	1109
(D) No person shall stop, stand, or park any motor vehicle	1110
in any part of an access aisle, including a person that has been	1111
issued an accessible license plate or a removable windshield	1112
placard.	1113
(E) No person shall stop, stand, or park any motor vehicle	1114
in front of a ramp, curb cut, access entrance, or accessible	1115
route, including a person that has been issued an accessible	1116
license plate or a removable windshield placard.	1117
(F) (1) When a motor vehicle is being operated by or for	1118
the transport of a person with a disability that limits or	1119
impairs the ability to walk and is displaying either an	1120
accessible license plate or a removable windshield placard, the	1121
operator is permitted to park that motor vehicle for a period of	1122
two hours in excess of the legal parking period permitted by	1123
<pre>local authorities.</pre>	1124
(2) Division (F)(1) of this section does not apply when	1125
local ordinances or police rules provide otherwise or when the	1126
motor vehicle is parked in such a manner as to be clearly a	1127
traffic hazard.	1128
(G)(1) Except as provided in division (G)(2) of this	1129
section, whoever violates division (A), (C), (D), or (E) of this	1130
section is subject to the following civil menalties:	1131

(a) For a first offense, two hundred fifty dollars;	1132
(b) For a second offense, not less than two hundred fifty	1133
dollars nor more than five hundred dollars;	1134
(c) For a third or subsequent offense, not less than five	1135
hundred nor more than seven hundred fifty dollars.	1136
(2) Whoever violates division (A) of this section shall	1137
not be fined under division (G)(1) of this section if the	1138
offender, within thirty days of receiving the ticket in the	1139
mail, proves that either the offender or the person being	1140
transported by the offender, at the time of the violation, had a	1141
valid accessible license plate or removable windshield placard	1142
but the offender neglected to display the valid or the correct	1143
license plate or placard.	1144
(H) (1) Tickets issued for a civil violation of division	1145
(A), (C), (D), or (E) of this section shall be issued in	1146
accordance with sections 4511.695 to 4511.699 of the Revised	1147
Code.	1148
(2) The clerk of court or violations clerk of the parking	1149
violations bureau shall report all convictions for a violation	1150
of division (A), (C), (D), or (E) of this section to the	1151
registrar of motor vehicles.	1152
(I) (1) The clerk of court or violations clerk of the	1153
parking violations bureau shall pay fifty per cent of every fine	1154
collected under division (G) of this section to the political	1155
subdivision in which the violation occurred.	1156
(2) The remaining fifty per cent of every fine collected	1157
under division (G) of this section shall be paid into the	1158
accessible parking violations fund established by section	1159
4511.693 of the Revised Code.	1160

(J) Whoever knowingly violates division (D) of this	1161
section when that violation prevents a person with a disability	1162
that limits or impairs the ability to walk from being able to	1163
enter or exit the motor vehicle transporting that person is	1164
guilty of unlawful restraint of a person with a disability that	1165
limits or impairs the ability to walk, a misdemeanor of the	1166
third degree.	1167
Sec. 4511.693. (A) There is hereby created in the state	1168
treasury the accessible parking violations fund. The fund shall	1169
consist of the fines required to be deposited in the fund under	1170
sections 4503.445, 4503.446, 4511.691, and 4511.692 of the	1171
Revised Code. The fund shall be administered by the director of	1172
public safety and the superintendent of public instruction.	1173
(B) The money in the fund shall be divided as follows:	1174
(1) Twenty-five per cent shall be used by the director of	1175
public safety to administer the volunteer accessible parking	1176
enforcement training program created in section 4511.694 of the	1177
Revised Code, to collect data related to accessible parking	1178
violations, and to assist local law enforcement in enforcing the	1179
accessible parking laws.	1180
(2) Seventy-five per cent shall be used by the	1181
superintendent of public instruction to provide grants to a	1182
nonprofit corporation that creates, expands, and oversees	1183
interscholastic adaptive sports specifically for youth with	1184
physical disabilities. The superintendent shall approve the	1185
nonprofit corporation that receives such grants and the amounts	1186
paid through the grants.	1187
(C) The superintendent of public instruction shall provide	1188
a report to the general assembly by the thirty-first day of	1189

December of each year, which shall include the following	1190
<pre>information:</pre>	1191
(1) A description of the entity that received a grant from	1192
the fund that year and how much money the entity received;	1193
(2) A description of activities carried out using the	1194
grant provided to the entity under this section;	1195
(3) Information regarding the goals and objectives	1196
achieved by the entity through the activities carried out using	1197
the grant provided to the entity under this section.	1198
(D) All investment earnings of the fund shall be credited	1199
to the fund.	1200
Sec. 4511.694. (A) The director of public safety shall	1201
establish a volunteer accessible parking enforcement training	1202
program. The purpose of the program is to train a volunteer	1203
accessible parking enforcement force, which shall assist local	1204
law enforcement in enforcing the accessible parking laws.	1205
Volunteers trained under the program may issue civil parking	1206
tickets for violations of the accessible parking laws that are	1207
enforced under sections 4511.695 to 4511.699 of the Revised	1208
Code, or a substantially equivalent municipal ordinance, but	1209
will have no other enforcement authority.	1210
(B) To serve as a member of the volunteer accessible	1211
parking enforcement force, a person must meet all of the	1212
<pre>following qualifications:</pre>	1213
(1) Be at least twenty-one years of age;	1214
(2) Have no prior felony convictions;	1215
(3) Successfully complete the volunteer accessible parking	1216
enforcement training program.	1217

(C) The volunteer accessible parking enforcement training	1218
program shall include instruction in general administrative	1219
rules and procedures governing the volunteer accessible parking	1220
enforcement force, the role of the judicial system as it relates	1221
to parking regulation and enforcement, proper techniques and	1222
methods relating to the enforcement of parking laws, human	1223
interaction skills, personal safety and ethics relating to the	1224
enforcement of parking laws, and first aid.	1225
(D)(1) A law enforcement agency may deputize a member of	1226
the volunteer accessible parking enforcement force to assist the	1227
agency in enforcing civil accessible parking violations under	1228
sections 4511.695 to 4511.699 of the Revised Code, or a	1229
substantially equivalent municipal ordinance.	1230
(2) The agency shall provide the member with all of the	1231
following:	1232
(a) Some form of identification that demonstrates the	1233
member is authorized to issue accessible parking tickets;	1234
(b) Tickets that meet the requirements of section 4511.697	1235
of the Revised Code;	1236
(c) Any additional training necessary for the	1237
circumstances and conditions of that local jurisdiction.	1238
(E) A member of the volunteer accessible parking	1239
enforcement force shall only issue civil accessible parking	1240
tickets in accordance with sections 4511.695 to 4511.699 of the	1241
Revised Code, or a substantially equivalent municipal ordinance.	1242
All tickets issued by the member are enforceable in the same	1243
manner as if the tickets had been issued by a law enforcement	1244
officer.	1245
(F) Any member of the volunteer accessible parking	1246

enforcement force assumes all liability for participation in the	1247
training program and volunteer work with the law enforcement	1248
agency. The member shall hold harmless the state, the department	1249
of public safety, any political subdivision, and the law	1250
enforcement agency for any claims resulting from the volunteer	1251
work performed by the member. The director shall provide hold	1252
harmless forms necessary for the implementation of division (F)	1253
of this section, which shall be signed by the member and	1254
submitted to the department and the applicable law enforcement	1255
agency.	1256
(G)(1) The director shall track the number of persons	1257
trained through the volunteer accessible parking enforcement	1258
training program and the expenses incurred by the department in	1259
administering the program.	1260
(2) The director shall adopt any rules necessary for	1261
establishing and administering the volunteer accessible parking	1262
enforcement training program.	1263
Sec. 4511.695. As used in sections 4511.695 to 4511.699 of	1264
the Revised Code:	1265
(A) "Designated party" means the person whom the	1266
registered owner of a motor vehicle, upon receipt of a ticket	1267
for an accessible parking law violation, identifies as the	1268
person who parked the vehicle of the registered owner at the	1269
time of the violation.	1270
(B) "Law enforcement officer" means a state highway patrol	1271
trooper, sheriff, deputy sheriff, marshal, deputy marshal,	1272
police officer of a police department of any municipal	1273
corporation, police constable of any township, or police officer	1274
of a township or joint police district, who is employed on a	1275

permanent, full-time basis by a law enforcement agency.	1276
(C) "Member of the volunteer accessible parking	1277
enforcement force" means a person trained by the department of	1278
public safety under the program established by section 4511.694	1279
of the Revised Code and deputized by a law enforcement agency to	1280
assist the agency in enforcing civil accessible parking law	1281
violations.	1282
(D) "Motor vehicle leasing dealer" has the same meaning as	1283
in section 4517.01 of the Revised Code.	1284
(E) "Motor vehicle renting dealer" has the same meaning as	1285
in section 4549.65 of the Revised Code.	1286
(F) "Registered owner" means any of the following:	1287
(1) Any person or entity identified by the bureau of motor	1288
vehicles or any other state motor vehicle registration bureau,	1289
department, or office as the owner of a motor vehicle;	1290
(2) The lessee of a motor vehicle under a lease of six	1291
months or longer;	1292
(3) The renter of a motor vehicle pursuant to a written	1293
rental agreement with a motor vehicle renting dealer.	1294
(G) "Ticket" means any parking ticket, citation, summons,	1295
or other ticket issued in response to an alleged accessible	1296
parking law violation that represents a civil violation.	1297
(H) "Accessible parking law violation" means a violation	1298
of division (A), (C), (D), or (E) of section 4511.692 of the	1299
Revised Code, or a substantially equivalent municipal ordinance.	1300
Sec. 4511.696. (A) When a law enforcement officer or a	1301
member of the volunteer accessible parking enforcement force	1302

