## As Passed by the House

## 134th General Assembly

# Regular Session 2021-2022

Sub. H. B. No. 74

### Representative Oelslager

Cosponsors: Representatives West, Baldridge, Callender, Carfagna, Carruthers, Cross, Crossman, Fraizer, Galonski, Ghanbari, Ginter, Hall, Hillyer, Householder, Jarrells, John, Johnson, Miller, J., O'Brien, Patton, Plummer, Richardson, Riedel, Roemer, Schmidt, Seitz, Smith, K., Sobecki, Stein, Stewart, Troy, White, Young, T., Speaker Cupp

#### A BILL

То	amend sections 125.02, 723.54, 1317.07, 2131.12,	1
	2131.13, 2913.71, 3704.14, 3743.01, 3743.04,	2
	3743.15, 3743.17, 3743.75, 4501.01, 4501.21,	3
	4503.04, 4503.042, 4503.10, 4503.102, 4503.103,	4
	4503.182, 4503.19, 4503.191, 4503.21, 4503.29,	5
	4503.51, 4503.513, 4503.573, 4503.581, 4503.591,	6
	4503.593, 4503.67, 4503.68, 4503.69, 4503.771,	7
	4503.78, 4503.791, 4503.83, 4503.871, 4503.873,	8
	4503.874, 4503.875, 4503.876, 4503.877,	9
	4503.878, 4503.879, 4503.88, 4503.892, 4503.901,	10
	4503.902, 4503.903, 4503.904, 4503.905,	11
	4503.906, 4503.907, 4503.908, 4503.909,	12
	4503.951, 4503.952, 4503.953, 4503.954,	13
	4503.955, 4505.01, 4505.06, 4505.101, 4505.103,	14
	4505.11, 4505.19, 4507.02, 4507.06, 4507.12,	15
	4507.21, 4507.213, 4507.50, 4507.51, 4507.53,	16
	4510.037, 4511.195, 4511.454, 4511.46, 4511.751,	17
	4513.601, 4513.61, 4513.611, 4519.10, 4519.55,	18
	4519.60, 5501.47, 5501.48, 5516.01, 5516.02,	19
	5516.05, 5516.06, 5516.061, 5516.11, 5543.20,	20

5577.02, and 5703.21; to amend, for the purpose	21
of adopting new section numbers as indicated in	22
parentheses, sections 4503.771 (4503.77) and	23
4503.791 (4503.79); to enact new section	24
4505.032 and sections 4505.22, 4507.061, and	25
5577.045; and to repeal sections 4503.511,	26
4503.512, 4503.77, 4503.772, 4503.79, and	27
4505.032 of the Revised Code and to repeal	28
Section 513.20 of H.B. 166 of the 133rd General	29
Assembly to make appropriations for programs	30
related to transportation and public safety for	31
the biennium beginning July 1, 2021, and ending	32
June 30, 2023, and to provide authorization and	33
conditions for the operation of those programs.	34

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

Section 101.01. That sections 125.02, 723.54, 1317.07,	35
2131.12, 2131.13, 2913.71, 3704.14, 3743.01, 3743.04, 3743.15,	36
3743.17, 3743.75, 4501.01, 4501.21, 4503.04, 4503.042, 4503.10,	37
4503.102, 4503.103, 4503.182, 4503.19, 4503.191, 4503.21,	38
4503.29, 4503.51, 4503.513, 4503.573, 4503.581, 4503.591,	39
4503.593, 4503.67, 4503.68, 4503.69, 4503.771, 4503.78,	40
4503.791, 4503.83, 4503.871, 4503.873, 4503.874, 4503.875,	41
4503.876, 4503.877, 4503.878, 4503.879, 4503.88, 4503.892,	42
4503.901, 4503.902, 4503.903, 4503.904, 4503.905, 4503.906,	43
4503.907, 4503.908, 4503.909, 4503.951, 4503.952, 4503.953,	44
4503.954, 4503.955, 4505.01, 4505.06, 4505.101, 4505.103,	45
4505.11, 4505.19, 4507.02, 4507.06, 4507.12, 4507.21, 4507.213,	46
4507.50, 4507.51, 4507.53, 4510.037, 4511.195, 4511.454,	47

4511.46, 4511.751, 4513.601, 4513.61, 4513.611, 4519.10,	48
4519.55, 4519.60, 5501.47, 5501.48, 5516.01, 5516.02, 5516.05,	49
5516.06, 5516.061, 5516.11, 5543.20, 5577.02, and 5703.21 be	50
amended; sections 4503.771 (4503.77) and 4503.791 (4503.79) be	51
amended for the purpose of adopting new section numbers as	52
indicated in parentheses; and new section 4505.032 and sections	53
4505.22, 4507.061, and 5577.045 of the Revised Code be enacted	54
to read as follows:	55
Sec. 125.02. (A) The department of administrative services	56
shall establish contracts for supplies and services, including	57
telephone, other telecommunications, and computer services, for	58
the use of state agencies, and may establish such contracts for	59
the use of any political subdivision as described in division	60
(B) of section 125.04 of the Revised Code, except for the	61
following:	62
(1) The adjutant general for military supplies and	63
services;	64
(2) The general assembly;	65
(3) The judicial branch;	66
(4) State institutions of higher education;	67
(5) State elected officials as set forth in section	68
125.041 of the Revised Code;	69
(6) The capitol square review and advisory board.	70
The entities set forth in divisions (A)(1) to (6) of this	71
section may request the department of administrative services'	72
assistance in the procurement of supplies and services for their	73
respective offices and, upon the department's approval, may	7 4

participate in contracts awarded by the department.

(B) For purchases under division (C) of section 125.05 of	76
the Revised Code, the department shall grant a state agency a	77
release and permit to make the purchase if the department	78
determines that it is not possible or advantageous for the	79
department to make a purchase.	80
(C) Upon request, the department may grant a blanket	81
release and permit to a state agency for specific purchases. The	82
department may grant the blanket release and permit for a fiscal	83
year or for a biennium as determined by the director of	84
administrative services.	85
(D) The director of administrative services shall adopt	86
rules regarding circumstances and criteria for obtaining a	87
release and permit under this section. The director of	88
administrative services shall prescribe uniform rules governing	89
forms of specifications, advertisements for proposals, the	90
opening of bids, the making of awards and contracts, and the	91
purchase of supplies and performance of work.	92
(E) The director may enter into cooperative purchasing	93
agreements to purchase supplies or services with the following:	94
(1) The entities set forth in divisions (A)(1) to (5) of	95
this section;	96
(2) One or more other states;	97
(3) Groups of states;	98
(4) The United States or any department, division, or	99
agency of the United States;	100
(5) Other purchasing consortia;	101
(6) The department of transportation; or	102

(7) Any political subdivision of this state described in	103
division (B) of section 125.04 of the Revised Code.	104
(F) The United States or any department, division, or	105
agency of the United States, one or more other states, groups of	106
states, other purchasing consortia, or any agency, commission,	107
or authority established under an interstate compact or	108
agreement may purchase supplies and services from contracts	109
established by the department of administrative services.	110
(G) Except as provided in section 125.04 of the Revised	111
Code, the department of administrative services shall purchase	112
any policy of insurance, including a surety or fidelity bond,	113
covering officers or employees of a state agency, for which the	114
annual premium is more than one thousand dollars and which the	115
state may procure. The department shall purchase the insurance	116
in conformity with sections 125.04 to 125.15 of the Revised	117
Code. As used in this division, "annual premium" means the total	118
premium for one year for one type of insurance regardless of the	119
number of policies.	120
(H) The department shall not apply a revenue share fee as	121
a term or condition to a purchase made under this section	122
through a joint or cooperative purchasing program when the	123
purchaser already pays a membership fee to participate in the	124
joint or cooperative purchasing program. A purchaser's authority	125
to purchase supplies and services through such a program shall	126
not be disallowed by the department solely because of the	127
purchaser's exemption from the department's revenue share fee.	128
Sec. 723.54. The legislative authority of a municipality	129
shall designate a municipal official to have responsibility for	130
inspection of all or portions of bridges within such	131
municipality, except for bridges on the state highway system and	132

the c	county	highway	system.
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This section does not prohibit the municipality from inspecting any bridge within its limits.

