As Introduced

134th General Assembly

Regular Session 2021-2022

H. B. No. 408

Representative Young, B.

Cosponsors: Representatives Stoltzfus, Young, T., Hillyer, Miller, J., Creech, Plummer, Seitz, Lanese, Schmidt, Troy, Ghanbari, Weinstein, Stephens, LaRe, Fraizer, Lipps, Jones, Cross, Edwards, Baldridge, Carruthers

A BILL

То	amend sections 2913.02, 2913.51, 4737.012,	1
	4737.04, 4737.041, 4737.045, 4737.10, 4737.99,	2
	4738.07, 4738.12, 4745.01, and 4775.09 and to	3
	enact sections 4737.20, 4737.21, 4737.22,	4
	4737.23, 4737.24, 4737.25, and 4737.26 of the	5
	Revised Code regarding the sale of catalytic	6
	converters.	7

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

Section 1. That sections 2913.02, 2913.51, 4737.012,	8
4737.04, 4737.041, 4737.045, 4737.10, 4737.99, 4738.07, 4738.12,	9
4745.01, and 4775.09 be amended and sections 4737.20, 4737.21,	10
4737.22, 4737.23, 4737.24, 4737.25, and 4737.26 of the Revised	11
Code be enacted to read as follows:	12
Sec. 2913.02. (A) No person, with purpose to deprive the	13
owner of property or services, shall knowingly obtain or exert	14
control over either the property or services in any of the	15
following ways:	16

(1) Without the consent of the owner or person authorized	17
to give consent;	18
(2) Beyond the scope of the express or implied consent of	19
the owner or person authorized to give consent;	20
(3) By deception;	21
(0, -1 3300 - 3 - 3 - 3 - 3 - 3 - 3 - 3 - 3 -	
(4) By threat;	22
(5) By intimidation.	23
(B)(1) Whoever violates this section is guilty of theft.	24
(2) Except as otherwise provided in this division or	25
division (B)(3), (4), (5), (6), (7), (8), $\frac{\text{or}}{\text{or}}$ (9), $\frac{\text{or}}{\text{or}}$ (10) of	26
this section, a violation of this section is petty theft, a	27
misdemeanor of the first degree. If the value of the property or	28
services stolen is one thousand dollars or more and is less than	29
seven thousand five hundred dollars or if the property stolen is	30
any of the property listed in section 2913.71 of the Revised	31
Code, a violation of this section is theft, a felony of the	32
fifth degree. If the value of the property or services stolen is	33
seven thousand five hundred dollars or more and is less than one	34
hundred fifty thousand dollars, a violation of this section is	35
grand theft, a felony of the fourth degree. If the value of the	36
property or services stolen is one hundred fifty thousand	37
dollars or more and is less than seven hundred fifty thousand	38
dollars, a violation of this section is aggravated theft, a	39
felony of the third degree. If the value of the property or	40
services is seven hundred fifty thousand dollars or more and is	41
less than one million five hundred thousand dollars, a violation	42
of this section is aggravated theft, a felony of the second	43
degree. If the value of the property or services stolen is one	44
million five hundred thousand dollars or more, a violation of	45

this section is aggravated theft of one million five hundred
thousand dollars or more, a felony of the first degree.

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(3) Except as otherwise provided in division (B)(4), (5), 48 (6), (7), (8), or (9) of this section, if the victim of the 49 offense is an elderly person, disabled adult, active duty 50 service member, or spouse of an active duty service member, a 51 violation of this section is theft from a person in a protected 52 class, and division (B)(3) of this section applies. Except as 53 otherwise provided in this division, theft from a person in a 54 protected class is a felony of the fifth degree. If the value of 55 56 the property or services stolen is one thousand dollars or more and is less than seven thousand five hundred dollars, theft from 57 a person in a protected class is a felony of the fourth degree. 58 If the value of the property or services stolen is seven 59 thousand five hundred dollars or more and is less than thirty-60 seven thousand five hundred dollars, theft from a person in a 61 protected class is a felony of the third degree. If the value of 62 the property or services stolen is thirty-seven thousand five 63 hundred dollars or more and is less than one hundred fifty 64 thousand dollars, theft from a person in a protected class is a 65 felony of the second degree. If the value of the property or 66 services stolen is one hundred fifty thousand dollars or more, 67 theft from a person in a protected class is a felony of the 68 first degree. If the victim of the offense is an elderly person, 69 in addition to any other penalty imposed for the offense, the 70 offender shall be required to pay full restitution to the victim 71 and to pay a fine of up to fifty thousand dollars. The clerk of 72 court shall forward all fines collected under division (B)(3) of 73 this section to the county department of job and family services 74 to be used for the reporting and investigation of elder abuse, 75 neglect, and exploitation or for the provision or arrangement of 76

protective services under sections 5101.61 to 5101.71 of the Revised Code.	77 78
(4) If the property stolen is a firearm or dangerous	79
ordnance, a violation of this section is grand theft. Except as	80
otherwise provided in this division, grand theft when the	81
property stolen is a firearm or dangerous ordnance is a felony	82
of the third degree, and there is a presumption in favor of the	83
court imposing a prison term for the offense. If the firearm or	84
dangerous ordnance was stolen from a federally licensed firearms	85
dealer, grand theft when the property stolen is a firearm or	86
dangerous ordnance is a felony of the first degree. The offender	87
shall serve a prison term imposed for grand theft when the	88
property stolen is a firearm or dangerous ordnance consecutively	89
to any other prison term or mandatory prison term previously or	90
subsequently imposed upon the offender.	91
(5) If the property stolen is a motor vehicle, a violation	92
of this section is grand theft of a motor vehicle, a felony of	93
the fourth degree.	94
(6) If the property stolen is any dangerous drug, a	95
violation of this section is theft of drugs, a felony of the	96
fourth degree, or, if the offender previously has been convicted	97
of a felony drug abuse offense, a felony of the third degree.	98
(7) If the property stolen is a police dog or horse or an	99
assistance dog and the offender knows or should know that the	100
property stolen is a police dog or horse or an assistance dog, a	101
violation of this section is theft of a police dog or horse or	102
an assistance dog, a felony of the third degree.	103

(8) If the property stolen is anhydrous ammonia, a

violation of this section is theft of anhydrous ammonia, a

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felony of the third degree.	106
(9) Except as provided in division (B)(2) of this section	107
with respect to property with a value of seven thousand five	108
hundred dollars or more and division (B)(3) of this section with	109
respect to property with a value of one thousand dollars or	110
more, if the property stolen is a special purpose article as	111
defined in section 4737.04 of the Revised Code or is a bulk	112
merchandise container as defined in section 4737.012 of the	113
Revised Code, a violation of this section is theft of a special	114
purpose article or articles or theft of a bulk merchandise	115
container or containers, a felony of the fifth degree.	116
(10) (a) If the property stolen is a catalytic converter as	117
defined in section 4737.04 of the Revised Code, a violation of	118
this section is theft of a catalytic converter, a felony of the	119
fifth degree.	120
(b) If the offender has previously been convicted of or	121
pleaded guilty to a violation of Chapter 2911., 2913., or 2923.	122
of the Revised Code, theft of a stolen catalytic converter is a	123
felony of the fourth degree.	124
(c) If the property stolen is a catalytic converter as	125
defined in section 4737.04 of the Revised Code and the offender	126
is a business entity, a violation of this section is enterprise	127
theft of a catalytic converter and, notwithstanding section	128
2929.31 of the Revised Code, is punishable by a fine of not less	129
than ten thousand dollars and not more than fifty thousand	130
dollars per violation.	131
(11) In addition to the penalties described in division	132
(B)(2) of this section, if the offender committed the violation	133
by causing a motor vehicle to leave the premises of an	134

establishment at which gasoline is offered for retail sale	135
without the offender making full payment for gasoline that was	136
dispensed into the fuel tank of the motor vehicle or into	137
another container, the court may do one of the following:	138
(a) Unless division (B)(10)(b) (B)(11)(b) of this section	139
applies, suspend for not more than six months the offender's	140
driver's license, probationary driver's license, commercial	141
driver's license, temporary instruction permit, or nonresident	142
operating privilege;	143
(b) If the offender's driver's license, probationary	144
driver's license, commercial driver's license, temporary	145
instruction permit, or nonresident operating privilege has	146
previously been suspended pursuant to division $\frac{(B)(10)(a)}{(B)}$	147
(11) (a) of this section, impose a class seven suspension of the	148
offender's license, permit, or privilege from the range	149
specified in division (A)(7) of section 4510.02 of the Revised	150
Code, provided that the suspension shall be for at least six	151
months.	152
(c) The court, in lieu of suspending the offender's	153
driver's or commercial driver's license, probationary driver's	154
license, temporary instruction permit, or nonresident operating	155
privilege pursuant to division $\frac{(B)(10)(a)}{(B)(11)(a)}$ or (b) of	156
this section, instead may require the offender to perform	157
community service for a number of hours determined by the court.	158
$\frac{(11)}{(12)}$ In addition to the penalties described in	159
division (B)(2) of this section, if the offender committed the	160
violation by stealing rented property or rental services, the	161
court may order that the offender make restitution pursuant to	162
section 2929.18 or 2929.28 of the Revised Code. Restitution may	163
include, but is not limited to, the cost of repairing or	164