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witnesses an accessible parking law violation, the officer or	1303
member may issue a ticket for the violation. The ticket shall	1304
comply with the requirements of this section and section	1305
4511.697 of the Revised Code. The officer or member shall take	1306
at least one photo of the violation that captures the motor	1307
vehicle, the license plate, and that demonstrates an accessible	1308
parking law violation occurred.	1309
(B)(1) If the operator of the motor vehicle is present,	1310
the officer shall record on the ticket the name of the operator	1311
in the space provided for identification of the offender. The	1312
officer shall personally serve a copy of the ticket on the	1313
operator. No member of the volunteer accessible parking	1314
enforcement force shall issue tickets under division (B)(1) of	1315
this section.	1316
(2) If the operator of the motor vehicle is not present or	1317
cannot be identified, the officer or member shall insert the	1318
word "owner" in the space provided for identification of the	1319
offender. The officer or member shall constructively serve a	1320
copy of the parking ticket on the owner of the motor vehicle by	1321
affixing the ticket to the motor vehicle in a conspicuous place.	1322
(C) The original of any ticket issued in accordance with	1323
divisions (A) and (B) of this section and any photos of the	1324
violation shall be submitted to the law enforcement agency that	1325
employs the law enforcement officer or that deputized the member	1326
of the volunteer accessible parking enforcement force that	1327
issued the ticket. The law enforcement agency may use any lawful	1328
means to identify the registered owner of the motor vehicle if a	1329
copy of the ticket was left on the motor vehicle in accordance	1330
with division (B)(2) of this section.	1331
(D) After the identification of the registered owner under	1332

division (C) of this section, if applicable, and within thirty	1333
days of the accessible parking law violation, the law	1334
enforcement agency shall send by regular mail the ticket	1335
charging either the operator of the motor vehicle, if known, or	1336
the registered owner with the violation. The ticket shall	1337
include copies of the photos taken by the law enforcement	1338
officer or member of the volunteer accessible parking	1339
enforcement force.	1340
(E) A law enforcement agency that mails a ticket charging	1341
the operator or registered owner with the accessible parking law	1342
violation shall, without unnecessary delay, file a certified	1343
copy of the ticket with the municipal court, county court, or	1344
parking violations bureau with jurisdiction over the civil	1345
action.	1346
(F) A certified copy of the ticket alleging an accessible	1347
parking law violation is prima facie evidence of the facts	1348
contained therein and is admissible in a civil action or	1349
proceeding concerning the ticket issued under this section.	1350
Sec. 4511.697. A law enforcement agency shall ensure that	1351
a ticket for an accessible parking law violation issued under	1352
section 4511.696 of the Revised Code contains all of the	1353
<pre>following:</pre>	1354
(A) The name and address of the registered owner or the	1355
current operator of the motor vehicle, if known;	1356
(B) The letters and numerals appearing on the license	1357
plate issued to the motor vehicle;	1358
(C) The make and model of the motor vehicle;	1359
(D) The date, time, and place of the violation;	1360

(E) The accessible parking law violation charged;	1361
(F) The amount of the civil penalty imposed, the date by	1362
which the civil penalty is required to be paid, and the address	1363
of the municipal court, county court, or parking violations	1364
bureau with jurisdiction over the civil action to which the	1365
<pre>payment is to be sent;</pre>	1366
(G) A statement signed by a law enforcement officer or the	1367
member of the volunteer accessible parking enforcement force	1368
indicating that the motor vehicle was involved in an accessible	1369
parking law violation and the ticket is prima facie evidence of	1370
that accessible parking law violation;	1371
(H) Information advising the person or entity alleged to	1372
be liable for the violation of the options prescribed in section	1373
4511.698 of the Revised Code. The law enforcement agency shall	1374
include with the information the time, place, and manner in	1375
which the person or entity may appear in court or at the parking	1376
violations bureau to contest the violation and ticket and the	1377
procedure for disclaiming liability by submitting an affidavit	1378
to the municipal court, county court, or parking violations	1379
bureau as prescribed in section 4511.698 of the Revised Code.	1380
(I) A warning that failure to exercise one of the options	1381
prescribed in section 4511.698 of the Revised Code is deemed to	1382
be an admission of liability and waiver of the opportunity to	1383
contest the violation.	1384
Sec. 4511.698. A person or entity who receives a ticket	1385
for a civil violation under section 4511.696 of the Revised Code	1386
shall elect to do one of the following:	1387
(A) In accordance with instructions on the ticket, pay the	1388
civil penalty, thereby admitting liability and waiving the	1389

opportunity to contest the violation.	1390
(B)(1) Within thirty days after receipt of the ticket by	1391
mail, provide the municipal court, county court, or parking	1392
violations bureau with jurisdiction over the civil action with	1393
any of the following affidavits:	1394
(a) If the accessible parking law violation charged is a	1395
violation of division (A) of section 4511.692 of the Revised	1396
Code, an affidavit executed by the operator of the motor vehicle	1397
or registered owner stating that either the owner, the operator,	1398
or the person being transported in the motor vehicle, at the	1399
time of the violation, had a valid accessible license plate or	1400
removable windshield placard but the owner or operator neglected	1401
to display the valid or the correct license plate or placard.	1402
(b) An affidavit executed by the registered owner stating	1403
that another person was operating and parked the motor vehicle	1404
of the registered owner at the time of the violation,	1405
identifying that person as a designated party who may be held	1406
liable for the violation, and containing at a minimum the name	1407
and address of the designated party.	1408
(c) An affidavit executed by the registered owner stating	1409
that at the time of the violation, the motor vehicle or the	1410
license plate issued to the motor vehicle was stolen and	1411
therefore was in the care, custody, or control of some person or	1412
entity to whom the registered owner did not grant permission to	1413
use the motor vehicle. To demonstrate that the motor vehicle or	1414
the license plate was stolen prior to the accessible parking law	1415
violation and therefore was not under the control or possession	1416
of the registered owner at the time of the violation, the	1417
registered owner shall submit proof that a report about the	1418
stolen motor vehicle or license plate was filed with the	1419

appropriate law enforcement agency prior to the violation or	1420
within forty-eight hours after the violation occurred.	1421
(2) The operator of the motor vehicle or the registered	1422
owner is not responsible for an accessible parking law violation	1423
if, within thirty days after receipt of the ticket by mail, the	1424
operator or registered owner furnishes an affidavit specified in	1425
division (B)(1)(a), (b), or (c) of this section, as applicable,	1426
to the court or parking violations bureau with jurisdiction in a	1427
form established by the court or bureau and the following	1428
<pre>conditions are met:</pre>	1429
(a) If the operator of the motor vehicle or the registered	1430
owner submits an affidavit as specified in division (B)(1)(a) of	1431
this section, the affidavit is supported by evidence of the	1432
valid or correct accessible license plate or removable	1433
windshield placard.	1434
(b) If the registered owner submits an affidavit as	1435
specified in division (B)(1)(b) of this section, the designated	1436
party either accepts liability for the violation by paying the	1437
civil penalty or by failing to request a court or parking	1438
violations bureau hearing within thirty days or is determined	1439
liable in a hearing.	1440
(c) If the registered owner submits an affidavit as	1441
specified in division (B)(1)(c) of this section, the affidavit	1442
is supported by a stolen vehicle or stolen license plate report	1443
as required in that division.	1444
(C) If the registered owner is a motor vehicle leasing	1445
dealer or a motor vehicle renting dealer, notify the court or	1446
parking violations bureau with jurisdiction of the name and	1447
address of the lessee or renter of the motor vehicle at the time	1448

of the accessible parking law violation. The court or bureau	1449
shall establish the form of the notice. A motor vehicle leasing	1450
dealer or motor vehicle renting dealer who receives a ticket for	1451
an alleged accessible parking law violation is not liable for a	1452
ticket issued for a motor vehicle that was in the care, custody,	1453
or control of a lessee or renter at the time of the alleged	1454
violation. The dealer shall not pay such a ticket and	1455
subsequently attempt to collect a fee or assess the lessee or	1456
renter a charge for any payment of such a ticket made on behalf	1457
of the lessee or renter.	1458
(D) If the motor vehicle involved in the accessible	1459
parking law violation is a commercial motor vehicle and the	1460
ticket is issued to a corporate entity, provide to the court or	1461
parking violations bureau with jurisdiction an affidavit in a	1462
form established by the court or bureau, sworn to or affirmed by	1463
an agent of the corporate entity, that provides the name and	1464
address of the employee who was operating and parked the motor	1465
vehicle at the time of the alleged violation and who is the	1466
designated party.	1467
(E) Contest the ticket by filing a written request for a	1468
court or parking violations bureau hearing to review the ticket	1469
in a form established by the court or bureau. The person shall	1470
file the written request not later than thirty days after	1471
receipt of the ticket by mail. The failure to request a hearing	1472
within this time period constitutes a waiver of the right to	1473
contest the violation and ticket, and is deemed to constitute an	1474
admission of liability.	1475
Sec. 4511.699. (A) (1) A court or a parking violations	1476
bureau with jurisdiction that receives an affidavit described in	1477
division (B)(1)(b) or (D) of section 4511.698 of the Revised	1478

Code or a notification under division (C) of that section from a	1479
registered owner may proceed to notify the law enforcement	1480
agency to send a ticket that conforms with this section and	1481
section 4511.697 of the Revised Code to the designated party.	1482
(2) The law enforcement agency shall send the conforming	1483
ticket to the designated party by ordinary mail not later than	1484
twenty-one days after receipt of the notification from the court	1485
or parking violations bureau.	1486
(B)(1) If a hearing is requested under division (E) of	1487
section 4511.698 of the Revised Code, the court or bureau shall	1488
issue a written decision imposing liability for the violation	1489
upon an individual if the court or bureau finds by a	1490
preponderance of the evidence that:	1491
(a) The alleged accessible parking law violation did in	1492
fact occur;	1493
(b) The person named in the original or any subsequent	1494
ticket is the person who was operating and parked the motor	1495
vehicle at the time of the violation.	1496
The court or bureau shall submit the decision to the law	1497
enforcement agency and the person named in the ticket.	1498
(2) If the court or bureau finds by a preponderance of the	1499
evidence that the alleged accessible parking law violation did	1500
not occur or did in fact occur but the person named in the	1501
original or any subsequent ticket is not the person who was	1502
operating and parked the motor vehicle at the time of the	1503
violation, the court or bureau shall issue a written decision	1504
finding that the individual is not liable for the violation and	1505
submit it to the law enforcement agency and the person named in	1506
the ticket.	1507

(3) If the person who requested the court hearing fails to	1508
appear, the court or bureau shall determine that the person is	1509
liable for the violation. In such a case, the court or bureau	1510
shall issue a written decision imposing liability for the	1511
violation upon the individual and submit it to the law	1512
enforcement agency and the person named in the ticket.	1513
(4) The court or bureau shall render a decision on the day	1514
a hearing takes place.	1515
	151
(C) The court or bureau shall charge the applicable costs	1516
and fees for the civil action to the party that does not prevail	1517
in the action.	1518
Sec. 4521.01. As used in this chapter:	1519
(A) "Parking infraction" means a violation of any	1520
ordinance, resolution, or regulation enacted by a local	1521
authority that regulates the standing or parking of vehicles and	1522
that is authorized pursuant to section 505.17 or 4511.07 of the	1523
Revised Code, or a violation of any ordinance, resolution, or	1524
regulation enacted by a local authority as authorized by this	1525
chapter, if the local authority in either of these cases also	1526
has enacted an ordinance, resolution, or regulation of the type	1527
described in division (A) of section 4521.02 of the Revised Code	1528
in relation to the particular regulatory ordinance, resolution,	1529
or regulation.	1530
(B) "Vehicle" has the same meaning as in section 4511.01	1531
of the Revised Code.	1532
(C) "Court" means a municipal court, county court,	1533
juvenile court, or mayor's court, unless specifically identified	1534
as one of these courts, in which case it means the specifically	1535
identified court.	1536

(D) "Local authority" means every county, municipal	1537
corporation, township, or other local board or body having	1538
authority to adopt police regulations pursuant to the	1539
constitution and laws of this state.	1540

- (E) "Disability Accessible parking space" means a motor 1541 vehicle parking location that is reserved for the exclusive 1542 standing or parking of a vehicle that is operated by or on 1543 behalf of a person with a disability that limits or impairs the 1544 ability to walk and displays a placard or an accessible license 1545 plates plate issued under section 4503.44 4503.41 or 4503.441 of 1546 the Revised Code or a removable windshield placard issued under 1547 section 4503.442 of the Revised Code. 1548
- (F) "Person with a disability that limits or impairs the 1549 ability to walk" has the same meaning as in section 4503.44 of 1550 the Revised Code.