Such inspection shall be made at least annually by a professional engineer or other qualified person under the supervision of a professional engineer on a schedule established by the director of transportation, but at least once every twenty-four months, or more frequently if required by the legislative authority, in accordance with the manual of bridge inspection described in section 5501.47 of the Revised Code. The legislative authority may contract for inspection services. 

The municipal official responsible for inspection shall maintain an updated inventory record of all bridges in the municipality and indicate on such inventory record who is responsible for inspection and maintenance, and the authority for such responsibilities.

He—The official shall report the condition of all bridges to the municipal legislative authority not later than sixty days after his—annual—the official's inspection, or shall report more frequently if required by the legislative authority. Any bridge for which the municipality has inspection or maintenance responsibility which, at any time, is found to be in a condition that is or may be a potential danger to life or property shall be identified in reports, and if such official determines that the condition of such a bridge represents an immediate danger he—the official shall immediately report the condition to the legislative authority. With respect to those bridges where there exists joint maintenance responsibility, the municipal official shall furnish a copy of his—the official's report to each party responsible for a share of maintenance.

"Maintenance"	as use	ed in	this	section	means	actual	163
performance of main	tenanc	e wor	k.				164

Sec. 1317.07. No retail installment contract authorized by 165 section 1317.03 of the Revised Code that is executed in 166 connection with any retail installment sale shall evidence any 167 indebtedness in excess of the time balance fixed in the written 168 instrument in compliance with section 1317.04 of the Revised 169 Code, but it may evidence in addition any agreements of the 170 parties for the payment of delinquent charges, as provided for 171 in section 1317.06 of the Revised Code, taxes, and any lawful 172 fee actually paid out, or to be paid out, by the retail seller 173 to any public officer for filing, recording, or releasing any 174 instrument securing the payment of the obligation owed on any 175 retail installment contract. No retail seller, directly or 176 indirectly, shall charge, contract for, or receive from any 177 retail buyer, any further or other amount for examination, 178 service, brokerage, commission, expense, fee, or other thing of 179 value, unless the retail seller is otherwise authorized by law 180 to do so. A documentary service charge customarily and presently 181 being paid on May 9, 1949, in a particular business and area may 182 be charged if the charge does not exceed two hundred fifty 183 dollars per sale. 184

No retail seller shall use multiple agreements with 185 respect to a single item or related items purchased at the same 186 time, with intent to obtain a higher charge than would otherwise 187 be permitted by Chapter 1317. of the Revised Code or to avoid 188 disclosure of an annual percentage rate, nor by use of such 189 agreements make any charge greater than that which would be 190 permitted by Chapter 1317. of the Revised Code had a single 191 192 agreement been used.

Sec. 2131.12. (A) As used in this section:	193
(1) "Motor vehicle" has the same meaning as in section	194
4505.01 of the Revised Code.	195
(2) "Joint ownership with right of survivorship" means a	196
form of ownership of a motor vehicle, <u>all-purpose vehicle</u> , <u>off-</u>	197
highway motorcycle, watercraft, or outboard motor that is	198
established pursuant to this section and pursuant to which the	199
entire interest in the motor vehicle, <u>all-purpose vehicle</u> , <u>off-</u>	200
highway motorcycle, watercraft, or outboard motor is held by two	201
persons for their joint lives and thereafter by the survivor of	202
them.	203
Circia.	200
(3) "Watercraft" has the same meaning as in division (A)	204
of section 1548.01 of the Revised Code.	205
(4) "All-purpose vehicle" has the same meaning as in	206
section 4519.01 of the Revised Code.	207
(5) "Off-highway motorcycle" has the same meaning as in	208
section 4519.01 of the Revised Code.	209
(B)(1) Any two persons may establish in accordance with	210
this section joint ownership with right of survivorship in a	211
motor vehicle or in, an all-purpose vehicle, an off-highway	212
<pre>motorcycle, a watercraft, or an outboard motor for which a</pre>	213
certificate of title is required under Chapter 1548., 4505., or	214
4519. of the Revised Code.	215
(2) If two persons wish to establish joint ownership with	216
right of survivorship in a motor vehicle-or in, an all-purpose	217
vehicle, an off-highway motorcycle, a watercraft, or an outboard	218
motor that is required to be titled under Chapter 1548., 4505.,	219
or 4519. of the Revised Code, they may make a joint application	220
for a certificate of title under section 1548.07, 4505.06, or	221

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 $\frac{1548.07}{4519.55}$  of the Revised Code, as applicable.

(C) If two persons have established in a certificate of 223 title joint ownership with right of survivorship in a motor 224 vehicle-or, an all-purpose vehicle, an off-highway motorcycle, 225 a watercraft<sub>L</sub> or <u>an</u>outboard motor that is required to be titled 226 under Chapter 1548., 4505., or 4519. of the Revised Code, and if 227 one of those persons dies, the interest of the deceased person 228 in the motor vehicle, all-purpose vehicle, off-highway 229 motorcycle, watercraft, or outboard motor shall pass to the 230 survivor of them upon transfer of title to the motor vehicle-or-231 , all-purpose vehicle, off-highway motorcycle, watercraft, or 232 outboard motor in accordance with section 1548.11, 4505.10, or 233 1548.11-4519.60 of the Revised Code. The motor vehicle, all-234 purpose vehicle, off-highway motorcycle, watercraft, or outboard 235 motor shall not be considered an estate asset and shall not be 236 included and stated in the estate inventory. 2.37

#### Sec. 2131.13. (A) As used in this section:

- (1) "Designate or designation in beneficiary form" means 239 to designate, or the designation of, a motor vehicle, an all-240 purpose vehicle, an off-highway motorcycle, a watercraft, or an 241 outboard motor in a certificate of title that indicates the 242 present owner of the motor vehicle, all-purpose vehicle, off-243 highway motorcycle, watercraft, or outboard motor and the 244 intention of the present owner with respect to the transfer of 245 ownership on the present owner's death by designating one or 246 more persons as the beneficiary or beneficiaries who will become 247 the owner or owners of the motor vehicle, <u>all-purpose vehicle</u>, 248 off-highway motorcycle, watercraft, or outboard motor upon the 249 death of the present owner. 250
  - (2) "Motor vehicle" has the same meaning as in section