replacing the stolen property, or the cost of repairing the	165
stolen property and any loss of revenue resulting from	166
deprivation of the property due to theft of rental services that	167
is less than or equal to the actual value of the property at the	168
time it was rented. Evidence of intent to commit theft of rented	169
property or rental services shall be determined pursuant to the	170
provisions of section 2913.72 of the Revised Code.	171
(C) The sentencing court that suspends an offender's	172
license, permit, or nonresident operating privilege under	173
division $\frac{(B)(10)-(B)(11)}{(B)(11)}$ of this section may grant the offender	174
limited driving privileges during the period of the suspension	175
in accordance with Chapter 4510. of the Revised Code.	176
Sec. 2913.51. (A) As used in this section:	177
(1) "Bulk merchandise container" has the same meaning as	178
in section 4737.012 of the Revised Code.	179
(2) "Catalytic converter" and "special purchase article"	180
have the same meanings as in section 4737.04 of the Revised	181
Code.	182
(3) "Dangerous drug" has the same meaning as in section	183
4729.01 of the Revised Code.	184
(4) "Dangerous ordnance" and "firearm" have the same	185
meanings as in section 2923.11 of the Revised Code.	186
(5) "Motor vehicle" has the same meaning as in section	187
4501.01 of the Revised Code.	188
(B) No person shall receive, retain, or dispose of	189
property of another knowing or having reasonable cause to	190
believe that the property has been obtained through commission	191
of a theft offense.	192

$\frac{B}{C}$ It is not a defense to a charge of receiving	193
stolen property in violation of this section that the property	194
was obtained by means other than through the commission of a	195
theft offense if the property was explicitly represented to the	196
accused person as being obtained through the commission of a	197
theft offense.	198
(C) (D) Whoever violates this section is guilty of	199
receiving stolen property. Except as otherwise provided in this	200
division or division $\frac{(D)}{(E)}$ or $\frac{(F)}{(F)}$ of this section, receiving	201
stolen property is a misdemeanor of the first degree. If the	202
value of the property involved is one thousand dollars or more	203
and is less than seven thousand five hundred dollars, if the	204
property involved is any of the property listed in section	205
2913.71 of the Revised Code, receiving stolen property is a	206
felony of the fifth degree. If the property involved is a motor	207
vehicle, as defined in section 4501.01 of the Revised Code, if-	208
the property involved is a dangerous drug, a firearm, or	209
dangerous ordnance, as defined in section 4729.01 of the Revised	210
Code, or if the value of the property involved is seven thousand	211
five hundred dollars or more and is less than one hundred fifty	212
thousand dollars, or if the property involved is a firearm or-	213
dangerous ordnance, as defined in section 2923.11 of the Revised	214
Code, receiving stolen property is a felony of the fourth	215
degree. If the value of the property involved is one hundred	216
fifty thousand dollars or more, receiving stolen property is a	217
felony of the third degree.	218
$\frac{(D)}{(E)}$ Except as provided in division $\frac{(C)}{(D)}$ of this	219
section with respect to property involved in a violation of this	220
section with a value of seven thousand five hundred dollars or	221
more, if the property involved in violation of this section is a	222
special purchase article—as defined in section 4737.04 of the—	223

Revised Code, other than a catalytic converter, or a bulk	224
merchandise container as defined in section 4737.012 of the	225
Revised Code, a violation of this section is receiving a stolen	226
special purchase article or articles or receiving a stolen bulk	227
merchandise container or containers, a felony of the fifth	228
degree.	229
(F) (1) Except as otherwise provided in this division, if	230
the property involved is a catalytic converter, a violation of	231
this section is receiving a stolen catalytic converter, a felony	232
of the fifth degree.	233
(2) If the offender has previously been convicted of or	234
pleaded guilty to a violation of Chapter 2911., 2913., or 2923.	235
of the Revised Code, receiving a stolen catalytic converter is a	236
felony of the fourth degree.	237
(3) If the property involved is a catalytic converter and	238
the offender is a business entity, a violation of this section	239
is enterprise receipt of a stolen catalytic converter and,	240
notwithstanding section 2929.31 of the Revised Code, is	241
punishable by a fine of not less than ten thousand dollars and	242
not more than fifty thousand dollars per violation.	243
Sec. 4737.012. (A) Notwithstanding division (A) of section	244
4737.01 of the Revised Code, a dealer who is in the business of	245
purchasing, reselling, exchanging, recycling, shredding, or	246
receiving bulk merchandise containers shall not purchase or	247
receive plastic bulk merchandise containers that are marked with	248
a company name or logo, or more than nine wooden bulk	249
merchandise containers, from any other person at one time,	250
unless the dealer maintains a record book or electronic file in	251
which the dealer keeps an accurate and complete record of all	252
containers purchased or received by the dealer. Every entry in	253

the record book or electronic file shall be numbered	254
consecutively. Until the registry developed by the director of	255
public safety pursuant to section 4737.045 of the Revised Code	256
is operational, a dealer shall maintain the record for each	257
container purchased or received for a minimum period of one year	258
after the date the dealer purchased or received the container.	259
Beginning on the date the registry is operational, a dealer	260
shall maintain the record for each container purchased or	261
received only for a period of sixty days after the date the	262
dealer purchased or received the container. The director shall	263
adopt rules for the format and maintenance of the records	264
required under this division.	265
The records shall contain all of the following:	266
(1) The name and residence of the person from whom the	267
containers were purchased or received, a copy of that person's	268
personal identification card, and, if required, a photograph of	269
the person taken pursuant to division (B)(2) of this section;	270
(2) A description of the containers, including the number	271
purchased or received and, if required, a photograph of the	272
containers taken pursuant to division (B)(1) of this section;	273
(3) The date and time the dealer purchased or received the	274
containers;	275
(4) If the seller or provider of the containers arrives at	276
the dealer's place of business in a motor vehicle, the license	277
plate number of that motor vehicle along with the state that	278
issued the license plate.	279
(B) Every dealer who is in the business of reselling bulk	280
merchandise containers shall take a photograph, in accordance	281

with rules adopted by the director, of both of the following:

(1) Each container for which the dealer must make a record	283
under division (A) of this section;	284
(2) Each person who sells or otherwise gives the dealer	285
the containers.	286
The dealer shall take the required photographs at the time	287
the dealer purchases or receives the containers and shall keep	288
the photographs as part of the record in accordance with	289
division (A) of this section.	290
(C) A dealer who is in the business of purchasing,	291
reselling, exchanging, recycling, shredding, or receiving bulk	292
merchandise containers shall fulfill the requirements of section	293
4737.041 of the Revised Code with respect to the containers	294
purchased or received by the dealer for which the dealer must	295
make a record under division (A) of this section. No dealer	296
shall purchase or receive any bulk merchandise container for	297
which the dealer must make a record under division (A) of this	298
section without complying with division (B), (C), or (D)	299
divisions (A)(2) to (4) of section 4737.041 of the Revised Code.	300
(D) As used in this section, "bulk merchandise container"	301
means a plastic or wooden carrier or holder used by a	302
manufacturer or distributor to transport merchandise to	303
wholesale and retail outlets.	304
Sec. 4737.04. (A) As used in this section and sections	305
4737.041, 4737.042, 4737.043, 4737.044, 4737.045, and 4737.99 of	306
the Revised Code:	307
(1) "Scrap metal dealer" means the owner or operator of a	308
business that purchases or receives scrap metal for the purpose	309
of sorting, grading, and shipping metals to third parties for	310
direct or indirect melting into new products.	311