Sec. 4521.02. (A) A local authority that enacts any 1552 ordinance, resolution, or regulation that regulates the standing 1553 or parking of vehicles and that is authorized pursuant to 1554 section 505.17 or 4511.07 of the Revised Code also by ordinance, 1555 resolution, or regulation may specify that a violation of the 1556 regulatory ordinance, resolution, or regulation shall not be 1557 considered a criminal offense for any purpose, that a person who 1558 commits the violation shall not be arrested as a result of the 1559 commission of the violation, and that the violation shall be 1560 handled pursuant to this chapter. If such a specification is 1561 made, the local authority also by ordinance, resolution, or 1562 regulation shall adopt a fine for a violation of the regulatory 1563 ordinance, resolution, or regulation and prescribe an additional 1564 penalty or penalties for failure to answer any charges of the 1565 violation in a timely manner. In no case shall any fine adopted 1566

or additional penalty prescribed pursuant to this division	1567
exceed the fine established by the municipal or county court	1568
having territorial jurisdiction over the entire or a majority of	1569
the political subdivision of the local authority, in its	1570
schedule of fines established pursuant to Traffic Rule 13(C),	1571
for a substantively comparable violation. Except as provided in	1572
this division, in no case shall any fine adopted or additional	1573
penalty prescribed pursuant to this division exceed one hundred	1574
dollars, plus costs and other administrative charges, per	1575
violation.	1576
If a local authority chooses to adopt a specific fine for	1577
a violation of an ordinance, resolution, or regulation that	1578
regulates the standing or parking of a vehicle in a disability	1579
an accessible parking space, the fine the local authority	1580
establishes for such offense shall be an amount not less than	1581
two hundred fifty dollars but not more than <pre>five seven hundred</pre>	1582
<pre>fifty dollars.</pre>	1583
(B) A local authority that enacts an ordinance,	1584
resolution, or regulation pursuant to division (A) of this	1585
section also may enact an ordinance, resolution, or regulation	1586
that provides for the impoundment or immobilization of vehicles	1587
found standing or parked in violation of the regulatory	1588
ordinance, resolution, or regulation and the release of the	1589
vehicles to their owners. In no case shall an ordinance,	1590
resolution, or regulation require the owner of the vehicle to	1591
post bond or deposit cash in excess of one thousand dollars in	1592
order to obtain release of the vehicle.	1593
(C) A local authority that enacts any ordinance,	1594

1596

resolution, or regulation pursuant to division (A) of this

section also shall enact an ordinance, resolution, or regulation

that specifies the time within which a person who is issued a	1597
parking ticket must answer in relation to the parking infraction	1598
charged in the ticket.	1599
Sec. 4731.481. No physician shall do either any of the	1600
following:	1601
(A) Furnish a person with a prescription in order Complete	1602
the accessible parking certification form to enable the a person	1603
to be issued <u>an accessible license plate</u> , a removable windshield	1604
placard, or a temporary removable windshield placard, or license	1605
plates under either section 4503.444 or 4503.442 of the	1606
Revised Code, knowing that the person does not meet any of the	1607
criteria contained in division $\frac{(A)}{(A)}$ of $\frac{(A)}{(A)}$ of $\frac{(A)}{(A)}$	1608
4503.44 of the Revised Code;	1609
(B) Furnish a person with a prescription Complete the	1610
accessible parking certification form described in division (A)	1611
of this section and knowingly misstate on the prescription form	1612
the length of time the physician expects the person to have the	1613
disability that limits or impairs the person's ability to walk	1614
in order to enable the person to retain a removable windshield	1615
placard issued under section 4503.44 4503.442 of the Revised	1616
Code for a period of time longer than that which would be	1617
estimated by a similar practitioner under the same or similar	1618
circumstances;	1619
(C) Fail to retain information sufficient to substantiate	1620
that the person is eligible for accessible parking privileges.	1621
Sec. 4734.161. No chiropractor shall do either any of the	1622
following:	1623
(A) Furnish a person with a prescription Complete the	1624
accessible parking certification form in order to enable the a	1625

person to be issued an accessible license plate, a removable	1626
windshield placard, or a temporary removable windshield placard,	1627
or license plates under either section 4503.444503.441 or	1628
$\underline{4503.442}$ of the Revised Code, knowing that the person does not	1629
meet any of the criteria contained in division $\frac{(A)}{(1)}$ of	1630
that section 4503.44 of the Revised Code;	1631
(B) Furnish a person with a prescription Complete the	1632
accessible parking certification form described in division (A)	1633
of this section and knowingly misstate on the <pre>prescription form</pre>	1634
the length of time the chiropractor expects the person to have	1635
the disability that limits or impairs the person's ability to	1636
walk in order to enable the person to retain a removable	1637
windshield placard issued under section 4503.44 4503.442 of the	1638
Revised Code for a period of time longer than that which would	1639
be estimated by a similar practitioner under the same or similar	1640
circumstances;	1641
(C) Fail to retain information sufficient to substantiate	1642
that the person is eligible for accessible parking privileges.	1643
Section 2. That existing sections 4503.44, 4511.69,	1644
4521.01, 4521.02, 4731.481, and 4734.161 of the Revised Code are	1645
hereby repealed.	1646
Section 3. That sections 311.30, 505.541, 509.04, 3501.29,	1647
3781.111, 4503.10, 4503.12, 4517.01, and 4517.12 of the Revised	1648
Code be amended to read as follows:	1649
Sec. 311.30. (A) The board of county commissioners may	1650
establish, by resolution, a parking enforcement unit within the	1651
office of the sheriff to operate in the unincorporated areas of	1652
the county, and may provide for the regulation of parking	1653
enforcement officers. The sheriff shall be the executive head of	1654

the parking enforcement unit, shall make all appointments and 1655 removals of parking enforcement officers, subject to any general 1656 rules prescribed by the board of county commissioners by 1657 resolution, and shall prescribe rules for the organization, 1658 training, administration, control, and conduct of the parking 1659 enforcement unit. The sheriff may appoint parking enforcement 1660 officers who agree to serve for nominal compensation, and 1661 persons with physical disabilities may receive appointments as 1662 parking enforcement officers. 1663

- (B) The authority of the parking enforcement officers 1664 shall be limited to the enforcement of section 4511.69 1665 to 4511.699 of the Revised Code and any other parking laws 1666 specified in the resolution creating the parking enforcement 1667 unit. Parking enforcement officers shall have no other powers. 1668
- (C) The training the parking enforcement officers shall

 receive shall include instruction in general administrative

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 rules and procedures governing the parking enforcement unit, the

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 role of the judicial system as it relates to parking regulation

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 and enforcement, proper techniques and methods relating to the

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 enforcement of parking laws, human interaction skills, and first

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 aid.
- Sec. 505.541. (A) The board of township trustees or a 1676 joint police district board, respectively, may establish, by 1677 resolution, a parking enforcement unit within a township police 1678 district or within a joint police district, and provide for the 1679 regulation of parking enforcement officers. The chief of police 1680 of the district shall be the executive head of the parking 1681 enforcement unit, shall make all appointments and removals of 1682 parking enforcement officers, subject to any general rules 1683 prescribed by the board of township trustees by resolution or 1684

joint police district board, as appropriate, and shall prescribe

rules for the organization, training, administration, control,

and conduct of the parking enforcement unit. The chief of police

may appoint parking enforcement officers who agree to serve for

nominal compensation, and persons with physical disabilities may

receive appointments as parking enforcement officers.

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- (B) The authority of the parking enforcement officers

 1691

 shall be limited to the enforcement of section sections 4511.69

 1692

 to 4511.699 of the Revised Code and any other parking laws

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 specified in the resolution creating the parking enforcement

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 unit. Parking enforcement officers shall have no other powers.

 1695
- (C) The training the parking enforcement officers shall

 receive shall include instruction in general administrative

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 rules and procedures governing the parking enforcement unit, the

 role of the judicial system as it relates to parking regulation

 1699

 and enforcement, proper techniques and methods relating to the

 enforcement of parking laws, human interaction skills, and first

 1701

 aid.

Sec. 509.04. (A) The board of township trustees may 1703 establish, by resolution, a parking enforcement unit within the 1704 office of a township constable, and provide for the regulation 1705 of parking enforcement officers. The board of township trustees 1706 shall appoint a police constable as executive head of the 1707 parking enforcement unit, who shall make all appointments and 1708 removals of parking enforcement officers, subject to any general 1709 rules prescribed by the board of township trustees by 1710 resolution, and shall prescribe rules for the organization, 1711 training, administration, control, and conduct of the parking 1712 enforcement unit. The executive head of the parking enforcement 1713 unit may appoint parking enforcement officers who agree to serve 1714 for nominal compensation, and persons with physical disabilities 1715 may receive appointments as parking enforcement officers. 1716

- (B) The authority of the parking enforcement officers 1717 shall be limited to the enforcement of section sections 4511.69 1718 to 4511.699 of the Revised Code and any other parking laws 1719 specified in the resolution creating the parking enforcement 1720 unit. Parking enforcement officers shall have no other powers. 1721
- (C) The training the parking enforcement officers shall 1722 receive shall include instruction in general administrative 1723 rules and procedures governing the parking enforcement unit, the 1724 role of the judicial system as it relates to parking regulation 1725 and enforcement, proper techniques and medthodsmethods relating 1726 to the enforcement of parking laws, human interaction skills, 1727 and first aid.