4505.01 of the Revised Code.	252
(3) "Person" means an individual, a corporation, an	253
organization, or other legal entity.	254
(4) "Transfer-on-death beneficiary or beneficiaries" means	255
a person or persons specified in a certificate of title of a	256
motor vehicle, all-purpose vehicle, off-highway motorcycle,	257
watercraft, or outboard motor who will become the owner or	258
owners of the motor vehicle, all-purpose vehicle, off-highway	259
<pre>motorcycle, watercraft, or outboard motor upon the death of the</pre>	260
present owner of the motor vehicle, all-purpose vehicle, off-	261
highway motorcycle, watercraft, or outboard motor.	262
(5) "Watercraft" has the same meaning as in section	263
1548.01 of the Revised Code.	264
(6) "Owner" includes the plural as well as the singular,	265
as specified in section 1.43 of the Revised Code.	266
(7) "Joint ownership with right of survivorship" has the	267
same meaning as in section 2131.12 of the Revised Code.	268
(8) "All-purpose vehicle" has the same meaning as in	269
section 4519.01 of the Revised Code.	270
(9) "Off-highway motorcycle" has the same meaning as in	271
section 4519.01 of the Revised Code.	272
(B) (1) An individual whose certificate of title of a motor	273
vehicle, all-purpose vehicle, off-highway motorcycle,	274
watercraft, or outboard motor shows sole ownership by that	275
individual may make an application for a certificate of title	276
under section 1548.07 <del>or</del> , 4505.06, or 4519.55 of the Revised	277
Code to designate that motor vehicle, all-purpose vehicle, off-	278
highway motorcycle, watercraft, or outboard motor in beneficiary	279

form pursuant to this section. 280 (2) Individuals whose certificate of title of a motor 281 vehicle, all-purpose vehicle, off-highway motorcycle, 282 watercraft, or outboard motor shows joint ownership with right 283 of survivorship may jointly make an application for a 284 certificate of title under section 1548.07, 4505.06, or 4519.55 285 of the Revised Code to designate that motor vehicle, all-purpose 286 vehicle, off-highway motorcycle, watercraft, or outboard motor 287 in beneficiary form pursuant to this section. 288 (C) (1) A motor vehicle, all-purpose vehicle, off-highway 289 motorcycle, watercraft, or outboard motor is designated in 290 beneficiary form if the certificate of title of the motor 291 vehicle, all-purpose vehicle, off-highway motorcycle, 292 watercraft, or outboard motor includes the name or names of the 293 294 transfer-on-death beneficiary or beneficiaries. (2) The designation of a motor vehicle, all-purpose 295 <u>vehicle</u>, <u>off-highway motorcycle</u>, <u>watercraft</u>, or outboard motor 296 in beneficiary form is not required to be supported by 297 consideration, and the certificate of title in which the 298 designation is made is not required to be delivered to the 299 transfer-on-death beneficiary or beneficiaries in order for the 300 designation in beneficiary form to be effective. 301 (D) The designation of a motor vehicle, all-purpose 302 <u>vehicle</u>, <u>off-highway motorcycle</u>, watercraft, or outboard motor 303 in beneficiary form may be shown in the certificate of title by 304 the words "transfer-on-death" or the abbreviation "TOD" after 305 the name of the owner of a motor vehicle, all-purpose vehicle, 306 off-highway motorcycle, watercraft, or outboard motor and before 307 the name or names of the transfer-on-death beneficiary or 308 beneficiaries. 309

(E) The designation of a transfer-on-death beneficiary or	310
beneficiaries on a certificate of title has no effect on the	311
ownership of a motor vehicle, <u>all-purpose vehicle</u> , <u>off-highway</u>	312
motorcycle, watercraft, or outboard motor until the death of the	313
owner of the motor vehicle, <u>all-purpose vehicle</u> , <u>off-highway</u>	314
motorcycle, watercraft, or outboard motor. The owner of a motor	315
vehicle, all-purpose vehicle, off-highway motorcycle,	316
watercraft, or outboard motor may cancel or change the	317
designation of a transfer-on-death beneficiary or beneficiaries	318
on a certificate of title at any time without the consent of the	319
transfer-on-death beneficiary or beneficiaries by making an	320
application for a certificate of title under section 1548.07-or-	321
<u></u> 4505.06 <u>, or 4519.55</u> of the Revised Code.	322

- (F) (1) Upon the death of the owner of a motor vehicle, all-purpose vehicle, off-highway motorcycle, watercraft, or outboard motor designated in beneficiary form, the ownership of the motor vehicle, all-purpose vehicle, off-highway motorcycle, watercraft, or outboard motor shall pass to the transfer-on-death beneficiary or beneficiaries who survive the owner upon transfer of title to the motor vehicle, all-purpose vehicle, off-highway motorcycle, watercraft, or outboard motor in accordance with section 1548.11—or\_, 4505.10, or 4519.60 of the Revised Code. The transfer-on-death beneficiary or beneficiaries who survive the owner may apply for a certificate of title to the motor vehicle, all-purpose vehicle, off-highway motorcycle, watercraft, or outboard motor upon submitting proof of the death of the owner of the motor vehicle, all-purpose vehicle, off-highway motorcycle, watercraft, or outboard motor.
- (2) If no transfer-on-death beneficiary or beneficiaries 338 survive the owner of a motor vehicle, watercraft, or outboard 339 motor, the motor vehicle, watercraft, or outboard motor shall be 340

included in the probate estate of the deceased owner.	341
(G)(1) Any transfer of a motor vehicle, all-purpose	342
vehicle, off-highway motorcycle, watercraft, or outboard motor	343
to a transfer-on-death beneficiary or beneficiaries that results	344
from a designation of the motor vehicle, <u>all-purpose vehicle</u> ,	345
off-highway motorcycle, watercraft, or outboard motor in	346
beneficiary form is not testamentary.	347
(2) This section does not limit the rights of any creditor	348
of the owner of a motor vehicle, <u>all-purpose vehicle</u> , <u>off-</u>	349
<pre>highway motorcycle, watercraft, or outboard motor against any</pre>	350
transfer-on-death beneficiary or beneficiaries or other	351
transferees of the motor vehicle, <u>all-purpose vehicle</u> , <u>off-</u>	352
highway motorcycle, watercraft, or outboard motor under other	353
laws of this state.	354
(H)(1) This section shall be known and may be cited as the	355
"Transfer-on-Death of Motor Vehicle, <u>All-Purpose Vehicle</u> , <u>Off-</u>	356
<u>Highway Motorcycle</u> , Watercraft, or Outboard Motor Statute."	357
(2) Divisions (A) to (H) of this section shall be	358
liberally construed and applied to promote their underlying	359
purposes and policy.	360
(3) Unless displaced by particular provisions of divisions	361
(A) to (H) of this section, the principles of law and equity	362
supplement the provisions of those divisions.	363
Sec. 2913.71. Regardless of the value of the property	364
involved and regardless of whether the offender previously has	365
been convicted of a theft offense, a violation of section	366
2913.02 or 2913.51 of the Revised Code is a felony of the fifth	367
degree if the property involved is any of the following:	368
(A) A credit card;	369

(B) A printed form for a check or other negotiable	370
instrument, that on its face identifies the drawer or maker for	371
whose use it is designed or identifies the account on which it	372
is to be drawn, and that has not been executed by the drawer or	373
maker or on which the amount is blank;	374

- (C) A motor vehicle identification license plate as

  prescribed by section 4503.22 of the Revised Code, a temporary

  motor vehicle license placard or windshield sticker registration

  as prescribed by section 4503.182 of the Revised Code, or any

  comparable license plate, placard, or sticker temporary motor

  vehicle license registration as prescribed by the applicable law

  of another state or the United States;

  375
- (D) A blank form for a certificate of title or a 382 manufacturer's or importer's certificate to a motor vehicle, as 383 prescribed by section 4505.07 of the Revised Code; 384
- (E) A blank form for any license listed in section 4507.01 385 of the Revised Code.