(2) "Special purchase article" means all of the following:	312
(a) Beer kegs;	313
(b) Cable, wire, electrical components, and other	314
equipment used in providing cable service or any utility	315
service, including, but not limited to, copper or aluminum	316
coverings, housings, or enclosures related thereto;	317
(c) Grave markers, sculptures, plaques, and vases made out	318
of metal, the appearance of which suggests that the articles	319
have been obtained from a cemetery;	320
(d) Guard rails for bridges, highways, and roads; highway	321
and street signs; street light poles and fixtures; worker access	322
hole covers, water meter covers, and other similar types of	323
utility access covers; traffic directional and control signs and	324
light signals, metal marked with the name of a political	325
subdivision of the state, and other metal articles that are	326
purchased and installed for use upon authorization of the state	327
or any political subdivision of the state;	328
(e) Historical, commemorative, and memorial markers and	329
plaques made out of metal;	330
(f) Four-wheel metal carts, commonly referred to as	331
"grocery carts," that are generally used by individuals to	332
collect and transport consumer goods while shopping;	333
(g) Four-wheel metal carts, commonly referred to as "metal	334
bossies," that are used to transport or merchandise food	335
products that are stored in crates, shells, or trays;	336
(h) Railroad material, including journal brasses, rail	337
spikes, rails, tie plates, frogs, and communication wire;	338
(i) Metal trays, merchandise containers, or similar	339

transport containers used by a product producer, distributor,	340
retailer, or an agent of a product producer, distributor, or	341
retailer as a means for the bulk transportation, storage, or	342
carrying of retail containers of milk, baked goods, eggs, or	343
bottled beverage products;	344
(j) "Burnt wire," which is any coated metal wire that has	345
been smelted, burned, or melted thereby removing the	346
manufacturer's or owner's identifying marks;	347
(k) Catalytic converters.	348
(3) "Bulk merchandise container" has the same meaning as	349
in section 4737.012 of the Revised Code.	350
(4) "Bulk merchandise container dealer" means a dealer who	351
is subject to section 4737.012 of the Revised Code.	352
(5) "Catalytic converter" includes a catalytic converter	353
core.	354
(6) "Common recycled matter" means bottles and other	355
containers made out of steel, tin, or aluminum and other	356
consumer goods that are metal that are recycled by individual	357
consumers and not in the bulk or quantity that could be supplied	358
or recycled by large business establishments. "Common recycled	359
matter" does not include a metal tray used by a product	360
producer, distributor, retailer, or agent of a product producer,	361
distributor, or retailer as a means for the bulk transportation,	362
storage, or carrying of retail containers of milk, baked goods,	363
eggs, or bottled beverage products.	364
$\frac{(6)}{(7)}$ "Consumer goods" has the same meaning as in	365
section 1309.102 of the Revised Code.	366
$\frac{(7)-(8)}{(8)}$ "Recyclable materials" means the metal materials	367

described in division (C)(5) of this section, on the condition	368
that those metal materials are not special purchase articles.	369
(8) (9) "Motor vehicle" has the same meaning as in section	370
4501.01 of the Revised Code.	371
(B)(1) No person shall engage in the business of scrap	372
metal dealing or act as a bulk merchandise container dealer	373
without first registering with the director of public safety in	374
accordance with section 4737.045 of the Revised Code.	375
(2) No person shall receive, purchase, or sell a special	376
purchase article or a bulk merchandise container except as in	377
accordance with sections 4737.012 and 4737.04 to 4737.045 of the	378
Revised Code.	379
(C) Every scrap metal dealer shall maintain a record book	380
or electronic file, in which the dealer shall keep an accurate	381
and complete record of all articles purchased or received by the	382
dealer in the course of the dealer's daily business. On and	383
after September 11, 2008, every entry in the record book or	384
electronic file shall be numbered consecutively and, on or after	385
September 28, 2012, shall be maintained for inspection in	386
numerical order. Until the registry developed by the director	387
pursuant to section 4737.045 of the Revised Code is operational,	388
a dealer shall maintain the record for each article purchased or	389
received for a minimum period of one year after the date the	390
dealer purchased or received the article, except that the dealer	391
shall maintain the photograph required under division (I) of	392
this section only for a period of sixty days after the dealer	393
purchased or received the article. Beginning on the date the	394
registry is operational, a dealer shall maintain the record for	395
each article purchased or received only for a period of sixty	396

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days after the date the dealer purchased or received the

article. The director shall adopt rules for the format and	398
maintenance of the records required under this division.	399
The records shall contain all of the following:	400
(1) The name and residence of the person from whom the	401
articles were purchased or received, a copy of that person's	402
personal identification card, and a photograph of the person	403
taken pursuant to division (I) of this section;	404
(2) The date and time the scrap metal dealer purchased or	405
received the articles and the weight of the articles as	406
determined by a licensed commercial scale;	407
(3) If the seller or provider of the articles arrives at	408
the dealer's place of business in a motor vehicle, the license	409
plate number of that motor vehicle along with the state that	410
issued the license plate;	411
(4) For metal articles that are not recyclable materials,	412
a full and accurate description of each article purchased or	413
received by the dealer that includes identifying letters or	414
marks written, inscribed, or otherwise included on the article	415
and the name and maker of the article if known;	416
(5) For recyclable materials that are not special purchase	417
articles, the following category codes to identify the	418
recyclable materials that the dealer receives:	419
(a) "Number one copper," which includes clean copper pipe,	420
clean copper wire, or other number one copper that does not have	421
solder, paint, or coating;	422
(b) "Number two copper," which includes unclean copper	423
pipe, unclean copper wire, or other number two copper;	424
(c) "Sheet copper," which includes copper roofing, copper	425

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gutters, copper downspouts, and other sheet copper;	426
(d) "Insulated copper wire";	427
(e) "Aluminum or copper radiators," which includes	428
aluminum radiators, aluminum copper radiators, and copper	429
radiators;	430
(f) "Red brass," which includes red brass values and other	431
red brass;	432
(g) "Yellow brass," which includes yellow brass fixtures,	433
yellow brass valve and fitting, ornamental brass, and other	434
yellow brass;	435
(h) "Aluminum sheet";	436
(i) "Aluminum extrusions," which includes aluminum	437
bleachers, aluminum benches, aluminum frames, aluminum pipe, and	438
other aluminum extrusions;	439
(j) "Cast aluminum," which includes aluminum grills,	440
lawnmower decks made of aluminum, aluminum motor vehicle parts	441
and rims, and other cast aluminum;	442
(k) "Clean aluminum wire";	443
(1) "Unclean aluminum wire";	444
(m) "Aluminum exteriors," which includes aluminum siding,	445
aluminum gutters and downspouts, aluminum shutters, aluminum	446
trim, and other aluminum exterior items;	447
<pre>(n) "Contaminated aluminum";</pre>	448
(o) "Stainless steel," which includes, sinks, appliance	449
housing, dishes, pots, pans, pipe, and other items made out of	450
stainless steel;	451

(p) "Large appliances," which includes consumer and other	452
appliances;	453
(q) "Steel structural," which includes all structural	454
steel such as I-beams, trusses, channel iron, and similar steel	455
from buildings;	456
(r) "Miscellaneous steel," which includes steel grates,	457
steel farm machinery, steel industrial machinery, steel motor	458
vehicle frames, and other items made out of steel;	459
(s) "Sheet irons," which includes bicycles, motor vehicle	460
body parts made of iron, and other items made using sheet iron;	461
(t) "Motor vehicle nonbody parts," which includes motor	462
vehicle batteries, radiators, and other nonbody motor vehicle	463
parts;	464
(u) "Catalytic converters";	465
(v) "Lead";	466
(₩)—(V)_"Electric motors";	467
(x) (w) "Electronic scrap," which includes any consumer or	468
commercial electronic equipment such as computers, servers,	469
routers, video displays, and similar products.	470
(6) For recyclable materials that are special purchase	471
articles, the relevant category provided in division (A)(2) of	472
this section.	473
(D) Railroad material, including journal brasses, rail	474
spikes, rails, tie plates, frogs, and communication wire, other	475
than purchases and sales under sections 4973.13 to 4973.16 of	476
the Revised Code, shall be held by a scrap metal dealer for a	477
period of thirty days after being purchased or acquired.	478

(E)(1) The records required under division (C) of this	479
section or under section 4737.012 of the Revised Code shall be	480
open for inspection by the representative of any law enforcement	481
agency, railroad police officers, and the director of public	482
safety or the director's designated representative during all	483
business hours. A scrap metal dealer or bulk merchandise	484
container dealer shall do both all of the following:	485
(a) Provide a copy of those records to any law enforcement	486
agency or railroad police officer that requests the records or	487
to the director or director's representative, upon request;	488
(b) Prepare Except as provided in division (E)(1)(c) of	489
this section, prepare a daily electronic report, the content and	490
format of which shall be established in rules adopted by the	491
director, listing all retail transactions that occurred during	492
the preceding day and containing the information described in	493
division (C) of this section or division (A) of section 4737.012	494
of the Revised Code, as applicable. The dealer shall	495
electronically transfer, by twelve noon eastern standard time,	496
the report for inclusion in the registry created pursuant to	497
division (E) of section 4737.045 of the Revised Code.	498
(c) Immediately upon completion of the purchase or receipt	499
of a catalytic converter, submit the information required by	500
division (C) of this section to the director of public safety	501
for inclusion in the registry created pursuant to division (E)	502
of section 4737.045 of the Revised Code.	503
(2) A law enforcement agency may inspect any photographic	504
records collected and maintained by a scrap metal dealer of	505
either yard operations or individual transactions. Records	506
submitted to any law enforcement agency pursuant to this section	507
are not public records for purposes of section 149.43 of the	508