Sec. 3501.29. (A) The board of elections shall provide for 1729 each precinct a polling place and provide adequate facilities at 1730 each polling place for conducting the election. The board shall 1731 provide a sufficient number of screened or curtained voting 1732 compartments to which electors may retire and conveniently mark 1733 their ballots, protected from the observation of others. Each 1734 voting compartment shall be provided at all times with writing 1735 implements, instructions how to vote, and other necessary 1736 conveniences for marking the ballot. The voting location manager 1737 shall ensure that the voting compartments at all times are 1738 adequately lighted and contain the necessary supplies. The board 1739 shall utilize, in so far as practicable, rooms in public schools 1740 and other public buildings for polling places. Upon application 1741 of the board of elections, the authority which has the control 1742 of any building or grounds supported by taxation under the laws 1743 of this state, shall make available the necessary space therein 1744

for the purpose of holding elections and adequate space for the	1745
storage of voting machines, without charge for the use thereof.	1746
A reasonable sum may be paid for necessary janitorial service.	1747
When polling places are established in private buildings, the	1748
board may pay a reasonable rental therefor, and also the cost of	1749
liability insurance covering the premises when used for election	1750
purposes, or the board may purchase a single liability policy	1751
covering the board and the owners of the premises when used for	1752
election purposes. When removable buildings are supplied by the	1753
board, they shall be constructed under the contract let to the	1754
lowest and best bidder, and the board shall observe all	1755
ordinances and regulations then in force as to safety. The board	1756
shall remove all such buildings from streets and other public	1757
places within thirty days after an election, unless another	1758
election is to be held within ninety days.	1759
(B)(1) Except as otherwise provided in this section, the	1760
board shall ensure all of the following:	1761
(a) That polling places are free of barriers that would	1762
impede ingress and egress of handicapped persons;	1763
(b) That the minimum number of special parking locations,	1764
also known as handicapped accessible parking spaces or	1765
disability parking spaces, for handicapped persons with a	1766
disability that limits or impairs the ability to walk are	1767
designated at each polling place in accordance with 28 C.F.R.	1768
Part 36, Appendix A, and in compliance with division (E) of	1769
section 4511.69 4511.691 of the Revised Code;	1770
(c) That the entrances of polling places are level or are	1771
provided with a nonskid ramp that meets the requirements of the	1772
"Americans with Disabilities Act of 1990," 104 Stat. 327, 42	1773
U.S.C. 12101, et seq.;	1774

(d) That doors are a minimum of thirty-two inches wide.	1775
(2) Notwithstanding division (B)(1)(a), (c), or (d) of	1776
this section, certain polling places may be specifically	1777
exempted by the secretary of state upon certification by a board	1778
of elections that a good faith, but unsuccessful, effort has	1779
been made to modify, or change the location of, such polling	1780
places.	1781
(C) At any polling place that is exempted from compliance	1782
by the secretary of state, the board of elections shall permit	1783
any handicapped elector who travels to that elector's polling	1784
place, but who is unable to enter the polling place, to vote,	1785
with the assistance of two polling place officials of major	1786
political parties, in the vehicle that conveyed that elector to	1787
the polling place, or to receive and cast that elector's ballot	1788
	1789
at the door of the polling place.	1/09
at the door of the polling place. (D) The secretary of state shall:	1790
(D) The secretary of state shall:	1790
(D) The secretary of state shall:(1) Work with other state agencies to facilitate the	1790 1791
(D) The secretary of state shall:(1) Work with other state agencies to facilitate the distribution of information and technical assistance to boards	1790 1791 1792
(D) The secretary of state shall:(1) Work with other state agencies to facilitate the distribution of information and technical assistance to boards of elections to meet the requirements of division (B) of this	1790 1791 1792 1793
(D) The secretary of state shall: (1) Work with other state agencies to facilitate the distribution of information and technical assistance to boards of elections to meet the requirements of division (B) of this section;	1790 1791 1792 1793 1794
 (D) The secretary of state shall: (1) Work with other state agencies to facilitate the distribution of information and technical assistance to boards of elections to meet the requirements of division (B) of this section; (2) Work with organizations that represent or provide 	1790 1791 1792 1793 1794
 (D) The secretary of state shall: (1) Work with other state agencies to facilitate the distribution of information and technical assistance to boards of elections to meet the requirements of division (B) of this section; (2) Work with organizations that represent or provide services to handicapped, disabled, or elderly citizens to effect 	1790 1791 1792 1793 1794 1795
(D) The secretary of state shall: (1) Work with other state agencies to facilitate the distribution of information and technical assistance to boards of elections to meet the requirements of division (B) of this section; (2) Work with organizations that represent or provide services to handicapped, disabled, or elderly citizens to effect a wide dissemination of information about the availability of	1790 1791 1792 1793 1794 1795 1796 1797
(D) The secretary of state shall: (1) Work with other state agencies to facilitate the distribution of information and technical assistance to boards of elections to meet the requirements of division (B) of this section; (2) Work with organizations that represent or provide services to handicapped, disabled, or elderly citizens to effect a wide dissemination of information about the availability of absentee voting, voting in the voter's vehicle or at the door of	1790 1791 1792 1793 1794 1795 1796 1797 1798
(D) The secretary of state shall: (1) Work with other state agencies to facilitate the distribution of information and technical assistance to boards of elections to meet the requirements of division (B) of this section; (2) Work with organizations that represent or provide services to handicapped, disabled, or elderly citizens to effect a wide dissemination of information about the availability of absentee voting, voting in the voter's vehicle or at the door of the polling place, or other election services to handicapped,	1790 1791 1792 1793 1794 1795 1796 1797 1798 1799
(D) The secretary of state shall: (1) Work with other state agencies to facilitate the distribution of information and technical assistance to boards of elections to meet the requirements of division (B) of this section; (2) Work with organizations that represent or provide services to handicapped, disabled, or elderly citizens to effect a wide dissemination of information about the availability of absentee voting, voting in the voter's vehicle or at the door of the polling place, or other election services to handicapped, disabled, or elderly citizens.	1790 1791 1792 1793 1794 1795 1796 1797 1798 1799 1800

county at that election meets the requirements of division (B)	1804
(1) (b) of this section. The signed statement shall be sent to	1805
the secretary of state by certified mail or electronically.	1806
(F) As used in this section, "handicapped" means having	1807
lost the use of one or both legs, one or both arms, or any	1808
combination thereof, or being blind or so severely disabled as	1809
to be unable to move about without the aid of crutches or a	1810
wheelchair.	1811
Sec. 3781.111. (A) In addition to the powers conferred by	1812
any other section of the Revised Code, the board of building	1813
standards shall adopt standards and rules to facilitate the	1814
reasonable access and use by all persons with a disability of	1815
all buildings and the facilities of buildings for which plans	1816
are submitted for approval under section 3791.04 of the Revised	1817
Code. No standard or rule shall be applied to any building the	1818
plans or drawings, specifications, and date of which have been	1819
approved prior to the time that the standard or rule takes	1820
effect.	1821
(B)(1) Except as otherwise provided in this section, the	1822
standards and rules adopted by the board pursuant to this	1823
section shall be in accordance with the "Americans with	1824
Disabilities Act of 1990," 104 Stat. 327, 42 U.S.C.A. U.S.C.	1825
12101, as amended, et seq. and the "Fair Housing Amendments Act	1826
of 1988," 102 Stat. 1619, 42 <u>U.S.C.A. <u>U.S.C.</u> 3601, <u>as amended et</u></u>	1827
seq.	1828
(2) For purposes of enforcement by the Ohio civil rights	1829
commission only, approval of a plan as required under section	1830
3791.04 of the Revised Code creates a rebuttable presumption	1831
that the plans, drawings, specifications, or data submitted are	1832
in compliance with the rules adopted by the board pursuant to	1833

this section as they relate to accessibility.

- (C) All signs posted to designate special parking 1835 locations for persons with a disability and persons with 1836 disabilities that limit or impair the ability to walk in 1837 accordance with division (E) of section 4511.69 4511.691 of the 1838 Revised Code and the standards and rules adopted pursuant to 1839 this section shall be mounted on a fixed or movable post or 1840 otherwise affixed in a vertical position so that the distance 1841 from the ground to the bottom edge of the sign measures not less 1842 than five feet. If a new sign or a replacement sign designating 1843 a special parking location is posted on or after October 14, 1844 1999, there also shall be affixed upon the surface of that sign 1845 or affixed next to the designating sign a notice that states the 1846 fine applicable for the offense of parking a motor vehicle in 1847 the special designated parking location if the motor vehicle is 1848 not legally entitled to be parked in that location. 1849
- (D) As used in this section, "disability" has the same 1850 meaning as in section 4112.01 of the Revised Code. As used in 1851 division (C) of this section, "persons with disabilities that 1852 limit or impair the ability to walk" has the same meaning as in 1853 division $\frac{A}{A}$ of section 4503.44 of the Revised Code. 1854
- (E) No owner of a building or facility where special 1855 parking locations for persons with a disability must be 1856 designated in accordance with the standards and rules adopted 1857 pursuant to this section shall fail to properly mark the special 1858 parking locations as required by those standards and rules or 1859 fail to maintain the markings of the special parking locations, 1860 including the erection and maintenance of the fixed or movable 1861 1862 signs.
 - (F) The board annually shall provide statewide training on 1863

the rules adopted by the board pursuant to this section as they	1864
relate to accessibility for nonresidential building department	1865
personnel certified by the board who approve, review plans, and	1866
inspect nonresidential construction.	1867

Sec. 4503.10. (A) The owner of every snowmobile, off-1868 highway motorcycle, and all-purpose vehicle required to be 1869 registered under section 4519.02 of the Revised Code shall file 1870 an application for registration under section 4519.03 of the 1871 Revised Code. The owner of a motor vehicle, other than a 1872 snowmobile, off-highway motorcycle, or all-purpose vehicle, that 1873 is not designed and constructed by the manufacturer for 1874 operation on a street or highway may not register it under this 1875 chapter except upon certification of inspection pursuant to 1876 section 4513.02 of the Revised Code by the sheriff, or the chief 1877 of police of the municipal corporation or township, with 1878 jurisdiction over the political subdivision in which the owner 1879 of the motor vehicle resides. Except as provided in section 1880 4503.103 of the Revised Code, every owner of every other motor 1881 vehicle not previously described in this section and every 1882 person mentioned as owner in the last certificate of title of a 1883 motor vehicle that is operated or driven upon the public roads 1884 or highways shall cause to be filed each year, by mail or 1885 otherwise, in the office of the registrar of motor vehicles or a 1886 deputy registrar, a written or electronic application or a 1887 preprinted registration renewal notice issued under section 1888 4503.102 of the Revised Code, the form of which shall be 1889 prescribed by the registrar, for registration for the following 1890 registration year, which shall begin on the first day of January 1891 of every calendar year and end on the thirty-first day of 1892 December in the same year. Applications for registration and 1893 registration renewal notices shall be filed at the times 1894

established by the registrar pursuant to section 4503.101 of the	1895
Revised Code. A motor vehicle owner also may elect to apply for	1896
or renew a motor vehicle registration by electronic means using	1897
electronic signature in accordance with rules adopted by the	1898
registrar. Except as provided in division (J) of this section,	1899
applications for registration shall be made on blanks furnished	1900
by the registrar for that purpose, containing the following	1901
information:	1902
(1) A brief description of the motor vehicle to be	1903
registered, including the year, make, model, and vehicle	1904
identification number, and, in the case of commercial cars, the	1905
gross weight of the vehicle fully equipped computed in the	1906
manner prescribed in section 4503.08 of the Revised Code;	1907
(2) The name and residence address of the owner, and the	1908
township and municipal corporation in which the owner resides;	1909
(3) The district of registration, which shall be	1910
determined as follows:	1911
(a) In case the motor vehicle to be registered is used for	1912
hire or principally in connection with any established business	1913
or branch business, conducted at a particular place, the	1914
district of registration is the municipal corporation in which	1915
that place is located or, if not located in any municipal	1916
corporation, the county and township in which that place is	1917
located.	1918
(b) In case the vehicle is not so used, the district of	1919
registration is the municipal corporation or county in which the	1920
owner resides at the time of making the application.	1921
(4) Whether the motor vehicle is a new or used motor	1922

vehicle;