Sec. 3704.14. (A) (1) If the director of environmental protection determines that implementation of a motor vehicle inspection and maintenance program is necessary for the state to effectively comply with the federal Clean Air Act after June 30, 2019, the director may provide for the implementation of the program in those counties in this state in which such a program is federally mandated. Upon making such a determination, the director of environmental protection may request the director of administrative services to extend the terms of the contract that was entered into under the authority of Am. Sub. H.B. 64 of the 131st general assembly. Upon receiving the request, the director of administrative services shall extend the contract, beginning on July 1, 2019, in accordance with this section. The contract

shall be extended for a period of up to twenty-four months with	400
the contractor who conducted the motor vehicle inspection and	401
maintenance program under that contract.	402

- (2) Prior to the expiration of the contract extension that 403 is authorized by division (A)(1) of this section, the director 404 of environmental protection shall request the director of 405 administrative services to enter into a contract with a vendor 406 to operate a decentralized motor vehicle inspection and 407 maintenance program in each county in this state in which such a 408 409 program is federally mandated through June 30, 2023, with an option for the state to renew the contract for a period of up to 410 twenty-four months through June 30, 2025. The contract shall 411 ensure that the decentralized motor vehicle inspection and 412 maintenance program achieves at least the same emission 413 reductions as achieved by the program operated under the 414 authority of the contract that was extended under division (A) 415 (1) of this section. The director of administrative services 416 shall select a vendor through a competitive selection process in 417 compliance with Chapter 125. of the Revised Code. 418
- (3) Notwithstanding any law to the contrary, the director
  of administrative services shall ensure that a competitive
  selection process regarding a contract to operate a
  decentralized motor vehicle inspection and maintenance program
  in this state incorporates the following, which shall be
  included in the contract:
  424
- (a) For purposes of expanding the number of testing

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  locations for consumer convenience, a requirement that the

  vendor utilize established local businesses, auto repair

  facilities, or leased properties to operate state-approved

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  inspection and maintenance testing facilities;

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(b) A requirement that the vendor selected to operate the	430
program provide notification of the program's requirements to	431
each owner of a motor vehicle that is required to be inspected	432
under the program. The contract shall require the notification	433
to be provided not later than sixty days prior to the date by	434
which the owner of the motor vehicle is required to have the	435
motor vehicle inspected. The director of environmental	436
protection and the vendor shall jointly agree on the content of	437
the notice. However, the notice shall include at a minimum the	438
locations of all inspection facilities within a specified	439
distance of the address that is listed on the owner's motor	440
vehicle registration;	441
(c) A requirement that the vendor comply with testing	442
methodology and supply the required equipment approved by the	443
director of environmental protection as specified in the	444
competitive selection process in compliance with Chapter 125. of	445
the Revised Code.	446
(4) A decentralized motor vehicle inspection and	447
maintenance program operated under this section shall comply	448
with division (B) of this section. The director of environmental	449
protection shall administer the decentralized motor vehicle	450
inspection and maintenance program operated under this section.	451
(B) The decentralized motor vehicle inspection and	452
maintenance program authorized by this section, at a minimum,	453
shall do all of the following:	454
(1) Comply with the federal Clean Air Act;	455
(2) Provide for the issuance of inspection certificates;	456
(3) Provide for a new car exemption for motor vehicles	457

four years old or newer and provide that a new motor vehicle is

exempt for four years regardless of whether legal title to the	459
motor vehicle is transferred during that period;	460
(4) Provide for an exemption for battery electric motor	461
vehicles.	462
(C) The director of environmental protection shall adopt	463
rules in accordance with Chapter 119. of the Revised Code that	464
the director determines are necessary to implement this section.	465
The director may continue to implement and enforce rules	466
pertaining to the motor vehicle inspection and maintenance	467
program previously implemented under former section 3704.14 of	468
the Revised Code as that section existed prior to its repeal and	469
reenactment by Am. Sub. H.B. 66 of the 126th general assembly,	470
provided that the rules do not conflict with this section.	471
(D) There is hereby created in the state treasury the auto	472
emissions test fund, which shall consist of money received by	473
the director from any cash transfers, state and local grants,	474
and other contributions that are received for the purpose of	475
funding the program established under this section. The director	476
of environmental protection shall use money in the fund solely	477
for the implementation, supervision, administration, operation,	478
and enforcement of the motor vehicle inspection and maintenance	479
program established under this section. Money in the fund shall	480
not be used for either of the following:	481
(1) To pay for the inspection costs incurred by a motor	482
vehicle dealer so that the dealer may provide inspection	483
certificates to an individual purchasing a motor vehicle from	484
the dealer when that individual resides in a county that is	485
subject to the motor vehicle inspection and maintenance program;	486
(2) To provide payment for more than one free passing	487

emissions inspection or a total of three emissions inspections	488
for a motor vehicle in any three-hundred-sixty-five-day period.	489
The owner or lessee of a motor vehicle is responsible for	490
inspection fees that are related to emissions inspections beyond	491
one free passing emissions inspection or three total emissions	492
inspections in any three-hundred-sixty-five-day period.	493
Inspection fees that are charged by a contractor conducting	494
emissions inspections under a motor vehicle inspection and	495
maintenance program shall be approved by the director of	496
environmental protection.	497
(E) The motor vehicle inspection and maintenance program	498
established under this section expires upon the termination of	499
all contracts entered into under this section and shall not be	500
implemented beyond the final date on which termination occurs.	501
(F) As used in this section "battery electric motor	502
vehicle" has the same meaning as in section 4501.01 of the	503
Revised Code.	504
Sec. 3743.01. As used in this chapter:	505
(A) "Beer" and "intoxicating liquor" have the same	506
meanings as in section 4301.01 of the Revised Code.	507
(B) "Booby trap" means a small tube that has a string	508
protruding from both ends, that has a friction-sensitive	509
composition, and that is ignited by pulling the ends of the	510
string.	511
(C) "Cigarette load" means a small wooden peg that is	512
coated with a small quantity of explosive composition and that	513
is ignited in a cigarette.	514
(D)(1) "1.3G fireworks" means display fireworks consistent	515
with regulations of the United States department of	516

transportation as expressed using the designation "division 1.3"	517
in Title 49, Code of Federal Regulations.	518
(2) "1.4G fireworks" means consumer fireworks consistent	519
with regulations of the United States department of	520
transportation as expressed using the designation "division 1.4"	521
in Title 49, Code of Federal Regulations.	522
(E) "Controlled substance" has the same meaning as in	523
section 3719.01 of the Revised Code.	524
(F) "Fireworks" means any composition or device prepared	525
for the purpose of producing a visible or an audible effect by	526
combustion, deflagration, or detonation, except ordinary matches	527
and except as provided in section 3743.80 of the Revised Code.	528
(G) "Fireworks plant" means all buildings and other	529
structures in which the manufacturing of fireworks, or the	530
storage or sale of manufactured fireworks by a manufacturer,	531
takes place.	532
(H) "Highway" means any public street, road, alley, way,	533
lane, or other public thoroughfare.	534
(I) "Licensed exhibitor of fireworks" or "licensed	535
exhibitor" means a person licensed pursuant to sections 3743.50	536
to 3743.55 of the Revised Code.	537
(J) "Licensed manufacturer of fireworks" or "licensed	538
manufacturer" means a person licensed pursuant to sections	539
3743.02 to 3743.08 of the Revised Code.	540
(K) "Licensed wholesaler of fireworks" or "licensed	541
wholesaler" means a person licensed pursuant to sections 3743.15	542
to 3743.21 of the Revised Code.	543