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Revised Code.	509
(3) Records submitted to any law enforcement agency,	510
railroad police officer, or the director or the director's	511
designated representative as required by section 4737.012 of the	512
Revised Code and sections 4737.04 to 4737.045 of the Revised	513
Code shall not be public records for the purposes of section	514
149.43 of the Revised Code.	515
(4) Notwithstanding division (E)(3) of this section, the	516
names and addresses of scrap metal dealers and bulk merchandise	517
container dealers shall be made available to the public by the	518
director upon request.	519
(5) A person who claims to own a stolen article that may	520
be identified in those records, or an agent of that person, who	521
provides proof of having filed a stolen property report with the	522
appropriate law enforcement agency, may request those records.	523
The law enforcement agency shall provide those records upon a	524
request made by such a person or that person's agent, but the	525
law enforcement agency shall redact information that reveals the	526
name of the seller of any article and the price the dealer paid	527
for any article the dealer purchased or the estimated value of	528
any article the dealer received. The law enforcement agency	529
shall determine which records to provide, based upon the time	530
period that the alleged theft is reported to have taken place. A	531
law enforcement agency may charge or collect a fee for providing	532
records as required by this section.	533
(F)(1) No scrap metal dealer shall purchase or receive any	534
metal articles, and no bulk merchandise container dealer shall	535
purchase or receive any bulk merchandise containers, from a	536
person who refuses to show the dealer the person's personal	537
identification card, or who refuses to allow the dealer to take	538

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a photograph of the person as required under division (I) of	539
this section or of the person or container as required under	540
division (B) of section 4737.012 of the Revised Code.	541
(2) The law enforcement agency that serves the	542

- jurisdiction in which a scrap metal dealer or a bulk merchandise 543 container dealer is located shall provide to the scrap metal 544 dealer or bulk merchandise container dealer a searchable, 545 electronic list prepared in accordance with rules adopted by the 546 director, as that agency determines appropriate, of the names 547 and descriptions of persons known to be thieves or receivers of 548 stolen property. The law enforcement agency may request the 549 appropriate clerk of courts to provide the list. No scrap metal 550 dealer or bulk merchandise container dealer shall purchase or 551 receive articles from any person who is either identified on the 552 list the dealer receives from the law enforcement agency, or who 553 appears on the lists made available by the director pursuant to 554 division (E) of section 4737.045 of the Revised Code. The law 555 enforcement agency also shall provide the list to the department 556 of public safety, in an electronic format in accordance with 557 rules adopted by the director, for inclusion in the registry 558 created in section 4737.045 of the Revised Code. 559
- (3) No scrap metal dealer or bulk merchandise container dealer shall purchase or receive any special purchase articles or bulk merchandise containers from any person who is under eighteen years of age.
- (4) No scrap metal dealer shall purchase or receive any 564 special purchase article without complying with division (C) and 565 (I) of this section and division (B), (C), or (D) divisions (A) 566 (2) to (4) of section 4737.041 of the Revised Code. 567
 - (5) No scrap metal dealer shall purchase or receive more 568

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than one catalytic converter per day from the same person except	569
from a motor vehicle dealer as defined in section 4517.01 of the	570
Revised Code.	571
(6) No scrap metal dealer shall purchase or receive a beer	572
keg that is marked with a company name or logo except from a	573
manufacturer of beer as described in section 4303.02 of the	574
Revised Code or an agent authorized by the manufacturer to	575
dispose of damaged kegs.	576
(7) No scrap metal dealer shall treat a transaction as	577
exempt from section 4737.04 or 4737.041 of the Revised Code	578
unless the seller provides evidence of satisfying division (D)	579
(3) of section 4737.043 of the Revised Code.	580
(G) (1) Every scrap metal dealer and bulk merchandise	581
container dealer shall post a notice in a conspicuous place on	582
the dealer's premises notifying persons who may wish to transact	583
business with the dealer of the penalties applicable to any	584
person who does any of the following:	585
$\frac{(1)}{(a)}$ Provides a false personal identification card to	586
the dealer;	587
(2) (b) With purpose to defraud, provides any other false	588
information to the dealer in connection with the dealer's duty	589
to maintain the records required under division (C) of this	590
section or under section 4737.012 of the Revised Code;	591
$\frac{(3)-(c)}{(c)}$ Violates section 2913.02 of the Revised Code.	592
(2) Every scrap metal dealer shall post a notice in a	593
conspicuous place on the dealer's premises notifying persons	594
that catalytic converters are special purchase articles.	595
(H)(1) Except as otherwise provided in division (F)(2) of	596

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this section, a clerk of courts or an employee of a clerk of	597
courts; a chief of police, marshal, or other chief law	598
enforcement officer; a sheriff, constable, or chief of police of	599
a township police department or police district police force; a	600
deputy, officer, or employee of the law enforcement agency	601
served by the marshal or the municipal or township chief, the	602
office of the sheriff, or the constable; and an employee of the	603
department of public safety is immune from liability in a civil	604
action, including an action for defamation, libel, or slander,	605
to recover damages for injury, death, or loss to persons or	606
property or reputation allegedly caused by an act or omission in	607
connection with compiling and providing the list required by	608
division (F)(2) of this section.	609
(2) The immunity described in division (H)(1) of this	610
section does not apply to a person described in that division	611
if, in relation to the act or omission in question, any of the	612
following applies:	613
(a) The act or omission was manifestly outside the scope	614
of the person's employment or official responsibilities.	615
or the person's emproyment or official responsibilities.	013
(b) The act or omission was with malicious purpose, in bad	616
faith, or in a wanton or reckless manner.	617
(c) Liability for the act or omission is expressly imposed	618
by a section of the Revised Code.	619
(I) Every scrap metal dealer shall take a photograph, in	620
accordance with rules adopted by the director, of each person	621
who sells or otherwise gives the dealer an article for which the	622
dealer must make record under division (C) of this section.	623
The dealer shall take the required photograph at the time	624

the dealer purchases or receives the article and shall keep the

photograph as part of the record in accordance with division (C)	626
of this section.	627
(J)(1) An individual listed as a known thief or receiver	628
of stolen property on a list prepared pursuant to division (F)	629
(2) of this section may request that the individual's name be	630
removed from the list by filing an application with the law	631
enforcement agency responsible for preparing the list.	632
(2) A law enforcement agency receiving an application in	633
accordance with division (J)(1) of this section shall remove the	634
applicant's name from the list of known thieves and receivers of	635
stolen property if the individual has not been convicted of or	636
pleaded guilty to either a misdemeanor that is a theft offense,	637
as defined in section 2913.01 of the Revised Code, within three	638
years immediately prior to the date of the application or a	639
felony that is a theft offense within six years immediately	640
prior to the date of the application.	641
Sec. 4737.041. (A) A scrap metal dealer or bulk	642
merchandise container dealer shall do all of the following with	643
respect to each special purchase article the scrap metal dealer	644
purchases or receives or with respect to each bulk merchandise	645
container a bulk merchandise container dealer purchases or	646
receives that is subject to division (A) of section 4737.012 of	647
the Revised Code:	648
$\frac{A}{A}$ Comply with the requirements of this section in	649
addition to complying with the applicable requirements of	650
section 4737.012 or 4737.04 of the Revised Code;	651
(B) (2) Take a photograph of each special purchase article	652
or bulk merchandise container;	653
(C) (3) Obtain from the seller or provider of the special	654

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purchase article or bulk merchandise container proof that the	655
seller or provider owns the special purchase article or bulk	656
merchandise container;	657
$\frac{(D)}{(4)}$ If payment is rendered for the special purchase	658
articles or bulk merchandise containers, issue a check for the	659
purchase of the special purchase articles or bulk merchandise	660
containers;	661
$\frac{E}{E}$ Withhold payment for the purchase of the special	662
purchase articles or bulk merchandise containers for a period of	663
two days after the day the special purchase articles or bulk	664
merchandise containers are purchased;	665
$\frac{(F)}{(6)}$ If an asserted owner of stolen special purchase	666
articles or bulk merchandise containers or that owner's agent	667
provides proof of having filed a stolen property report with the	668
appropriate law enforcement agency, make records describing	669
special purchase articles or bulk merchandise containers the	670
dealer purchased or received after the alleged date of theft	671
available for inspection to the asserted owner or owner's agent	672
for a period of six months after the alleged date of theft of	673
the articles, except that the dealer shall withhold the name of	674
the person from whom the special purchase articles or bulk	675
merchandise containers were purchased or received and the amount	676
paid for the special purchase articles or bulk merchandise	677
containers.	678
(B) A person, other than a scrap metal dealer, including a	679
person licensed or registered under Chapter 4737., 4738., or	680
4775. of the Revised Code, shall meet the requirements of	681
division (A) of this section with respect to each used catalytic	682
converter the person purchases or receives in the same manner as	683
if the person were a scrap metal dealer, including the	684