(5) The date of purchase of the motor vehicle; 1924 (6) Whether the fees required to be paid for the 1925 registration or transfer of the motor vehicle, during the 1926 preceding registration year and during the preceding period of 1927 the current registration year, have been paid. Each application 1928 for registration shall be signed by the owner, either manually 1929 or by electronic signature, or pursuant to obtaining a limited 1930 power of attorney authorized by the registrar for registration, 1931 or other document authorizing such signature. If the owner 1932 1933 elects to apply for or renew the motor vehicle registration with the registrar by electronic means, the owner's manual signature 1934 is not required. 1935 (7) The owner's social security number, driver's license 1936 number, or state identification number, or, where a motor 1937 vehicle to be registered is used for hire or principally in 1938 connection with any established business, the owner's federal 1939 taxpayer identification number. The bureau of motor vehicles 1940 shall retain in its records all social security numbers provided 1941 under this section, but the bureau shall not place social 1942 security numbers on motor vehicle certificates of registration. 1943 (B) Except as otherwise provided in this division, each 1944 time an applicant first registers a motor vehicle in the 1945 applicant's name, the applicant shall present for inspection a 1946 physical certificate of title or memorandum certificate showing 1947 title to the motor vehicle to be registered in the name of the 1948 applicant if a physical certificate of title or memorandum 1949 certificate has been issued by a clerk of a court of common 1950 pleas. If, under sections 4505.021, 4505.06, and 4505.08 of the 1951 Revised Code, a clerk instead has issued an electronic 1952

certificate of title for the applicant's motor vehicle, that

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certificate may be presented for inspection at the time of first	1954
registration in a manner prescribed by rules adopted by the	1955
registrar. An applicant is not required to present a certificate	1956
of title to an electronic motor vehicle dealer acting as a	1957
limited authority deputy registrar in accordance with rules	1958
adopted by the registrar. When a motor vehicle inspection and	1959
maintenance program is in effect under section 3704.14 of the	1960
Revised Code and rules adopted under it, each application for	1961
registration for a vehicle required to be inspected under that	1962
section and those rules shall be accompanied by an inspection	1963
certificate for the motor vehicle issued in accordance with that	1964
section. The application shall be refused if any of the	1965
following applies:	1966

- (1) The application is not in proper form.
- (2) The application is prohibited from being accepted by

 1968
 division (D) of section 2935.27, division (A) of section

 1969
 2937.221, division (A) of section 4503.13, division (B) of

 1970
 section 4510.22, or division (B) (1) of section 4521.10 of the

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 Revised Code.

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- (3) A certificate of title or memorandum certificate of title is required but does not accompany the application or, in the case of an electronic certificate of title, is required but is not presented in a manner prescribed by the registrar's rules.
- (4) All registration and transfer fees for the motorvehicle, for the preceding year or the preceding period of thecurrent registration year, have not been paid.1980
- (5) The owner or lessee does not have an inspection 1981 certificate for the motor vehicle as provided in section 3704.14 1982

of the Revised Code,	and rules adopted under it, if that section	1983
is applicable.		1984

This section does not require the payment of license or 1985 registration taxes on a motor vehicle for any preceding year, or 1986 for any preceding period of a year, if the motor vehicle was not 1987 taxable for that preceding year or period under sections 1988 4503.02, 4503.04, 4503.11, 4503.12, and 4503.16 or Chapter 4504. 1989 of the Revised Code. When a certificate of registration is 1990 issued upon the first registration of a motor vehicle by or on 1991 1992 behalf of the owner, the official issuing the certificate shall indicate the issuance with a stamp on the certificate of title 1993 or memorandum certificate or, in the case of an electronic 1994 certificate of title, an electronic stamp or other notation as 1995 specified in rules adopted by the registrar, and with a stamp on 1996 the inspection certificate for the motor vehicle, if any. The 1997 official also shall indicate, by a stamp or by other means the 1998 registrar prescribes, on the registration certificate issued 1999 upon the first registration of a motor vehicle by or on behalf 2000 of the owner the odometer reading of the motor vehicle as shown 2001 in the odometer statement included in or attached to the 2002 2003 certificate of title. Upon each subsequent registration of the motor vehicle by or on behalf of the same owner, the official 2004 also shall so indicate the odometer reading of the motor vehicle 2005 as shown on the immediately preceding certificate of 2006 registration. 2007

The registrar shall include in the permanent registration 2008 record of any vehicle required to be inspected under section 2009 3704.14 of the Revised Code the inspection certificate number 2010 from the inspection certificate that is presented at the time of 2011 registration of the vehicle as required under this division. 2012

(C)(1) Except as otherwise provided in division (C)(1) of	2013
this section, the registrar and each deputy registrar shall	2014
collect an additional fee of eleven dollars for each application	2015
for registration and registration renewal received. For vehicles	2016
specified in divisions (A)(1) to (21) of section 4503.042 of the	2017
Revised Code, the registrar and deputy registrar shall collect	2018
an additional fee of thirty dollars for each application for	2019
registration and registration renewal received. No additional	2020
fee shall be charged for vehicles registered under section	2021
4503.65 of the Revised Code. The additional fee is for the	2022
purpose of defraying the department of public safety's costs	2023
associated with the administration and enforcement of the motor	2024
vehicle and traffic laws of Ohio. Each deputy registrar shall	2025
transmit the fees collected under divisions (C)(1), (3), and (4)	2026
of this section in the time and manner provided in this section.	2027
The registrar shall deposit all moneys received under division	2028
(C)(1) of this section into the public safety - highway purposes	2029
fund established in section 4501.06 of the Revised Code.	2030

(2) In addition, a charge of twenty-five cents shall be 2031 made for each reflectorized safety license plate issued, and a 2032 single charge of twenty-five cents shall be made for each county 2033 identification sticker or each set of county identification 2034 stickers issued, as the case may be, to cover the cost of 2035 producing the license plates and stickers, including material, 2036 manufacturing, and administrative costs. Those fees shall be in 2037 addition to the license tax. If the total cost of producing the 2038 plates is less than twenty-five cents per plate, or if the total 2039 cost of producing the stickers is less than twenty-five cents 2040 per sticker or per set issued, any excess moneys accruing from 2041 the fees shall be distributed in the same manner as provided by 2042 section 4501.04 of the Revised Code for the distribution of 2043

license tax moneys. If the total cost of producing the plates	2044
exceeds twenty-five cents per plate, or if the total cost of	2045
producing the stickers exceeds twenty-five cents per sticker or	2046
per set issued, the difference shall be paid from the license	2047
tax moneys collected pursuant to section 4503.02 of the Revised	2048
Code.	2049
(3) The registrar and each deputy registrar shall collect	2050
exceeds twenty-five cents per plate, or if the total cost of producing the stickers exceeds twenty-five cents per sticker or per set issued, the difference shall be paid from the license tax moneys collected pursuant to section 4503.02 of the Revised Code.	2046 2047 2048 2049

- an additional fee of two hundred dollars for each application 2051 for registration or registration renewal received for any plug-2052 in electric motor vehicle. The fee shall be prorated based on 2053 2054 the number of months for which the plug-in electric motor vehicle is registered. The registrar shall transmit all money 2055 arising from the fee imposed by division (C)(3) of this section 2056 to the treasurer of state for distribution in accordance with 2057 division (E) of section 5735.051 of the Revised Code, subject to 2058 division (D) of section 5735.05 of the Revised Code. 2059
- (4) The registrar and each deputy registrar shall collect 2060 an additional fee of one hundred dollars for each application 2061 for registration or registration renewal received for any hybrid 2062 motor vehicle. The fee shall be prorated based on the number of 2063 months for which the hybrid motor vehicle is registered. The 2064 registrar shall transmit all money arising from the fee imposed 2065 by division (C)(4) of this section to the treasurer of state for 2066 distribution in accordance with division (E) of section 5735.051 2067 of the Revised Code, subject to division (D) of section 5735.05 2068 of the Revised Code. 2069

The fees established under divisions (C)(3) and (4) of this section shall not be imposed until January 1, 2020.