(L) "List of licensed exhibitors" means the list required

by division (C) of section 3743.51 of the Revised Code.	545
(M) "List of licensed manufacturers" means the list	546
required by division (C) of section 3743.03 of the Revised Code.	547
(N) "List of licensed wholesalers" means the list required	548
by division (C) of section 3743.16 of the Revised Code.	549
(O) "Manufacturing of fireworks" means the making of	550
fireworks from raw materials, none of which in and of themselves	551
constitute a fireworks, or the processing of fireworks.	552
(P) "Navigable waters" means any body of water susceptible	553
of being used in its ordinary condition as a highway of commerce	554
over which trade and travel is or may be conducted in the	555
customary modes, but does not include a body of water that is	556
not capable of navigation by barges, tugboats, and other large	557
vessels.	558
(Q) "Novelties and trick noisemakers" include the	559
following items:	560
(1) Devices that produce a small report intended to	561
surprise the user, including, but not limited to, booby traps,	562
cigarette loads, party poppers, and snappers;	563
(2) Snakes or glow worms;	564
(3) Smoke devices;	565
(4) Trick matches.	566
(R) "Party popper" means a small plastic or paper item	567
that contains not more than sixteen milligrams of friction-	568
sensitive explosive composition, that is ignited by pulling a	569
string protruding from the item, and from which paper streamers	570
are expelled when the item is ignited.	571

(S) "Processing of fireworks" means the making of	572
fireworks from materials all or part of which in and of	573
themselves constitute a fireworks, but does not include the mere	574
packaging or repackaging of fireworks.	575
(T) "Railroad" means any railway or railroad that carries	576
freight or passengers for hire, but does not include auxiliary	577
tracks, spurs, and sidings installed and primarily used in	578
serving a mine, quarry, or plant.	579
(U) "Retail sale" or "sell at retail" means a sale of	580
fireworks to a purchaser who intends to use the fireworks, and	581
not resell them.	582
(V) "Smoke device" means a tube or sphere that contains	583
pyrotechnic composition that, upon ignition, produces white or	584
colored smoke as the primary effect.	585
(W) "Snake or glow worm" means a device that consists of a	586
pressed pellet of pyrotechnic composition that produces a large,	587
snake-like ash upon burning, which ash expands in length as the	588
pellet burns.	589
(X) "Snapper" means a small, paper-wrapped item that	590
contains a minute quantity of explosive composition coated on	591
small bits of sand, and that, when dropped, implodes.	592
(Y) "Trick match" means a kitchen or book match that is	593
coated with a small quantity of explosive composition and that,	594
upon ignition, produces a small report or a shower of sparks.	595
(Z) "Wire sparkler" means a sparkler consisting of a wire	596
or stick coated with a nonexplosive pyrotechnic mixture that	597
produces a shower of sparks upon ignition and that contains no	598
more than one hundred grams of this mixture.	599

(AA) "Wholesale sale" or "sell at wholesale" means a sale	600
of fireworks to a purchaser who intends to resell the fireworks	601
so purchased.	602
(BB) "Licensed premises" means the real estate upon which	603
a licensed manufacturer or wholesaler of fireworks conducts	604
business.	605
(CC) "Licensed building" means a building on the licensed	606
premises of a licensed manufacturer or wholesaler of fireworks	607
that is approved for occupancy by the building official having	608
jurisdiction.	609
(DD) "Fireworks incident" means any action or omission	610
that occurs at a fireworks exhibition, that results in injury or	611
death, or a substantial risk of injury or death, to any person,	612
and that involves either of the following:	613
(1) The handling or other use, or the results of the	614
handling or other use, of fireworks or associated equipment or	615
other materials;	616
(2) The failure of any person to comply with any	617
applicable requirement imposed by this chapter or any applicable	618
rule adopted under this chapter.	619
(EE) "Discharge site" means an area immediately	620
surrounding the mortars used to fire aerial shells.	621
(FF) "Fireworks incident site" means a discharge site or	622
other location at a fireworks exhibition where a fireworks	623
incident occurs, a location where an injury or death associated	624
with a fireworks incident occurs, or a location where evidence	625
of a fireworks incident or an injury or death associated with a	626
fireworks incident is found.	627

(GG) "Storage location" means a single parcel or	628
contiguous parcels of real estate approved by the <u>state</u> fire	629
marshal pursuant to division (I) of section 3743.04 of the	630
Revised Code or division $\frac{(G)-(F)}{(F)}$ of section 3743.17 of the	631
Revised Code that are separate from a licensed premises	632
containing a retail showroom, and which parcel or parcels a	633
licensed manufacturer or wholesaler of fireworks may use only	634
for the distribution, possession, and storage of fireworks in	635
accordance with this chapter.	636

Sec. 3743.04. (A) The license of a manufacturer of 637 fireworks is effective for one year beginning on the first day 638 of December. The, and the state fire marshal shall issue or 639 renew a license only on that date and at no other time. If a 640 manufacturer of fireworks wishes to continue manufacturing 641 fireworks at the designated fireworks plant after its then 642 effective license expires, it shall apply no later than the 643 first day of October for a new license pursuant to section 644 3743.02 of the Revised Code. The state fire marshal shall send a 645 written notice of the expiration of its license to a licensed 646 manufacturer at least three months before the expiration date. 647

(B) If, during the effective period of its licensure, a 648 licensed manufacturer of fireworks wishes to construct, locate, 649 or relocate any buildings or other structures on the premises of 650 its fireworks plant, to make any structural change or renovation 651 in any building or other structure on the premises of its 652 fireworks plant, or to change the nature of its manufacturing of 653 fireworks so as to include the processing of fireworks, or to 654 relocate its fireworks plant to a new licensed premises, the 655 manufacturer shall notify the state fire marshal in writing. The 656 state fire marshal may require a licensed manufacturer also to 657 submit documentation, including, but not limited to, plans 658

covering the proposed construction, location, relocation,	659
structural change or renovation, or change in manufacturing of	660
fireworks, or new licensed premises, if the state fire marshal	661
determines the documentation is necessary for evaluation	662
purposes in light of the proposed construction, location,	663
relocation, structural change or renovation, <del>or</del> change in	664
manufacturing of fireworks, or new licensed premises.	665

Upon receipt of the notification and additional 666 documentation required by the state fire marshal, the state fire 667 marshal shall inspect the <u>existing</u> premises of the fireworks 668 plant, or proposed new licensed premises, to determine if the 669 proposed construction, location, relocation, structural change 670 or renovation, or change in manufacturing of fireworks conforms, 671 or new licensed premises conform to sections 3743.02 to 3743.08 672 of the Revised Code and the rules adopted by the state fire 673 marshal pursuant to section 3743.05 of the Revised Code. The 674 state fire marshal shall issue a written authorization to the 675 manufacturer for the construction, location, relocation, 676 structural change or renovation, or change in manufacturing of 677 fireworks, or new licensed premises, if the state fire marshal 678 determines, upon the inspection and a review of submitted 679 documentation, that the construction, location, relocation, 680 structural change or renovation, or change in manufacturing of 681 fireworks conforms, or new licensed premises conform to those 682 sections and rules. Upon authorizing a change in manufacturing 683 of fireworks to include the processing of fireworks, the state 684 fire marshal shall make notations on the manufacturer's license 685 and in the list of licensed manufacturers in accordance with 686 section 3743.03 of the Revised Code. 687