requirements of divisions (C), (E), and (F) of section 4737.04	685
of the Revised Code. No person described in this division shall	686
recklessly fail to comply with this division.	687
Sec. 4737.045. (A) To register as a scrap metal dealer or	688
a bulk merchandise container dealer with the director of public	689
safety as required by division (B) of section 4737.04 of the	690
Revised Code, a person shall do all of the following:	691
(1) Provide the name and street address of the dealer's	692
place of business;	693
(2) Provide the name of the primary owner of the business,	694
and of the manager of the business, if the manager is not the	695
<pre>primary owner;</pre>	696
(3) Provide the electronic mail address of the business;	697
(4) Provide confirmation that the dealer has the	698
capabilities to electronically connect with the department of	699
public safety for the purpose of sending and receiving	700
information;	701
(5) Provide any other information required by the director	702
in rules the director adopts pursuant to sections 4737.01 to	703
4737.045 of the Revised Code;	704
(6) Pay an initial registration fee of two hundred	705
dollars.	706
(B) A person engaging in the business of a scrap metal	707
dealer or a bulk merchandise container dealer in this state on	708
or before September 28, 2012, shall register with the director	709
not later than January 1, 2013. With respect to a person who	710
commences engaging in the business of a scrap metal dealer or a	711
bulk merchandise container dealer after September 28, 2012, the	712

person shall register with the director pursuant to this section	713
prior to commencing business as a scrap metal dealer or a bulk	714
merchandise container dealer.	715
(C) A registration issued to a scrap metal dealer or a	716
bulk merchandise container dealer pursuant to this section is	717
valid for a period of one year. A dealer shall renew the	718
registration in accordance with the rules adopted by the	719
director and pay a renewal fee of one hundred fifty dollars to	720
cover the costs of operating and maintaining the registry	721
created pursuant to division (E) of this section.	722
(D) A scrap metal dealer or a bulk merchandise container	723
dealer registered under this section shall prominently display a	724
copy of the annual registration certificate received from the	725
director pursuant to division (E)(2) of this section.	726
(E) The director shall do all of the following:	727
(1) Develop and implement, by January 1, 2014, and	728
maintain as a registry a secure database for use by law	729
enforcement agencies that is capable of all of the following:	730
(a) Receiving and securely storing all of the information	731
required by division (A) of this section and the daily	732
transaction data and catalytic converter transaction data that	733
scrap metal dealers and bulk merchandise dealers are required to	734
send pursuant to division (E)(1) of section 4737.04 of the	735
Revised Code;	736
(b) Providing secure search capabilities to law	737
enforcement agencies for enforcement purposes;	738
(c) Creating a link and retransmission capability for	739
receipt of routine scrap theft alerts published by the institute	740
of scrap recycling industries for transmission to dealers and	741

law enforcement agencies in the state;	742
(d) Making the electronic lists prepared pursuant to	743
division (F)(2) of section 4737.04 of the Revised Code available	744
through an electronic searchable format for individual law	745
enforcement agencies and for dealers in the state;	746
(e) <u>Based on the data submitted under division (E)(1)(c)</u>	747
of section 4737.04 and division (C) of section 4737.26 of the	748
Revised Code, making a list of all persons who, without a	749
license as required under section 4737.21 of the Revised Code,	750
sold catalytic converters in bulk available through an	751
electronic searchable format for individual law enforcement	752
agencies, dealers in this state, and persons who purchase or	753
intend to purchase catalytic converters in this state. The	754
director shall ensure that the list is updated within six hours	755
of the director's receipt of information submitted under	756
division (E)(1)(c) of section 4737.04 or division (C) of section	757
4737.26 of the Revised Code. The director shall remove a person	758
from the list after a period of sixty days has elapsed during	759
which the person did not make another unlicensed bulk sale of	760
catalytic converters.	761
(f) Providing, without charge, interlink programming	762
enabling the transfer of information to dealers.	763
(2) Issue, reissue, or deny registration to dealers;	764
(3) Adopt rules to enforce sections 4737.01 to 4737.045 of	765
the Revised Code, rules establishing procedures to renew a	766
registration issued under this section, rules for the format and	767
maintenance for the records required under division (A) of	768
section 4737.012 of the Revised Code or division (C) of section	769
4737.04 of the Revised Code, and rules regarding the delivery of	770

the report required by division (E)(1) of section 4737.04 of the	771
Revised Code to the registry, which shall be used exclusively by	772
law enforcement agencies.	773
(F) A scrap metal dealer or bulk merchandise container	774
dealer may search, modify, or update only the dealer's own	775
business data contained within the registry established in	776
division (E) of this section.	777
(G) All fees received by the director pursuant to this	778
section and division (F) of section 4737.99 of the Revised Code	779
shall be used to develop and maintain the registry required	780
under this section and for the department of public safety's	781
operating expenses. The fees shall be deposited into the	782
infrastructure protection fund which is hereby created in the	783
state treasury.	784
(H)(1) The director of public safety shall not issue a	785
registration to or renew the registration of a person who was	786
convicted of or pleaded guilty to a violation of section	787
4737.041 of the Revised Code, a violation of section 2923.03 of	788
the Revised Code when division (H) of section 4737.99 of the	789
Revised Code applies, a violation of section 2913.02 of the	790
Revised Code and sentenced pursuant to division (B)(10) of that	791
section, or a violation of section 2913.51 of the Revised Code	792
and sentenced pursuant to division (F) of that section.	793
(2) The director of public safety shall revoke the	794
registration of a person who is convicted of or pleads guilty to	795
a violation of section 4737.041 of the Revised Code, a violation	796
of section 2923.03 of the Revised Code when division (H) of	797
section 4737.99 of the Revised Code applies, a violation of	798
section 2913.02 of the Revised Code and sentenced pursuant to	799
division (B) (10) of that section, or a violation of section	800

2913.51 of the Revised Code and sentenced pursuant to division	801
(F) of that section.	802
Sec. 4737.10. (A) Before a license is granted or renewed	803
under sections 4737.05 to 4737.12 of the Revised Code, the	804
sheriff of each county, or, if the sheriff so designates, a	805
township police officer or constable, and the chief of police of	806
each municipal corporation shall inspect the junk yard within	807
the sheriff's, police officer's, constable's, or chief's	808
respective jurisdiction to determine if it complies with	809
sections 4737.05 to 4737.12 of the Revised Code. The sheriff, or	810
a township police officer or constable, or chief of police shall	811
submit a written report of such examination to the county	812
auditor of the county or the village solicitor or city director	813
of law of the municipal corporation wherein such junk yard is	814
located.	815
(B) In addition, twice annually the sheriff of each	816
county, or, if the sheriff so designates, a township police	817
officer or constable, and the chief of police of each municipal	818
corporation shall inspect every junk yard that is located within	819
the sheriff's, police officer's, constable's, or chief's	820
jurisdiction and for which a license has been issued under	821
sections 4737.05 to 4737.12 of the Revised Code, to obtain	822
information with regard to whether the licensee's activity has	823
been and is being conducted in accordance with sections 4737.01	824
to 4737.12 of the Revised Code. The sheriff, township police	825
officer or constable, or the chief of police shall submit a	826
written report of each such examination to the county auditor of	827
the county or the village solicitor or city director of law of	828
the municipal corporation wherein such junk yard is located.	829
The sheriff, township police officer or constable, or the	830

chief of police shall, for the purpose of these examinations, have free access to the grounds and buildings used or proposed	831
	832
for use in the conduct of the junk yard activity by the	833
applicant or the licensee.	834

Such inspections may be made at any time, at the option of the sheriff, township police officer or constable, or the chief of police during the regular work hours of the licensee or within the hours of eight a.m. and five p.m. Monday through 838 Friday.

840 The director of transportation may also inspect junk yards adjacent to state highways to obtain information with regard to 841 whether the licensee's activity is being conducted in accordance 842 with sections 4737.01 to 4737.12 of the Revised Code. If such 843 inspection indicates that there is a violation of any of the 844 provisions of such sections the director shall advise the 845 attorney general of such alleged violations and request the 846 attorney general to take proper legal action. 847

(C) Whenever it is determined upon any semiannual 848 inspection made under this section that a junk yard is not being 849 850 conducted in accordance with the requirements of sections 4737.01 to 4737.12 of the Revised Code, the sheriff of the 851 county, township police officer or constable, or the chief of 852 police of the municipal corporation within whose jurisdiction 853 the junk yard is located, shall immediately notify the owner of 854 the junk yard of such fact. The notice shall be sent to the 855 owner by registered mail, and shall detail the areas which are 856 not in conformity with the requirements of sections 4737.01 to 857 4737.12 of the Revised Code. A copy of the notice shall also be 858 sent to the auditor of the county, or the village solicitor or 859 city director of law of the municipal corporation within which 860

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the junk yard is located.