(D) Each deputy registrar shall be allowed a fee equal to 2072 the amount established under section 4503.038 of the Revised 2073

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Code for each application for registration and registration 2074 renewal notice the deputy registrar receives, which shall be for 2075 the purpose of compensating the deputy registrar for the deputy 2076 registrar's services, and such office and rental expenses, as 2077 may be necessary for the proper discharge of the deputy 2078 registrar's duties in the receiving of applications and renewal 2079 notices and the issuing of registrations. 2080

- (E) Upon the certification of the registrar, the county 2081 sheriff or local police officials shall recover license plates 2082 erroneously or fraudulently issued. 2083
- (F) Each deputy registrar, upon receipt of any application 2084 for registration or registration renewal notice, together with 2085 the license fee and any local motor vehicle license tax levied 2086 pursuant to Chapter 4504. of the Revised Code, shall transmit 2087 that fee and tax, if any, in the manner provided in this 2088 section, together with the original and duplicate copy of the 2089 application, to the registrar. The registrar, subject to the 2090 approval of the director of public safety, may deposit the funds 2091 collected by those deputies in a local bank or depository to the 2092 credit of the "state of Ohio, bureau of motor vehicles." Where a 2093 local bank or depository has been designated by the registrar, 2094 each deputy registrar shall deposit all moneys collected by the 2095 deputy registrar into that bank or depository not more than one 2096 business day after their collection and shall make reports to 2097 the registrar of the amounts so deposited, together with any 2098 other information, some of which may be prescribed by the 2099 treasurer of state, as the registrar may require and as 2100 prescribed by the registrar by rule. The registrar, within three 2101 days after receipt of notification of the deposit of funds by a 2102 deputy registrar in a local bank or depository, shall draw on 2103 that account in favor of the treasurer of state. The registrar, 2104

subject to the approval of the director and the treasurer of	2105
state, may make reasonable rules necessary for the prompt	2106
transmittal of fees and for safeguarding the interests of the	2107
state and of counties, townships, municipal corporations, and	2108
transportation improvement districts levying local motor vehicle	2109
license taxes. The registrar may pay service charges usually	2110
collected by banks and depositories for such service. If deputy	2111
registrars are located in communities where banking facilities	2112
are not available, they shall transmit the fees forthwith, by	2113
money order or otherwise, as the registrar, by rule approved by	2114
the director and the treasurer of state, may prescribe. The	2115
registrar may pay the usual and customary fees for such service.	2116
(G) This section does not prevent any person from making	2117
an application for a motor vehicle license directly to the	2118
registrar by mail, by electronic means, or in person at any of	2119
the registrar's offices, upon payment of a service fee equal to	2120
the amount established under section 4503.038 of the Revised	2121
Code for each application.	2122
(H) No person shall make a false statement as to the	2123
district of registration in an application required by division	2124
(A) of this section. Violation of this division is falsification	2125
under section 2921.13 of the Revised Code and punishable as	2126
specified in that section.	2127
(I)(1) Where applicable, the requirements of division (B)	2128
of this section relating to the presentation of an inspection	2129
certificate issued under section 3704.14 of the Revised Code and	2130
rules adopted under it for a motor vehicle, the refusal of a	2131
license for failure to present an inspection certificate, and	2132
the stamping of the inspection certificate by the official	2133

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issuing the certificate of registration apply to the

registration of and issuance of license plates for a motor	2135
vehicle under sections 4503.102, 4503.12, 4503.14, 4503.15,	2136
4503.16, 4503.171, 4503.172, 4503.19, 4503.40, 4503.41, 4503.42,	2137
4503.43, 4503.44 <u>4503.441</u> , 4503.46, 4503.47, and 4503.51 of the	2138
Revised Code.	2139

- (2)(a) The registrar shall adopt rules ensuring that each 2140 owner registering a motor vehicle in a county where a motor 2141 2142 vehicle inspection and maintenance program is in effect under section 3704.14 of the Revised Code and rules adopted under it 2143 receives information about the requirements established in that 2144 2145 section and those rules and about the need in those counties to present an inspection certificate with an application for 2146 registration or preregistration. 2147
- (b) Upon request, the registrar shall provide the director 2148 of environmental protection, or any person that has been awarded 2149 a contract under section 3704.14 of the Revised Code, an on-line 2150 computer data link to registration information for all passenger 2151 cars, noncommercial motor vehicles, and commercial cars that are 2152 subject to that section. The registrar also shall provide to the 2153 director of environmental protection a magnetic data tape 2154 containing registration information regarding passenger cars, 2155 2156 noncommercial motor vehicles, and commercial cars for which a multi-year registration is in effect under section 4503.103 of 2157 the Revised Code or rules adopted under it, including, without 2158 limitation, the date of issuance of the multi-year registration, 2159 the registration deadline established under rules adopted under 2160 section 4503.101 of the Revised Code that was applicable in the 2161 year in which the multi-year registration was issued, and the 2162 registration deadline for renewal of the multi-year 2163 registration. 2164

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(J) Subject to division (K) of this section, application	2165
for registration under the international registration plan, as	2166
set forth in sections 4503.60 to 4503.66 of the Revised Code,	2167
shall be made to the registrar on forms furnished by the	2168
registrar. In accordance with international registration plan	2169
guidelines and pursuant to rules adopted by the registrar, the	2170
forms shall include the following:	2171
(1) A uniform mileage schedule;	2172
(2) The gross vehicle weight of the vehicle or combined	2173
gross vehicle weight of the combination vehicle as declared by	2174
the registrant;	2175
(3) Any other information the registrar requires by rule.	2176
(K) The registrar shall determine the feasibility of	2177
implementing an electronic commercial fleet licensing and	2178
management program that will enable the owners of commercial	2179
tractors, commercial trailers, and commercial semitrailers to	2180
conduct electronic transactions by July 1, 2010, or sooner. If	2181
the registrar determines that implementing such a program is	2182
feasible, the registrar shall adopt new rules under this	2183
division or amend existing rules adopted under this division as	2184
necessary in order to respond to advances in technology.	2185
If international registration plan guidelines and	2186
provisions allow member jurisdictions to permit applications for	2187
registrations under the international registration plan to be	2188
made via the internet, the rules the registrar adopts under this	2189
division shall permit such action.	2190
Sec. 4503.12. (A) Upon the transfer of ownership of a	2191
motor vehicle, the registration of the motor vehicle expires,	2192
and the original owner immediately shall remove the license	2193

plates from the motor vehicle, except that:

(1) If a statutory merger or consolidation results in the 2195 transfer of ownership of a motor vehicle from a constituent 2196 corporation to the surviving corporation, or if the 2197 incorporation of a proprietorship or partnership results in the 2198 transfer of ownership of a motor vehicle from the proprietorship 2199 or partnership to the corporation, the registration shall be 2200 continued upon the filing by the surviving or new corporation, 2201 within thirty days of such transfer, of an application for an 2202 2203 amended certificate of registration. Upon a proper filing, the registrar of motor vehicles shall issue an amended certificate 2204 of registration in the name of the new owner. 2205

- (2) If the death of the owner of a motor vehicle results 2206 in the transfer of ownership of the motor vehicle to the 2207 surviving spouse of the owner or if a motor vehicle is owned by 2208 two persons under joint ownership with right of survivorship 2209 established under section 2131.12 of the Revised Code and one of 2210 those persons dies, the registration shall be continued upon the 2211 filing by the survivor of an application for an amended 2212 certificate of registration. In relation to a motor vehicle that 2213 is owned by two persons under joint ownership with right of 2214 survivorship established under section 2131.12 of the Revised 2215 Code, the application shall be accompanied by a copy of the 2216 certificate of title that specifies that the vehicle is owned 2217 under joint ownership with right of survivorship. Upon a proper 2218 filing, the registrar shall issue an amended certificate of 2219 registration in the name of the survivor. 2220
- (3) If the death of the owner of a motor vehicle results

 in the transfer of ownership of the motor vehicle to a transfer
 on-death beneficiary or beneficiaries designated under section

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2131.13 of the Revised Code, the registration shall be continued	2224
upon the filing by the transfer-on-death beneficiary or	2225
beneficiaries of an application for an amended certificate of	2226
registration. The application shall be accompanied by a copy of	2227
the certificate of title that specifies that the owner of the	2228
motor vehicle has designated the motor vehicle in beneficiary	2229
form under section 2131.13 of the Revised Code. Upon a proper	2230
filing, the registrar shall issue an amended certificate of	2231
registration in the name of the transfer-on-death beneficiary or	2232
beneficiaries.	2233

(4) If the original owner of a motor vehicle that has been 2234 transferred makes application for the registration of another 2235 motor vehicle at any time during the remainder of the 2236 registration period for which the transferred motor vehicle was 2237 registered, the owner may file an application for transfer of 2238 the registration and, where applicable, the license plates. The 2239 transfer of the registration and, where applicable, the license 2240 plates from the motor vehicle for which they originally were 2241 issued to a succeeding motor vehicle purchased by the same 2242 person in whose name the original registration and license 2243 plates were issued shall be done within a period not to exceed 2244 thirty days. During that thirty-day period, the license plates 2245 from the motor vehicle for which they originally were issued may 2246 be displayed on the succeeding motor vehicle, and the succeeding 2247 motor vehicle may be operated on the public roads and highways 2248 in this state. 2249

At the time of application for transfer, the registrar 2250 shall compute and collect the amount of tax due on the 2251 succeeding motor vehicle, based upon the amount that would be 2252 due on a new registration as of the date on which the transfer 2253 is made less a credit for the unused portion of the original 2254

registration beginning on that date. If the credit exceeds the	2255
amount of tax due on the new registration, no refund shall be	2256
made. In computing the amount of tax due and credits to be	2257
allowed under this division, the provisions of division (B)(1)	2258
(a) and (b) of section 4503.11 of the Revised Code shall apply.	2259
As to passenger cars, noncommercial vehicles, motor homes, and	2260
motorcycles, transfers within or between these classes of motor	2261
vehicles only shall be allowed. If the succeeding motor vehicle	2262
is of a different class than the motor vehicle for which the	2263
registration originally was issued, new license plates also	2264
shall be issued upon the surrender of the license plates	2265
originally issued and payment of the fees provided in divisions	2266
(C) and (D) of section 4503.10 of the Revised Code.	2267

(5) The owner of a commercial car having a gross vehicle 2268 weight or combined gross vehicle weight of more than ten 2269 thousand pounds may transfer the registration of that commercial 2270 car to another commercial car the owner owns without 2271 transferring ownership of the first commercial car. At any time 2272 during the remainder of the registration period for which the 2273 first commercial car was registered, the owner may file an 2274 application for the transfer of the registration and, where 2275 applicable, the license plates, accompanied by the certificate 2276 of registration of the first commercial car. The amount of any 2277 tax due or credit to be allowed for a transfer of registration 2278 under this division shall be computed in accordance with 2279 division (A)(4) of this section. 2280

No commercial car to which a registration is transferred 2281 under this division shall be operated on a public road or 2282 highway in this state until after the transfer of registration 2283 is completed in accordance with this division. 2284

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- (7) If a corporation transfers the ownership of a motor 2297 vehicle to an affiliated corporation, the affiliated corporation 2298 may apply to the registrar for the transfer of the registration 2299 and any license plates. The registrar may require the applicant 2300 to submit documentation of the corporate relationship and shall 2301 determine whether the application for registration transfer is 2302 made in good faith and not for the purposes of circumventing the 2303 provisions of this chapter. Upon a proper filing, the registrar 2304 shall issue an amended certificate of registration in the name 2305 of the new owner. 2306
- (B) An application under division (A) of this section 2307 shall be accompanied by a service fee equal to the amount 2308 established under section 4503.038 of the Revised Code, a 2309 transfer fee of one dollar, and the original certificate of 2310 registration, if applicable. 2311
- (C) Neither the registrar nor a deputy registrar shall 2312 transfer a registration under division (A) of this section if 2313 the registration is prohibited by division (D) of section 2314