On or before June 1, 1998, a licensed manufacturer shall 688 install, in every licensed building in which fireworks are 689

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manufactured, stored, or displayed and to which the public has	690
access, interlinked fire detection, smoke exhaust, and smoke	691
evacuation systems that are approved by the superintendent of	692
industrial compliance, and shall comply with floor plans showing	693
occupancy load limits and internal circulation and egress	694
patterns that are approved by the state fire marshal and	695
superintendent, and that are submitted under seal as required by	696
section 3791.04 of the Revised Code. Notwithstanding section	697
3743.59 of the Revised Code, the construction and safety	698
requirements established in this division are not subject to any	699
variance, waiver, or exclusion.	700

- (C) The license of a manufacturer of fireworks authorizes the manufacturer to engage only in the following activities:
- (1) The manufacturing of fireworks on the premises of the fireworks plant as described in the application for licensure or in the notification submitted under division (B) of this section, except that a licensed manufacturer shall not engage in the processing of fireworks unless authorized to do so by its license.
- (2) To possess for sale at wholesale and sell at wholesale 709 the fireworks manufactured by the manufacturer, to persons who 710 are licensed wholesalers of fireworks, to out-of-state residents 711 in accordance with section 3743.44 of the Revised Code, to 712 residents of this state in accordance with section 3743.45 of 713 the Revised Code, or to persons located in another state 714 provided the fireworks are shipped directly out of this state to 715 them by the manufacturer. A person who is licensed as a 716 manufacturer of fireworks on June 14, 1988, also may possess for 717 sale and sell pursuant to division (C)(2) of this section 718 fireworks other than those the person manufactures. The 719

possession for sale shall be on the premises of the fireworks

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plant described in the application for licensure or in the

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notification submitted under division (B) of this section, and

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the sale shall be from the inside of a licensed building and

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from no other structure or device outside a licensed building.

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At no time shall a licensed manufacturer sell any class of

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fireworks outside a licensed building.

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(3) Possess for sale at retail and sell at retail the 727 fireworks manufactured by the manufacturer, other than 1.4G 728 729 fireworks as designated by the state fire marshal in rules adopted pursuant to division (A) of section 3743.05 of the 730 Revised Code, to licensed exhibitors in accordance with sections 731 3743.50 to 3743.55 of the Revised Code, and possess for sale at 732 retail and sell at retail the fireworks manufactured by the 733 manufacturer, including 1.4G fireworks, to out-of-state 734 residents in accordance with section 3743.44 of the Revised 735 Code, to residents of this state in accordance with section 736 3743.45 of the Revised Code, or to persons located in another 737 state provided the fireworks are shipped directly out of this 738 state to them by the manufacturer. A person who is licensed as a 739 manufacturer of fireworks on June 14, 1988, may also possess for 740 sale and sell pursuant to division (C)(3) of this section 741 fireworks other than those the person manufactures. The 742 possession for sale shall be on the premises of the fireworks 743 plant described in the application for licensure or in the 744 notification submitted under division (B) of this section, and 745 the sale shall be from the inside of a licensed building and 746 from no other structure or device outside a licensed building. 747 At no time shall a licensed manufacturer sell any class of 748 fireworks outside a licensed building. 749

A licensed manufacturer of fireworks shall sell under

division (C) of this section only fireworks that meet the	751
standards set by the consumer product safety commission or by	752
the American fireworks standard laboratories or that have	753
received an EX number from the United States department of	754
transportation.	755
(D) The license of a manufacturer of fireworks shall be	756
protected under glass and posted in a conspicuous place on the	757
premises of the fireworks plant. Except as otherwise provided in	758
this division, the license is not transferable or assignable. $A$	759
(1) The ownership of a manufacturer of fireworks license	760
may be transferred to another person for the same fireworks	761
plant for which the license was issued, or approved pursuant to	762
division (B) of this section, if the assets of the plant are	763
transferred to that person by inheritance or by a sale approved	764
by the state fire marshal. The	765
(2) The license of a manufacturer of fireworks may be	766
geographically relocated in accordance with division (D) of	767
section 3743.75 of the Revised Code.	768
(3) The license is subject to revocation in accordance	769
with section 3743.08 of the Revised Code.	770
(E) The state fire marshal shall not place the license of	771
a manufacturer of fireworks in a temporarily inactive status	772
while the holder of the license is attempting to qualify to	773
retain the license.	774
(F) Each licensed manufacturer of fireworks that possesses	775
fireworks for sale and sells fireworks under division (C) of	776
section 3743.04 of the Revised Code, or a designee of the	777
manufacturer, whose identity is provided to the state fire	778
marshal by the manufacturer, annually shall attend a continuing	779

#### Sub. H. B. No. 74 As Passed by the House

education program. The state fire marshal shall develop the	780
program and the state fire marshal or a person or public agency	781
approved by the state fire marshal shall conduct it. A licensed	782
manufacturer or the manufacturer's designee who attends a	783
program as required under this division, within one year after	784
attending the program, shall conduct in-service training as	785
approved by the state fire marshal for other employees of the	786
licensed manufacturer regarding the information obtained in the	787
program. A licensed manufacturer shall provide the state fire	788
marshal with notice of the date, time, and place of all in-	789
service training. For any program conducted under this division,	790
the state fire marshal shall, in accordance with rules adopted	791
by the state fire marshal under Chapter 119. of the Revised	792
Code, establish the subjects to be taught, the length of	793
classes, the standards for approval, and time periods for	794
notification by the licensee to the state fire marshal of any	795
in-service training.	796

(G) A licensed manufacturer shall maintain comprehensive 797 general liability insurance coverage in the amount and type 798 specified under division (B)(2) of section 3743.02 of the 799 Revised Code at all times. Each policy of insurance required 800 under this division shall contain a provision requiring the 801 insurer to give not less than fifteen days' prior written notice 802 to the state fire marshal before termination, lapse, or 803 cancellation of the policy, or any change in the policy that 804 reduces the coverage below the minimum required under this 805 division. Prior to canceling or reducing the amount of coverage 806 of any comprehensive general liability insurance coverage 807 required under this division, a licensed manufacturer shall 808 secure supplemental insurance in an amount and type that 809 satisfies the requirements of this division so that no lapse in 810

supplemental insurance shall file evidence of the supplemental	812
insurance with the state fire marshal prior to canceling or	813
reducing the amount of coverage of any comprehensive general	814
liability insurance coverage required under this division.	815
(H) The state fire marshal shall adopt rules for the	816
expansion or contraction of a licensed premises and for approval	817
of such expansions or contractions. The boundaries of a licensed	818
premises, including any geographic expansion or contraction of	819
those boundaries, shall be approved by the state fire marshal in	820
accordance with rules the state fire marshal adopts. If the	821
licensed premises consists of more than one parcel of real	822
estate, those parcels shall be contiguous unless an exception is	823
allowed pursuant to division (I) of this section.	824
(I)(1) A licensed manufacturer may expand its licensed	825
premises within this state to include not more than two storage	826
locations that are located upon one or more real estate parcels	827
that are noncontiguous to the licensed premises as that licensed	828
premises exists on the date a licensee submits an application as	829
described below, if all of the following apply:	830
(a) The licensee submits an application to the state fire	831
marshal and an application fee of one hundred dollars per	832
storage location for which the licensee is requesting approval.	833
(b) The identity of the holder of the license remains the	834
same at the storage location.	835
(c) The storage location has received a valid certificate	836
of zoning compliance as applicable and a valid certificate of	837
occupancy for each building or structure at the storage location	838
issued by the authority having jurisdiction to issue the	839