(D) Any owner of a junk yard who receives a notice as	862
provided in this section shall, within sixty days after the	863
mailing of the notice, undertake and complete such changes or	864
improvements as are necessary to conform the junk yard to the	865
requirements of sections 4737.01 to 4737.12 of the Revised Code.	866
At the expiration of the sixty-day period, the sheriff, township	867
police officer or constable, or the chief of police shall make a	868
further inspection of the junk yard, and if the required changes	869
or improvements have not been made, the sheriff, township police	870
officer or constable, or the chief of—the police shall send	871
notice of that noncompliance along with an order to suspend the	872
owner's license to the chief executive officer of the	873
municipality or the county auditor of the county in which the	874
licensee's junk yard is located. After receiving that notice and	875
order, the chief executive officer or county auditor, as	876
appropriate, shall suspend the owner's license for ninety days.	877
While the owner's license is suspended, the owner shall	878
undertake and complete such changes or improvements necessary to	879
conform the junk yard to the requirements of sections 4737.01 to	880
4737.12 of the Revised Code.	881

(E) An owner whose license is suspended pursuant to 882 division (D) of this section may appeal the suspension in 883 accordance with Chapter 2506. of the Revised Code. 884

At any time during the ninety days in which an owner's

license is suspended, the owner may apply to the sheriff,

township police officer or constable, or the chief of the police

to have the junk yard inspected. If, after the inspection, the

sheriff, township police officer or constable, or the chief of

the police determines that the junk yard conforms to the

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requirements of sections 4737.01 to 4737.12 of the Revised Code,	891
the sheriff, township police officer or constable, or the chief	892
of the police, as appropriate, shall send notice of that	893
compliance along with an order to remove the suspension and	894
reinstate the owner's license to the chief executive officer of	895
the municipality or the county auditor of the county in which	896
the licensee's junk yard is located. After receiving that notice	897
and order, the chief executive officer or the county auditor, as	898
appropriate, shall remove the suspension and reinstate the	899
owner's license.	900

(F)(1) An owner may sell junk while the owner's license is suspended.

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- (2) No licensee may accept junk for future resale during 903 the time that the licensee's license is suspended under division 904 (D) of this section. 905
- (G) If an owner's license has not been reinstated under 906 division (E) of this section prior to the end of a ninety-day 907 suspension, the sheriff, township police officer or constable, 908 or the chief of police shall make a further inspection of the 909 junk yard. If the owner has not made the required changes or 910 improvements, the sheriff, township police officer or constable, 911 or chief of police shall send notice of that noncompliance along 912 with an order to revoke the owner's license to the chief 913 executive officer of the municipality or the county auditor of 914 the county in which the licensee's junk yard is located. After 915 receiving that notice and order, the chief executive officer or 916 the county auditor shall revoke the owner's license in 917 accordance with the procedures specified in section 4737.07 of 918 the Revised Code. In addition to having the licensee's license 919 revoked, the owner of the junk yard shall be subject to a tax of 920

one hundred dollars for each day after revocation that the	921
violation continues.	922
The sheriff, township police officer or constable, or the	923
chief of police shall certify a return of the imposition of said	924
tax thereon to the county auditor, who shall enter the same as a	925
tax upon the property and against the persons upon which or whom	926
the lien was imposed as and when other taxes are entered. The	927
provisions of the laws relating to the collection of taxes in	928
this state, the delinquency thereof, and sale of property for	929
taxes shall govern in the collection of the tax prescribed in	930
this section insofar as the same are applicable.	931
(H)(1) The chief executive officer of the municipality or	932
the county auditor of the county in which a junk yard is located	933
shall not issue a license to or renew the license of an owner	934
who was convicted of or pleaded guilty to a violation of	935
division (B) of section 4737.041 of the Revised Code, a	936
violation of section 2923.03 of the Revised Code when division	937
(H) of section 4737.99 of the Revised Code applies, a violation	938
of section 2913.02 of the Revised Code and sentenced pursuant to	939
division (B)(10) of that section, or a violation of section	940
2913.51 of the Revised Code and sentenced pursuant to division	941
(F) of that section.	942
(2) The chief executive officer of the municipality or the	943
county auditor of the county in which a junk yard is located	944
shall revoke the license of an owner who is convicted of or	945
pleads guilty to a violation of division (B) of section 4737.041	946
of the Revised Code, a violation of section 2923.03 of the	947
Revised Code and sentenced pursuant to division (H) of section	948
4737.99 of the Revised Code, a violation of section 2913.02 of	949
the Revised Code and sentenced pursuant to division (B)(10) of	950

that section, or a violation of section 2913.51 of the Revised	951
Code and sentenced pursuant to division (F) of that section.	952
Sec. 4737.20. As used in sections 4737.20 to 4737.26 of	953
the Revised Code, "to sell catalytic converters in bulk" means	954
to sell more than one catalytic converter per day regardless of	955
the number of purchasers.	956
Sec. 4737.21. (A) Except as provided in division (B) of	957
this section, no person shall sell catalytic converters in bulk	958
without first having obtained a license from the department of	959
<pre>public safety.</pre>	960
(B) Notwithstanding any provision in this chapter to the	961
contrary, a person holding a license or registration pursuant to	962
Chapter 4737., 4738., or 4775 of the Revised Code may sell	963
catalytic converters in bulk without being separately licensed	964
pursuant to this chapter.	965
Sec. 4737.22. The director of public safety shall do all	966
of the following:	967
(A) Adopt rules in accordance with Chapter 119. of the	968
Revised Code as necessary to carry out the purposes of this	969
<pre>chapter;</pre>	970
(B) Determine whether to refuse to issue, refuse to renew,	971
suspend, or revoke a license;	972
(C) Do all acts and perform all functions as are necessary	973
for the administration and enforcement of sections 4737.20 to	974
4737.26 of the Revised Code.	975
Sec. 4737.23. (A) Each person applying for a bulk	976
catalytic converter sales license shall deliver an application	977
to the director of public safety on a form prescribed by the	978

director and signed by the applicant. The applicant shall	979
include with the application the initial licensing fee set forth	980
in section 4737.24 of the Revised Code. The application shall	981
include all of the following information in addition to any	982
other information the director requires:	983
(1) The name and state tax identification number of the	984
applicant and, if applicable, the location of the applicant's	985
principal place of business. If the applicant has no principal	986
place of business, then the home address of the applicant.	987
(2) The name or style under which the business is to be	988
<pre>conducted if any and, if a corporation, the state of</pre>	989
<pre>incorporation;</pre>	990
(3) A statement showing whether the applicant has	991
previously been convicted of or pleaded quilty to an offense	992
that has a direct nexus to bulk catalytic converter sales,	993
including an offense under Chapter 2911., 2913., or 2923. of the	994
Revised Code, provided the director complies with section 9.79	995
of the Revised Code;	996
(4) A statement showing whether the applicant has	997
previously applied for a license under this chapter and the	998
result of the application, and whether the applicant has ever	999
been the holder of any such license that was revoked or	1000
suspended;	1001
(5) If the applicant is a corporation or partnership, a	1002
statement showing whether any of the partners, officers, or	1003
directors have been refused a license under this chapter, or	1004
have been the holder of any such license that was revoked or	1005
suspended.	1006
(B) Upon receipt of the completed application form and	1007

fees and if the director determines that the applicant meets the	1008
requirements for licensure under division (A) of this section,	1009
the director shall issue a license to the applicant.	1010
(C) Each license issued under this section expires	1011
annually on the date of its original issuance and may be renewed	1012
in accordance with the standard renewal procedure of Chapter	1013
4745. of the Revised Code. The application for a renewal shall	1014
be accompanied by the same information and proof as is required	1015
to accompany an initial application under division (A) of this	1016
section and the renewal fee established pursuant to section	1017
4737.24 of the Revised Code.	1018
(D) When a licensee experiences a change in any	1019
information or data required under division (A) of this section	1020
or by rule of the director for licensure as a seller of bulk	1021
catalytic converters, the licensee shall submit written	1022
notification of the change to the director within sixty days	1023
after the date that the previously submitted information becomes	1024
obsolete. If a licensee fails to submit the written notification	1025
of a change in information or data within sixty days after the	1026
change in information or data, the licensee's license is	1027
automatically suspended, except that the director may waive the	1028
suspension for good cause shown.	1029
(E) Notwithstanding section 5703.21 of the Revised Code,	1030
the department of taxation may disclose to the board any	1031
information necessary for the board to verify the existence of	1032
an applicant's valid vendor's license and current state tax	1033
identification number.	1034
Sec. 4737.24. The initial and annual renewal fee for a	1035
bulk catalytic converter sales license is one hundred dollars.	1036
The director of public safety shall adjust the fee as necessary	1037