2935.27, division (A) of section 2937.221, division (A) of	2315
section 4503.13, division (D) of section 4503.234, division (B)	2316
of section 4510.22, or division (B)(1) of section 4521.10 of the	2317
Revised Code.	2318
(D) Whoever violates division (A) of this section is	2319
guilty of a misdemeanor of the fourth degree.	2320
(E) As used in division (A)(6) of this section, "special	2321
license plates" means either of the following:	2322
(1) Any license plates for which the person to whom the	2323
license plates are issued must pay an additional fee in excess	2324
of the fees prescribed in section 4503.04 of the Revised Code,	2325
Chapter 4504. of the Revised Code, and the service fee	2326
prescribed in division (D) or (G) of section 4503.10 of the	2327
Revised Code;	2328
(2) License plates issued under section 4503.44 4503.441	2329
of the Revised Code.	2330
Sec. 4517.01. As used in sections 4517.01 to 4517.65 of	2331
the Revised Code:	2332
(A) "Persons" includes individuals, firms, partnerships,	2333
associations, joint stock companies, corporations, and any	2334
combinations of individuals.	2335
(B) "Motor vehicle" means motor vehicle as defined in	2336
section 4501.01 of the Revised Code and also includes "all-	2337
purpose vehicle" and "off-highway motorcycle" as those terms are	2338
defined in section 4519.01 of the Revised Code. "Motor vehicle"	2339
does not include a snowmobile as defined in section 4519.01 of	2340
the Revised Code or manufactured and mobile homes.	2341

title to which has never been transferred by a manufacturer,	2343
remanufacturer, distributor, or dealer to an ultimate purchaser.	2344
(D) "Ultimate purchaser" means, with respect to any new	2345
motor vehicle, the first person, other than a dealer purchasing	2346
in the capacity of a dealer, who in good faith purchases such	2347
new motor vehicle for purposes other than resale.	2348
(E) "Business" includes any activities engaged in by any	2349
person for the object of gain, benefit, or advantage either	2350
direct or indirect.	2351
(F) "Engaging in business" means commencing, conducting,	2352
or continuing in business, or liquidating a business when the	2353
liquidator thereof holds self out to be conducting such	2354
business; making a casual sale or otherwise making transfers in	2355
the ordinary course of business when the transfers are made in	2356
connection with the disposition of all or substantially all of	2357
the transferor's assets is not engaging in business.	2358
(G) "Retail sale" or "sale at retail" means the act or	2359
attempted act of selling, bartering, exchanging, or otherwise	2360
disposing of a motor vehicle to an ultimate purchaser for use as	2361
a consumer.	2362
(H) "Retail installment contract" includes any contract in	2363
the form of a note, chattel mortgage, conditional sales	2364
contract, lease, agreement, or other instrument payable in one	2365
or more installments over a period of time and arising out of	2366
the retail sale of a motor vehicle.	2367
(I) "Farm machinery" means all machines and tools used in	2368
the production, harvesting, and care of farm products.	2369
(J) "Dealer" or "motor vehicle dealer" means any new motor	2370
vehicle dealer, any motor vehicle leasing dealer, and any used	2371

motor vehicle dealer.

(K) "New motor vehicle dealer" means any person engaged in 2373 the business of selling at retail, displaying, offering for 2374 sale, or dealing in new motor vehicles pursuant to a contract or 2375 agreement entered into with the manufacturer, remanufacturer, or 2376 distributor of the motor vehicles.

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- (L) "Used motor vehicle dealer" means any person engaged in the business of selling, displaying, offering for sale, or dealing in used motor vehicles, at retail or wholesale, but does not mean any new motor vehicle dealer selling, displaying, offering for sale, or dealing in used motor vehicles incidentally to engaging in the business of selling, displaying, offering for sale, or dealing in new motor vehicles, any person engaged in the business of dismantling, salvaging, or rebuilding motor vehicles by means of using used parts, or any public officer performing official duties.
- (M) "Motor vehicle leasing dealer" means any person 2388 engaged in the business of regularly making available, offering 2389 to make available, or arranging for another person to use a 2390 motor vehicle pursuant to a bailment, lease, sublease, or other 2391 contractual arrangement under which a charge is made for its use 2392 at a periodic rate for a term of thirty days or more, and title 2393 to the motor vehicle is in and remains in the motor vehicle 2394 leasing dealer who originally leases it, irrespective of whether 2395 or not the motor vehicle is the subject of a later sublease, and 2396 not in the user, but does not mean a manufacturer or its 2397 affiliate leasing to its employees or to dealers. 2398
- (N) "Salesperson" means any person employed by a dealer to 2399 sell, display, and offer for sale, or deal in motor vehicles for 2400 a commission, compensation, or other valuable consideration, but 2401

does not mean any public officer performing official duties.	2402
(O) "Casual sale" means any transfer of a motor vehicle by	2403
a person other than a new motor vehicle dealer, used motor	2404
vehicle dealer, motor vehicle salvage dealer, as defined in	2405
division (A) of section 4738.01 of the Revised Code,	2406
salesperson, motor vehicle auction owner, manufacturer, or	2407
distributor acting in the capacity of a dealer, salesperson,	2408
auction owner, manufacturer, or distributor, to a person who	2409
purchases the motor vehicle for use as a consumer.	2410
(P) "Motor vehicle auction owner" means any person who is	2411
engaged wholly or in part in the business of auctioning motor	2412
vehicles, but does not mean a construction equipment auctioneer	2413
or a construction equipment auction licensee.	2414
(Q) "Manufacturer" means a person who manufactures,	2415
assembles, or imports motor vehicles, including motor homes, but	2416
does not mean a person who only assembles or installs a body,	2417
special equipment unit, finishing trim, or accessories on a	2418
motor vehicle chassis supplied by a manufacturer or distributor.	2419
(R) "Tent-type fold-out camping trailer" means any vehicle	2420
intended to be used, when stationary, as a temporary shelter	2421
with living and sleeping facilities, and that is subject to the	2422
following properties and limitations:	2423
(1) A minimum of twenty-five per cent of the fold-out	2424
portion of the top and sidewalls combined must be constructed of	2425
canvas, vinyl, or other fabric, and form an integral part of the	2426
shelter.	2427
(2) When folded, the unit must not exceed:	2428
(a) Fifteen feet in length, exclusive of bumper and	2429
tongue;	2430

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(b) Sixty inches in height from the point of contact with	2431
the ground;	2432
(c) Eight feet in width;	2433
(d) One ton gross weight at time of sale.	2434
(S) "Distributor" means any person authorized by a motor	2435
vehicle manufacturer to distribute new motor vehicles to	2436
licensed new motor vehicle dealers, but does not mean a person	2437
who only assembles or installs a body, special equipment unit,	2438
finishing trim, or accessories on a motor vehicle chassis	2439
supplied by a manufacturer or distributor.	2440
(T) "Flea market" means a market place, other than a	2441
dealer's location licensed under this chapter, where a space or	2442
location is provided for a fee or compensation to a seller to	2443
exhibit and offer for sale or trade, motor vehicles to the	2444
general public.	2445
(U) "Franchise" means any written agreement, contract, or	2446
understanding between any motor vehicle manufacturer or	2447
remanufacturer engaged in commerce and any motor vehicle dealer	2448
that purports to fix the legal rights and liabilities of the	2449
parties to such agreement, contract, or understanding.	2450
(V) "Franchisee" means a person who receives new motor	2451
vehicles from the franchisor under a franchise agreement and who	2452
offers, sells, and provides service for such new motor vehicles	2453
to the general public.	2454
(W) "Franchisor" means a new motor vehicle manufacturer,	2455
remanufacturer, or distributor who supplies new motor vehicles	2456
under a franchise agreement to a franchisee.	2457
(X) "Dealer organization" means a state or local trade	2458

association the membership of which is comprised predominantly	2459
of new motor vehicle dealers.	2460
(Y) "Factory representative" means a representative	2461
employed by a manufacturer, remanufacturer, or by a factory	2462
branch primarily for the purpose of promoting the sale of its	2463
motor vehicles, parts, or accessories to dealers or for	2464
supervising or contacting its dealers or prospective dealers.	2465
(Z) "Administrative or executive management" means those	2466
individuals who are not subject to federal wage and hour laws.	2467
(AA) "Good faith" means honesty in the conduct or	2468
transaction concerned and the observance of reasonable	2469
commercial standards of fair dealing in the trade as is defined	2470
in section 1301.201 of the Revised Code, including, but not	2471
limited to, the duty to act in a fair and equitable manner so as	2472
to guarantee freedom from coercion, intimidation, or threats of	2473
coercion or intimidation; provided however, that recommendation,	2474
endorsement, exposition, persuasion, urging, or argument shall	2475
not be considered to constitute a lack of good faith.	2476
(BB) "Coerce" means to compel or attempt to compel by	2477
failing to act in good faith or by threat of economic harm,	2478
breach of contract, or other adverse consequences. Coerce does	2479
not mean to argue, urge, recommend, or persuade.	2480
(CC) "Relevant market area" means any area within a radius	2481
of ten miles from the site of a potential new dealership, except	2482
that for manufactured home or recreational vehicle dealerships	2483
the radius shall be twenty-five miles. The ten-mile radius shall	2484
be measured from the dealer's established place of business that	2485
is used exclusively for the purpose of selling, displaying,	2486
offering for sale, or dealing in motor vehicles.	2487

(DD) "Wholesale" or "at wholesale" means the act or	2488
attempted act of selling, bartering, exchanging, or otherwise	2489
disposing of a motor vehicle to a transferee for the purpose of	2490
resale and not for ultimate consumption by that transferee.	2491
(EE) "Motor vehicle wholesaler" means any person licensed	2492
as a dealer under the laws of another state and engaged in the	2493
business of selling, displaying, or offering for sale used motor	2494
vehicles, at wholesale, but does not mean any motor vehicle	2495
dealer as defined in this section.	2496
(FF)(1) "Remanufacturer" means a person who assembles or	2497
installs passenger seating, walls, a roof elevation, or a body	2498
extension on a conversion van with the motor vehicle chassis	2499
supplied by a manufacturer or distributor, a person who modifies	2500
a truck chassis supplied by a manufacturer or distributor for	2501
use as a public safety or public service vehicle, a person who	2502
modifies a motor vehicle chassis supplied by a manufacturer or	2503
distributor for use as a limousine or hearse, or a person who	2504
modifies an incomplete motor vehicle cab and chassis supplied by	2505
a new motor vehicle dealer or distributor for use as a tow	2506
truck, but does not mean either of the following:	2507
(a) A person who assembles or installs passenger seating,	2508
a roof elevation, or a body extension on a recreational vehicle	2509
as defined in division (Q) and referred to in division (B) of	2510
section 4501.01 of the Revised Code;	2511
(b) A person who assembles or installs special equipment	2512
or accessories for handicapped persons a person with a disability	2513
that limits or impairs the ability to walk, as defined in	2514
section 4503.44 of the Revised Code, upon a motor vehicle	2515
chassis supplied by a manufacturer or distributor.	2516