coverage occurs at any time. A licensed manufacturer who secures

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certificate for the storage location, and those certificates	840
permit the distribution and storage of fireworks regulated under	841
this chapter at the storage location and in the buildings or	842
structures. The storage location shall be in compliance with all	843
other applicable federal, state, and local laws and regulations.	844
(d) Every building or structure located upon the storage	845
location is separated from occupied residential and	846
nonresidential buildings or structures, railroads, highways, or	847
any other buildings or structures on the licensed premises in	848
accordance with the distances specified in the rules adopted by	849
the state fire marshal pursuant to section 3743.05 of the	850
Revised Code.	851
(e) Neither the licensee nor any person holding, owning,	852
or controlling a five per cent or greater beneficial or equity	853
interest in the licensee has been convicted of or pleaded guilty	854
to a felony under the laws of this state, any other state, or	855
the United States, after September 29, 2005.	856
(f) The state fire marshal approves the application for	857
expansion.	858
(2) The state fire marshal shall approve an application	859
for expansion requested under division (I)(1) of this section if	860
the state fire marshal receives the application fee and proof	861
that the requirements of divisions (I)(1)(b) to (e) of this	862
section are satisfied. The storage location shall be considered	863
part of the original licensed premises and shall use the same	864
distinct number assigned to the original licensed premises with	865
any additional designations as the state fire marshal deems	866
necessary in accordance with section 3743.03 of the Revised	867

(J)(1) A licensee who obtains approval for the use of a	869
storage location in accordance with division (I) of this section	870
shall use the storage location exclusively for the following	871
activities, in accordance with division (C) of this section:	872
(a) The packaging, assembling, or storing of fireworks,	873
which shall only occur in buildings or structures approved for	874
such hazardous uses by the building code official having	875
jurisdiction for the storage location or, for 1.4G fireworks, in	876
containers or trailers approved for such hazardous uses by the	877
state fire marshal if such containers or trailers are not	878
subject to regulation by the building code adopted in accordance	879
with Chapter 3781. of the Revised Code. All such storage shall	880
be in accordance with the rules adopted by the state fire	881
marshal under division (G) of section 3743.05 of the Revised	882
Code for the packaging, assembling, and storage of fireworks.	883
(b) Distributing fireworks to other parcels of real estate	884
located on the manufacturer's licensed premises, to licensed	885
wholesalers or other licensed manufacturers in this state or to	886
similarly licensed persons located in another state or country;	887
(c) Distributing fireworks to a licensed exhibitor of	888
fireworks pursuant to a properly issued permit in accordance	889
with section 3743.54 of the Revised Code.	890
(2) A licensed manufacturer shall not engage in any sales	891
activity, including the retail sale of fireworks otherwise	892
permitted under division (C)(2) or (C)(3) of this section, or	893
pursuant to section 3743.44 or 3743.45 of the Revised Code, at	894
the storage location approved under this section.	895
(3) A storage location may not be relocated for a minimum	896

period of five years after the storage location is approved by

the state fire marshal in accordance with division (I) of this	898
section.	899
(K) The licensee shall prohibit public access to the	900
storage location. The state fire marshal shall adopt rules to	901
describe the acceptable measures a manufacturer shall use to	902
prohibit access to the storage site.	903
Sec. 3743.15. (A) Except as provided in division (C) of	904
this section, any person who wishes to be a wholesaler of	905
fireworks in this state shall submit to the state fire marshal	906
an application for licensure as a wholesaler of fireworks before	907
the first day of October of each year. The application shall be	908
submitted prior to commencement of business operations, shall be	909
on a form prescribed by the <u>state</u> fire marshal, shall contain	910
all information requested by the state fire marshal, and shall	911
be accompanied by the license fee, fingerprints, and proof of	912
insurance coverage described in division (B) of this section.	913
The <u>state</u> fire marshal shall prescribe a form for	914
applications for licensure as a wholesaler of fireworks and make	915
a copy of the form available, upon request, to persons who seek	916
that licensure.	917
(B) An applicant for licensure as a wholesaler of	918
fireworks shall submit with the application all of the	919
following:	920
(1) A license fee of two thousand seven hundred fifty	921
dollars, which the <u>state</u> fire marshal shall use to pay for	922
fireworks safety education, training programs, and inspections.	923
If the applicant has any storage locations approved in	924
accordance with division $\frac{(G)-(F)}{(F)}$ of section 3743.17 of the	925
Revised Code, the applicant also shall submit a fee of one	926

hundred dollars per storage location for the inspection of each 927 storage location. 928

- (2) Proof of comprehensive general liability insurance 929 coverage, specifically including fire and smoke casualty on 930 premises, in an amount not less than one million dollars for 931 each occurrence for bodily injury liability and wrongful death 932 liability at its business location. Proof of such insurance 933 coverage shall be submitted together with proof of coverage for 934 products liability on all inventory located at the business 935 936 location. All applicants shall submit evidence of comprehensive general liability insurance coverage verified by the insurer and 937 certified as to its provision of the minimum coverage required 938 under this division. 939
- (3) One set of the applicant's fingerprints or similar 940 identifying information and a set of fingerprints or similar 941 identifying information of any individual holding, owning, or 942 controlling a five per cent or greater beneficial or equity 943 interest in the applicant for the license. The state fire 944 marshal may adopt rules in accordance with Chapter 119. of the 945 Revised Code specifying the method to be used by the applicant 946 to provide the fingerprint or similar identifying information, 947 fees to be assessed by the <a href="state">state</a> fire marshal to conduct such 948 background checks, and the procedures to be used by the <a href="mailto:state">state</a> 949 fire marshal to verify compliance with this section. Such rules 950 may include provisions establishing the frequency that license 951 renewal applicants must update background check information 952 filed by the applicant with previous license applications and 953 provisions describing alternative forms of background check 954 information that may be accepted by the <u>state</u> fire marshal to 955 verify compliance with this section. 956

(C) A licensed manufacturer of fireworks is not required	957
to apply for and obtain a wholesaler of fireworks license in	958
order to engage in the wholesale sale of fireworks as authorized	959
by division (C)(2) of section 3743.04 of the Revised Code. A	960
business which is not a licensed manufacturer of fireworks may	961
engage in the wholesale and retail sale of fireworks in the same	962
manner as a licensed manufacturer of fireworks is authorized to	963
do under this chapter without the necessity of applying for and	964
obtaining a license pursuant to this section, but only if the	965
business sells the fireworks on the premises of a fireworks	966
plant covered by a license issued under section 3743.03 of the	967
Revised Code and the holder of that license owns at least a	968
majority interest in that business. However, if a licensed	969
manufacturer of fireworks wishes to engage in the wholesale sale	970
of fireworks in this state at a location other than the premises	971
of the fireworks plant described in its application for	972
licensure as a manufacturer or in a notification submitted under	973
division (B) of section 3743.04 of the Revised Code, the	974
manufacturer shall first apply for and obtain a wholesaler of	975
fireworks license before engaging in wholesale sales of	976
fireworks at the other location.	977

(D) A separate application for licensure as a wholesaler of fireworks shall be submitted for each location at which a person wishes to engage in wholesale sales of fireworks.