in order to provide for the expenses associated with carrying	1038
out this chapter.	1039
Sec. 4737.25. (A) In accordance with Chapter 119. of the	1040
Revised Code, the director of public safety may refuse to issue	1041
or renew a license or may determine whether to waive a	1042
suspension of a license as provided in division (D) of section	1043
4737.23 of the Revised Code.	1044
(B) The director shall investigate any alleged violations	1045
of sections 4737.20 to 4737.26 of the Revised Code.	1046
Sec. 4737.26. (A) A person who is required to be licensed	1047
under section 4737.21 of the Revised Code shall maintain	1048
documentation of each catalytic converter the person sells. The	1049
documentation shall include all of the following:	1050
(1) The name and residence of the purchaser to whom each	1051
catalytic converter is sold, or the name and business address of	1052
<pre>such purchaser if the purchaser is a business;</pre>	1053
(2) The date and time of each sale;	1054
(3) If the purchaser arrives at the seller's residence or	1055
place of business in a motor vehicle, the license plate number	1056
of that motor vehicle along with the state that issued the	1057
<pre>license plate;</pre>	1058
(4) A full and accurate description of each catalytic	1059
converter sold that includes identifying letters or marks	1060
written, inscribed, or otherwise included on the article and the	1061
name and maker of the catalytic converter if known.	1062
(B) A person who is required to be licensed under section	1063
4737.21 of the Revised Code shall maintain documentation of each	1064
catalytic converter the person purchases or receives. The	1065

documentation shall include all of the following:	1066
(1) The name and residence of the person from whom each	1067
catalytic converter was purchased or received, or the name and	1068
business address of such person if the person is a business;	1069
(2) The date and time each purchase or receipt occurred;	1070
(3) If the seller arrives at the purchaser's residence or	1071
place of business in a motor vehicle, the license plate number	1072
of that motor vehicle along with the state that issued the	1073
<pre>license plate;</pre>	1074
(4) A full and accurate description of each catalytic	1075
converter purchased or received that includes identifying	1076
letters or marks written, inscribed, or otherwise included on	1077
the article and the name and maker of the catalytic converter if	1078
known.	1079
(C) A person who is required to be licensed under section	1080
4737.21 of the Revised Code shall transmit the information	1081
required under divisions (A) and (B) of this section to the	1082
director of public safety for inclusion in the registry	1083
developed by the director pursuant to section 4737.045 of the	1084
Revised Code immediately upon the completion of each	1085
transaction.	1086
Sec. 4737.99. (A) Except as specified in divisions (B),	1087
(C), (D), (E), and (F) of this section, whoever violates	1088
sections 4737.01 to 4737.11 of the Revised Code, shall be fined	1089
not less than twenty-five nor more than one thousand dollars and	1090
the costs of prosecution.	1091
(B) Whoever violates division (F)(2) of section 4737.10 of	1092
the Revised Code is guilty of a misdemeanor of the fourth	1093
degree.	1094

(C) Whoever (C) (1) Except as provided in division (C) (2)	1095
of this section, whoever fails to comply with or violates	1096
section 4737.01, 4737.012, or 4737.041, division (C), (D), (E),	1097
(F), (G), or (I) of section 4737.04 , or division (D) of section	1098
4737.045 of the Revised Code is guilty of a misdemeanor of the	1099
first degree. If the offender one time previously has violated	1100
or failed to comply with section 4737.01, 4737.012, or 4737.041,	1101
division (C), (D), (E), (F), (G), or (I) of section 4737.04 , or	1102
division (D) of section 4737.045 of the Revised Code, the	1103
violation or failure is a felony of the fifth degree. If the	1104
offender two or more times previously has violated or failed to	1105
comply with section 4737.01, 4737.012, or 4737.041, division	1106
(C), (D), (E), (F), (G), or (I) of section 4737.04 , or division	1107
(D) of section 4737.045 of the Revised Code, the violation or	1108
failure is a felony of the fourth degree. For any second or	1109
subsequent violation of or failure to comply with section	1110
4737.01, 4737.012 , or 4737.041 , or division (C), (D), (E), (F),	1111
(G), or (I) of section 4737.04 , or division (D) of section	1112
4737.045 of the Revised Code, a court may suspend the	1113
registration issued to the scrap metal dealer or bulk	1114
merchandise container dealer under section 4737.045 of the	1115
Revised Code for a period of ninety days, during which time	1116
period the person shall not engage in the business of a scrap	1117
metal dealer or a bulk merchandise container dealer, as	1118
applicable.	1119
(2) A business entity that, with respect to the sale,_	1120
purchase, or receipt of a catalytic converter, violates division	1121
(C), (E)(1), (F)(2), (F)(5), or (I) of section 4737.04, division	1122
(B) of section 4737.041, or section 4737.26 of the Revised Code,	1123
notwithstanding section 2929.31 of the Revised Code, shall be	1124
fined not less than ten thousand dollars and not more than fifty	1125

thousand dollars per violation.	1126
(D) Whoever violates division (B)(1) of section 4737.04 of	1127
the Revised Code is guilty of a felony of the fifth degree. The	1128
court also shall enjoin the person from engaging in the business	1129
of a scrap metal dealer or a bulk merchandise dealer.	1130
(E) Whoever violates division (B)(2) of section 4737.04 of	1131
the Revised Code is guilty of a felony of the fifth degree for	1132
the first offense and a felony of the third degree for any	1133
subsequent offense.	1134
(F) Any motor vehicle used in the theft or illegal	1135
transportation of metal shall be impounded for at least thirty	1136
days and not more than sixty days. If the same motor vehicle is	1137
used in connection with a second or subsequent theft or illegal	1138
transportation of metal, the motor vehicle shall be impounded	1139
for at least sixty days and not more than one hundred eighty	1140
days. Any motor vehicle used in the theft or illegal	1141
transportation of a special purchase article or bulk merchandise	1142
container shall be impounded for at least ninety days and not	1143
more than three hundred sixty days. A motor vehicle impounded	1144
pursuant to this division shall be stored at a municipal	1145
corporation impound lot, if available, or at a lot owned by a	1146
private entity or another governmental unit that the municipal	1147
corporation utilizes for the purpose of impounding a motor	1148
vehicle. An impounded motor vehicle may be recovered from the	1149
impound lot at the end of the impound term upon payment of fees.	1150
(G) The director of public safety shall impose upon a	1151
person who violates section 4737.21 of the Revised Code a civil	1152
fine of not more than one thousand dollars on a first offense.	1153
On each subsequent offense, the director shall fine the offender	1154
not less than one thousand nor more than five thousand dollars.	1155

(H) A person is complicit under section 2923.03 of the	1156
Revised Code if the person sells a catalytic converter to	1157
another person who, in the purchase or receipt of the catalytic	1158
<pre>converter, violates any of the following:</pre>	1159
(1) Division (F)(1) of section 4737.04 of the Revised	1160
<pre>Code;</pre>	1161
(2) Division (B) of section 4737.041 of the Revised Code	1162
when the violation involves a failure to obtain identifying	1163
information of the seller of a catalytic converter or proof of	1164
<pre>ownership of a catalytic converter;</pre>	1165
(3) Division (A) or (B) of section 4737.26 of the Revised	1166
Code.	1167
Sec. 4738.07. (A) Except as otherwise provided in division	1168
(B) of this section, the registrar of motor vehicles shall deny	1169
the application of any person for a license under this chapter	1170
and refuse to issue the person a license if the registrar finds	1171
that the applicant:	1172
(1) Has made false statement of a material fact in the	1173
individual's application;	1174
(2) Has not complied with sections 4738.01 to 4738.15 of	1175
the Revised Code:	1176
(3) Has habitually defaulted on financial obligations;	1177
(4) Has been convicted of or pleaded guilty to a	1178
disqualifying offense, provided the registrar complies with	1179
section 9.79 of the Revised Code;	1180
(5) Has been guilty of a fraudulent act in connection with	1181
dealing in salvage motor vehicles or when operating as a motor	1182
vehicle salvage dealer, salvage motor vehicle auction, or	1183

salvage motor vehicle pool;	1184
(6) Is insolvent;	1185
(7) Is of insufficient responsibility to assure the prompt	1186
payment of any final judgments which might reasonably be entered	1187
against the individual because of the transaction of the	1188
individual's business during the period of the license applied	1189
for;	1190
(8) Has no established place of business; or	1191
(9) Has less than twelve months prior to said application,	1192
been denied a license under this chapter;	1193
(10) Was convicted of or pleaded guilty to a violation of	1194
division (B) of section 4737.041 of the Revised Code, a	1195
violation of division (H) of section 4737.99 of the Revised	1196
Code, a violation of section 2913.02 of the Revised Code and	1197
sentenced pursuant to division (B)(10) of that section, or a	1198
violation of section 2913.51 of the Revised Code and sentenced	1199
pursuant to division (F) of that section.	1200
(B) -In-(1) Except as provided in division (B)(2) of this	1201
section, in considering a renewal of an individual's license,	1202
the registrar shall not consider any conviction or plea of	1203
guilty prior to the initial licensing. However, the registrar	1204
may consider a conviction or plea of guilty if it occurred after	1205
the individual was initially licensed, or after the most recent	1206
license renewal.	1207
(2) The registrar shall not renew an individual's license	1208
if the individual was convicted of or pleaded guilty to a	1209
violation of division (B) of section 4737.041 of the Revised	1210
Code, a violation of division (H) of section 4737.99 of the	1211
Revised Code, a violation of section 2913.02 of the Revised Code	1212