(2) For the purposes of division (FF)(1) of this section,	2517
"public safety vehicle or public service vehicle" means a fire	2518
truck, ambulance, school bus, street sweeper, garbage packing	2519
truck, or cement mixer, or a mobile self-contained facility	2520
vehicle.	2521
(3) For the purposes of division (FF)(1) of this section,	2522
"limousine" means a motor vehicle, designed only for the purpose	2523
of carrying nine or fewer passengers, that a person modifies by	2524
cutting the original chassis, lengthening the wheelbase by forty	2525
inches or more, and reinforcing the chassis in such a way that	2526
all modifications comply with all applicable federal motor	2527
vehicle safety standards. No person shall qualify as or be	2528
deemed to be a remanufacturer who produces limousines unless the	2529
person has a written agreement with the manufacturer of the	2530
chassis the person utilizes to produce the limousines to	2531
complete properly the remanufacture of the chassis into	2532
limousines.	2533
(4) For the purposes of division (FF)(1) of this section,	2534
"hearse" means a motor vehicle, designed only for the purpose of	2535
transporting a single casket, that is equipped with a	2536
compartment designed specifically to carry a single casket that	2537
a person modifies by cutting the original chassis, lengthening	2538
the wheelbase by ten inches or more, and reinforcing the chassis	2539
in such a way that all modifications comply with all applicable	2540
federal motor vehicle safety standards. No person shall qualify	2541
as or be deemed to be a remanufacturer who produces hearses	2542
unless the person has a written agreement with the manufacturer	2543
of the chassis the person utilizes to produce the hearses to	2544
complete properly the remanufacture of the chassis into hearses.	2545

(5) For the purposes of division (FF)(1) of this section,

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- (6) For the purposes of division (FF)(1) of this section,
 "tow truck" means both of the following:
- (a) An incomplete cab and chassis that are purchased by a 2561 remanufacturer from a new motor vehicle dealer or distributor of 2562 the cab and chassis and on which the remanufacturer then 2563 installs in a permanent manner a wrecker body it purchases from 2564 a manufacturer or distributor of wrecker bodies, installs an 2565 emergency flashing light pylon and emergency lights upon the 2566 mast of the wrecker body or rooftop, and installs such other 2567 related accessories and equipment, including push bumpers, front 2568 grille guards with pads and other custom-ordered items such as 2569 painting, special lettering, and safety striping so as to create 2570 a complete motor vehicle capable of lifting and towing another 2571 motor vehicle. 2572
- (b) An incomplete cab and chassis that are purchased by a 2573 remanufacturer from a new motor vehicle dealer or distributor of 2574 the cab and chassis and on which the remanufacturer then 2575 installs in a permanent manner a car carrier body it purchases 2576

from a manufacturer or distributor of car carrier bodies,	2577
installs an emergency flashing light pylon and emergency lights	2578
upon the rooftop, and installs such other related accessories	2579
and equipment, including push bumpers, front grille guards with	2580
pads and other custom-ordered items such as painting, special	2581
lettering, and safety striping.	2582
As used in division (FF)(6)(b) of this section, "car	2583
carrier body" means a mechanical or hydraulic apparatus capable	2584
of lifting and holding a motor vehicle on a flat level surface	2585
so that one or more motor vehicles can be transported, once the	2586
car carrier is permanently installed upon an incomplete cab and	2587
chassis.	2588
(GG) "Operating as a new motor vehicle dealership" means	2589
engaging in activities such as displaying, offering for sale,	2590
and selling new motor vehicles at retail, operating a service	2591
facility to perform repairs and maintenance on motor vehicles,	2592
offering for sale and selling motor vehicle parts at retail, and	2593
conducting all other acts that are usual and customary to the	2594
operation of a new motor vehicle dealership. For the purposes of	2595
this chapter only, possession of either a valid new motor	2596
vehicle dealer franchise agreement or a new motor vehicle	2597
dealers license, or both of these items, is not evidence that a	2598
person is operating as a new motor vehicle dealership.	2599
(HH) "Outdoor power equipment" means garden and small	2600
utility tractors, walk-behind and riding mowers, chainsaws, and	2601
tillers.	2602
(II) "Remote service facility" means premises that are	2603
separate from a licensed new motor vehicle dealer's sales	2604
facility by not more than one mile and that are used by the	2605

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dealer to perform repairs, warranty work, recall work, and

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same line-make;

(5) The proximity of motor vehicle manufacturing	2635
facilities;	2636
(6) The buying patterns of motor vehicle purchasers;	2637
(7) Customer drive time and drive distance.	2638
Sec. 4517.12. (A) The registrar of motor vehicles shall	2639
deny the application of any person for a license as a motor	2640
vehicle dealer, motor vehicle leasing dealer, or motor vehicle	2641
auction owner and refuse to issue the license if the registrar	2642
finds that the applicant:	2643
(1) Has made any false statement of a material fact in the	2644
application;	2645
(2) Has not complied with sections 4517.01 to 4517.45 of	2646
the Revised Code;	2647
(3) Is of bad business repute or has habitually defaulted	2648
on financial obligations;	2649
(4) Is engaged or will engage in the business of selling	2650
at retail any new motor vehicles without having written	2651
authority from the manufacturer or distributor thereof to sell	2652
new motor vehicles and to perform repairs under the terms of the	2653
manufacturer's or distributor's new motor vehicle warranty,	2654
except as provided in division (C) of this section and except	2655
that a person who assembles or installs special equipment or	2656
accessories for handicapped persons a person with a disability	2657
that limits or impairs the ability to walk, as defined in	2658
section 4503.44 of the Revised Code, upon a motor vehicle	2659
chassis supplied by a manufacturer or distributor shall not be	2660
denied a license pursuant to division (A)(4) of this section;	2661
(5) Has been guilty of a fraudulent act in connection with	2662

selling or otherwise dealing in, or leasing, motor vehicles, or	2663
in connection with brokering manufactured homes;	2664
(6) Has entered into or is about to enter into a contract	2665
or agreement with a manufacturer or distributor of motor	2666
vehicles that is contrary to sections 4517.01 to 4517.45 of the	2667
Revised Code;	2668
(7) Is insolvent;	2669
(8) Is of insufficient responsibility to ensure the prompt	2670
payment of any final judgments that might reasonably be entered	2671
against the applicant because of the transaction of business as	2672
a motor vehicle dealer, motor vehicle leasing dealer, or motor	2673
vehicle auction owner during the period of the license applied	2674
for, or has failed to satisfy any such judgment;	2675
(9) Has no established place of business that, where	2676
applicable, is used or will be used for the purpose of selling,	2677
displaying, offering for sale, dealing in, or leasing motor	2678
vehicles at the location for which application is made;	2679
(10) Has, less than twelve months prior to making	2680
application, been denied a motor vehicle dealer's, motor vehicle	2681
leasing dealer's, or motor vehicle auction owner's license, or	2682
has any such license revoked;	2683
(11) Is a manufacturer, or a parent company, subsidiary,	2684
or affiliated entity of a manufacturer, applying for a license	2685
to sell or lease new or used motor vehicles at retail. Division	2686
(A)(11) of this section shall not serve as a basis for the	2687
termination, revocation, or nonrenewal of a license granted	2688
prior to the effective date of this amendment September 4, 2014.	2689
Nothing in division (A)(11) of this section shall prohibit a	2690
manufacturer from doing either of the following:	2691

(a) Owning, operating, or controlling not more than three	2692
licensed motor vehicle dealerships if, as of January 1, 2014,	2693
the manufacturer was selling or otherwise distributing its motor	2694
vehicles at an established place of business in this state. Such	2695
ownership, operation, or control may continue unless the	2696
manufacturer's motor vehicle operations are sold or acquired or	2697
the manufacturer produces any motor vehicles other than all-	2698
electric motor vehicles.	2699
(b) Disposing of motor vehicles at wholesale at the	2700
termination of a consumer lease through a motor vehicle auction.	2701
(B) If the applicant is a corporation or partnership, the	2702
registrar may refuse to issue a license if any officer,	2703
director, or partner of the applicant has been guilty of any act	2704
or omission that would be cause for refusing or revoking a	2705
license issued to such officer, director, or partner as an	2706
individual. The registrar's finding may be based upon facts	2707

licensing board. 2713

(C) Notwithstanding division (A) (4) of this section, the 2714

registrar shall not deny the application of any person and 2715

refuse to issue a license if the registrar finds that the 2716

applicant is engaged or will engage in the business of selling 2717

at retail any new motor vehicles and demonstrates all of the 2718

following in the form prescribed by the registrar: 2719

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contained in the application or upon any other information the

registrar may have. Immediately upon denying an application for

any of the reasons in this section, the registrar shall enter a

final order together with the registrar's findings and certify

the same to the motor vehicle dealers' and salespersons'

(1) That the applicant has posted a bond, surety, or 2720 certificate of deposit with the registrar in an amount not less 2721

than one hundred thousand dollars for the protection and benefit	2722
of the applicant's customers except that a new motor vehicle	2723
dealer who is not exclusively engaged in the business of selling	2724
remanufactured vehicles shall not be required to post the bond,	2725
surety, or certificate of deposit otherwise required by division	2726
(C)(1) of this section;	2727
(2) That, at the time of the sale of the vehicle, each	2728
customer of the applicant will be furnished with a warranty	2729
issued by the remanufacturer for a term of at least one year;	2730
(3) That the applicant provides and maintains at the	2731
applicant's location and place of business a permanent facility	2732
with all of the following:	2733
(a) A showroom with space, under roof, for the display of	2734
at least one new motor vehicle;	2735
(b) A service and parts facility for remanufactured	2736
vehicles;	2737
(c) Full-time service and parts personnel with the proper	2738
training and technical expertise to service the remanufactured	2739
vehicles sold by the applicant.	2740
Section 4. That existing sections 311.30, 505.541, 509.04,	2741
3501.29, 3781.111, 4503.10, 4503.12, 4517.01, and 4517.12 of the	2742
Revised Code are hereby repealed.	2743
Section 5. Section 3501.29 of the Revised Code is	2744
presented in this act as a composite of the section as amended	2745
by both S.B. 10 and S.B. 109 of the 130th General Assembly. The	2746
General Assembly, applying the principle stated in division (B)	2747
of section 1.52 of the Revised Code that amendments are to be	2748
harmonized if reasonably capable of simultaneous operation,	2749
finds that the composite is the resulting version of the section	2750

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in effect prior to the effective date of the section as	2751
presented in this act.	2752