and sentenced pursuant to division (B)(10) of that section, or a	1213
violation of section 2913.51 of the Revised Code and sentenced	1214
pursuant to division (F) of that section.	1215
(C) The registrar may grant a person a conditional license	1216
that lasts for one year. After the one-year period has expired,	1217
the license is no longer considered conditional, and the person	1218
shall be considered fully licensed.	1219
(D) If the applicant is a corporation or partnership, the	1220
registrar may refuse to issue a license if any officer,	1221
director, or partner of the applicant has been guilty of any	1222
disqualifying offense and the refusal is in accordance with	1223
section 9.79 of the Revised Code. The registrar's finding may be	1224
based upon facts contained in the application or upon any other	1225
information which the registrar may have. Immediately upon	1226
denying an application for any of the reasons in this section,	1227
the registrar shall enter a final order together with the	1228
registrar's findings and certify the same to the motor vehicle	1229
salvage dealer's licensing board.	1230
(E) If the registrar refuses an application for a license,	1231
the reasons for such refusal shall be put in writing. An	1232
applicant who has been refused a license may appeal from the	1233
action of the registrar to the motor vehicle salvage dealer's	1234
licensing board in the manner prescribed in section 4738.12 of	1235
the Revised Code.	1236
(F) The registrar of motor vehicles shall not adopt,	1237
maintain, renew, or enforce any rule, or otherwise preclude in	1238
any way, an individual from renewing a license under this	1239
chapter due to any past criminal activity or interpretation of	1240
moral character, except as pursuant to division (B) of this	1241

1242

section. If the registrar denies an individual a license or

license renewal, the reasons for such denial shall be put in	1243
writing.	1244
Sec. 4738.12. The motor vehicle salvage dealer's licensing	1245
board shall hear appeals which may be taken from an order of the	1246
registrar of motor vehicles, refusing to issue a license. All	1247
appeals from any order of the registrar refusing to issue any	1248
license upon proper application made must be taken within thirty	1249
days from the date of the order, or the order is final and	1250
conclusive. All appeals from orders of the registrar must be by	1251
petition in writing and verified under oath by the applicant	1252
whose application for license has been denied, and must set	1253
forth the reason why, in the petitioner's opinion, the order of	1254
the registrar is not correct. In appeals the board may make	1255
investigation to determine the correctness and legality of the	1256
order of the registrar.	1257
The board may make rules governing its actions relative to	1258
the suspension and revocation of licenses and may, upon its own	1259
motion, and shall, upon the verified complaint in writing of any	1260
person, investigate the conduct of any licensee under this	1261
chapter. The board shall suspend or revoke or notify the	1262
registrar to refuse to renew any license if any ground existed	1263
upon which the license would have been refused, or if a ground	1264
exists which would be cause for refusal to issue a license.	1265
The board may suspend or revoke any license if the	1266
licensee has in any manner violated the rules issued pursuant to	1267
sections 4738.01 to 4738.16 of the Revised Code, or has been	1268
convicted of committing a felony or violating any law which in	1269
any way relates to the theft of motor vehicles.	1270
The board shall revoke any license if the licensee is	1271

convicted of or pleads guilty to a violation of division (B) of

1272

section 4737.041 of the Revised Code, a violation of division	1273
(H) of section 4737.99 of the Revised Code, a violation of	1274
section 2913.02 of the Revised Code and sentenced pursuant to	1275
division (B)(10) of that section, or a violation of section	1276
2913.51 of the Revised Code and sentenced pursuant to division	1277
(F) of that section.	1278
Sec. 4745.01. (A) "Standard renewal procedure," as used in	1279
Chapters 905., 907., 909., 911., 913., 915., 918., 921., 923.,	1280
927., 942., 943., 953., 1321., 3710., 3713., 3719., 3742.,	1281
3748., 3769., 3783., 3921., 3951., 4104., 4105., 4169., 4561.,	1282
4703., 4707., 4709., 4713., 4715., 4717., 4723., 4725., 4727.,	1283
4728., 4729., 4731., 4733., 4734., 4739., 4741., 4747., 4749.,	1284
4752., 4753., 4755., 4757., 4758., 4759., 4761., 4766., 4773.,	1285
and 4775. of the Revised Code and section 4737.23 of the Revised	1286
<u>Code</u> , means the license renewal procedures specified in this	1287
chapter.	1288
(B) "Licensing agency," as used in this chapter, means any	1289
department, division, board, section of a board, or other state	1290
governmental unit subject to the standard renewal procedure, as	1291
defined in this section, and authorized by the Revised Code to	1292
issue a license to engage in a specific profession, occupation,	1293
or occupational activity, or to have charge of and operate	1294
certain specified equipment, machinery, or premises.	1295
(C) "License," as used in this chapter, means a license,	1296
certificate, permit, card, or other authority issued or	1297
conferred by a licensing agency by authority of which the	1298
licensee has or claims the privilege to engage in the	1299
profession, occupation, or occupational activity, or to have	1300
control of and operate certain specific equipment, machinery, or	1301
premises, over which the licensing agency has jurisdiction.	1302

(D) "Licensee," as used in this chapter, means either the	1303
person to whom the license is issued or renewed by a licensing	1304
agency, or the person, partnership, or corporation at whose	1305
request the license is issued or renewed.	1306
(E) "Renewal" and "renewed," as used in this chapter and	1307

- in the chapters of the Revised Code specified in division (A) of 1308 this section, includes the continuing licensing procedure 1309 provided in Chapter 3748. of the Revised Code and rules adopted 1310 under it and in sections 1321.05 and 3921.33 of the Revised 1311 1312 Code, and as applied to those continuing licenses any reference in this chapter to the date of expiration of any license shall 1313 be construed to mean the due date of the annual or other fee for 1314 the continuing license. 1315
- Sec. 4775.09. (A) (1) In accordance with Chapter 119. of 1316 the Revised Code, the motor vehicle repair board may refuse to 1317 issue or renew a registration certificate or may determine 1318 whether to waive a suspension of a registration certificate as 1319 provided in division (D) of section 4775.07 of the Revised Code. 1320
- (2) Within ten days after receipt of an abstract from a 1321 county court judge, mayor of a mayor's court, or clerk of a 1322 court of record indicating a violation of division (D) of 1323 section 4513.241 of the Revised Code, the board shall determine 1324 whether the person named in the abstract is registered with the 1325 board and, if the person is so registered, shall further 1326 determine whether the person previously has been convicted of or 1327 pleaded quilty to a violation of that section. If the person 1328 previously has been convicted of or pleaded guilty to a 1329 violation of that section, the board, in accordance with Chapter 1330 119. of the Revised Code but without a prior hearing, shall 1331 suspend the person's registration for a period of not more than 1332

one hundred eighty days. 1333 (B) The court of common pleas of Franklin county has 1334 exclusive jurisdiction over any person who conducts, or attempts 1335 to conduct, business as a motor vehicle repair operator in 1336 violation of this chapter or any rule adopted under this 1337 chapter. The court, on application of the board, may issue an 1338 injunction, a cease and desist order, or other appropriate order 1339 restraining the person from continuing the violation. This 1340 section shall operate in addition to and shall not prohibit the 1341 enforcement of any other law. 1342 (C) Upon the request of the executive director or as a 1343 result of complaints, the board shall investigate the alleged 1344 violation. 1345 (D) No person required to be registered under this chapter 1346 shall have the benefit of any lien for labor or materials unless 1347 the person is registered under this chapter. 1348 (E) No person whose application for registration under 1349 this chapter is denied shall open or operate a facility for 1350 business as a motor vehicle collision repair facility or motor 1351 vehicle window tint installation facility under the name of the 1352 person designated in the application for a registration 1353 certificate or under any other name prior to registering as a 1354 motor vehicle repair operator in accordance with this chapter. 1355 (F) (1) The board shall not issue a registration to or 1356 renew the registration of a person who was convicted of or 1357 pleaded quilty to a violation of division (B) of section 1358 4737.041 of the Revised Code, a violation of division (H) of 1359 section 4737.99 of the Revised Code, a violation of section 1360 2913.02 of the Revised Code and sentenced pursuant to division 1361

(B) (10) of that section, or a violation of section 2913.51 of	1362
the Revised Code and sentenced pursuant to division (F) of that	1363
section.	1364
(2) The board shall revoke the registration of a person	1365
who is convicted of or pleads guilty to a violation of division	1366
(B) of section 4737.041 of the Revised Code, a violation of	1367
division (H) of section 4737.99 of the Revised Code, a violation	1368
of section 2913.02 of the Revised Code and sentenced pursuant to	1369
division (B)(10) of that section, or a violation of section	1370
2913.51 of the Revised Code and sentenced pursuant to division	1371
(F) of that section.	1372
Section 2. That existing sections 2913.02, 2913.51,	1373
4737.012, 4737.04, 4737.041, 4737.045, 4737.10, 4737.99,	1374
4738.07, 4738.12, 4745.01, and 4775.09 of the Revised Code are	1375
hereby repealed.	1376