Sec. 3743.17. (A) The license of a wholesaler of fireworks is effective for one year beginning on the first day of December. The, and the state fire marshal shall issue or renew a license only on that date and at no other time. If a wholesaler of fireworks wishes to continue engaging in the wholesale sale of fireworks at the particular location after its then effective license expires, it shall apply not later than the first day of

October for a new license pursuant to section 3743.15 of the				
Revised Code. The <u>state</u> fire marshal shall send a written notice	989			
of the expiration of its license to a licensed wholesaler at				
least three months before the expiration date.	991			

(B) If, during the effective period of its licensure, a 992 licensed wholesaler of fireworks wishes to perform any 993 construction, or make any structural change or renovation, on 994 the premises on which the fireworks are sold, or to relocate its 995 sales operations to a new licensed premises, the wholesaler 996 shall notify the <u>state</u> fire marshal in writing. The <u>state</u> fire 997 marshal may require a licensed wholesaler also to submit 998 documentation, including, but not limited to, plans covering the 999 proposed construction or structural change or renovation, or 1000 proposed new licensed premises, if the state fire marshal 1001 determines the documentation is necessary for evaluation 1002 purposes in light of the proposed construction—or, structural 1003 change or renovation, or relocation. 1004

Upon receipt of the notification and additional 1005 documentation required by the <u>state</u> fire marshal, the <u>state</u> fire 1006 marshal shall inspect the premises on which the fireworks are 1007 sold, or the proposed new licensed premises, to determine if the 1008 proposed construction or structural change or renovation, or 1009 relocation conforms to sections 3743.15 to 3743.21 of the 1010 Revised Code, divisions (C)(1) and (2) of section 3743.25 of the 1011 Revised Code, and the rules adopted by the state fire marshal 1012 pursuant to section 3743.18 of the Revised Code. The state fire 1013 marshal shall issue a written authorization to the wholesaler 1014 for the construction or, structural change or renovation, or new 1015 <u>licensed premises</u> if the <u>state</u> fire marshal determines, upon the 1016 inspection and a review of submitted documentation, that the 1017 construction-or, structural change or renovation-conforms, or 1018

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- (C) The license of a wholesaler of fireworks authorizes 1020 the wholesaler to engage only in the following activities: 1021
- (1) Possess for sale at wholesale and sell at wholesale 1022 fireworks to persons who are licensed wholesalers of fireworks, 1023 to out-of-state residents in accordance with section 3743.44 of 1024 the Revised Code, to residents of this state in accordance with 1025 section 3743.45 of the Revised Code, or to persons located in 1026 another state provided the fireworks are shipped directly out of 1027 this state to them by the wholesaler. The possession for sale 1028 shall be at the location described in the application for 1029 licensure or in the notification submitted under division (B) of 1030 this section, and the sale shall be from the inside of a 1031 licensed building and from no structure or device outside a 1032 licensed building. At no time shall a licensed wholesaler sell 1033 any class of fireworks outside a licensed building. 1034
- (2) Possess for sale at retail and sell at retail 1035 fireworks, other than 1.4G fireworks as designated by the state 1036 fire marshal in rules adopted pursuant to division (A) of 1037 section 3743.05 of the Revised Code, to licensed exhibitors in 1038 accordance with sections 3743.50 to 3743.55 of the Revised Code, 1039 and possess for sale at retail and sell at retail fireworks, 1040 including 1.4G fireworks, to out-of-state residents in 1041 accordance with section 3743.44 of the Revised Code, to 1042 residents of this state in accordance with section 3743.45 of 1043 the Revised Code, or to persons located in another state 1044 provided the fireworks are shipped directly out of this state to 1045 them by the wholesaler. The possession for sale shall be at the 1046 location described in the application for licensure or in the 1047 notification submitted under division (B) of this section, and 1048

the sale shall be from the inside of the licensed building and	1049
from no other structure or device outside this licensed	1050
building. At no time shall a licensed wholesaler sell any class	1051
of fireworks outside a licensed building.	1052
A licensed wholesaler of fireworks shall sell under	1053
division (C) of this section only fireworks that meet the	1054
standards set by the consumer product safety commission or by	1055
the American fireworks standard laboratories or that have	1056
received an EX number from the United States department of	1057
transportation.	1058
(D) The license of a wholesaler of fireworks shall be	1059
protected under glass and posted in a conspicuous place at the	1060
location described in the application for licensure or in the	1061
notification submitted under division (B) of this section.	1062
Except as otherwise provided in this section, the license is not	1063
transferable or assignable. A	1064
(1) The ownership of a wholesaler of fireworks license may	1065
be transferred to another person for the same location for which	1066
the license was issued, or approved pursuant to division (B) of	1067
this section, if the assets of the wholesaler are transferred to	1068
that person by inheritance or by a sale approved by the <u>state</u>	1069
fire marshal. <del>The</del>	1070
(2) The license of a wholesaler of fireworks may be	1071
geographically relocated in accordance with division (D) of	1072
section 3743.75 of the Revised Code.	1073
(3) The license is subject to revocation in accordance	1074
with section 3743.21 of the Revised Code.	1075
(E) The <u>state</u> fire marshal shall adopt rules for the	1076

expansion or contraction of a licensed premises and for the

approval of an expansion or contraction. The boundaries of a	1078
licensed premises, including any geographic expansion or	1079
contraction of those boundaries, shall be approved by the <u>state</u>	1080
fire marshal in accordance with rules the <a href="state">state</a> fire marshal	1081
adopts. If the licensed premises of a licensed wholesaler from	1082
which the wholesaler operates consists of more than one parcel	1083
of real estate, those parcels must be contiguous, unless an	1084
exception is allowed pursuant to division $\frac{(G)}{(F)}$ of this	1085
section.	1086
(F)(1) <del>Upon application by a licensed wholesaler of</del>	1087
fireworks, a wholesaler license may be transferred from one-	1088
geographic location to another within the same municipal	1089
corporation or within the unincorporated area of the same	1090
township, but only if all of the following apply:	1091
(a) The identity of the holder of the license remains the	1092
same in the new location.	1093
(b) The former location is closed prior to the opening of	1094
the new location and no fireworks business of any kind is-	1095
conducted at the former location after the transfer of the	1096
<del>license.</del>	1097
(c) The new location has received a local certificate of	1098
zoning compliance and a local certificate of occupancy, and	1099
otherwise is in compliance with all local building regulations.	1100
(d) Every building or structure at the new location is	1101
separated from occupied residential and nonresidential buildings	1102
or structures, railroads, highways, or any other buildings or	1103
structures located on the licensed premises in accordance with-	1104
the distances specified in the rules adopted by the fire marshal	1105
pursuant to section 3743.18 of the Revised Code. If the licensee	1106

fails to comply with the requirements of division (F)(1)(d) of	1107
this section by the licensee's own act, the license at the new-	1108
<del>location is forfeited.</del>	1109
(e) Neither the licensee nor any person holding, owning,	1110
or controlling a five per cent or greater beneficial or equity-	1111
interest in the licensee has been convicted of or has pleaded-	1112
guilty to a felony under the laws of this state, any other-	1113
state, or the United States after June 30, 1997.	1114
(f) The fire marshal approves the request for the	1115
transfer.	1116
(2) The new location shall comply with the requirements	1117
specified in divisions (C)(1) and (2) of section 3743.25 of the	1118
Revised Code whether or not the fireworks showroom at the new-	1119
location is constructed, expanded, or first begins operating on	1120
and after June 30, 1997.	1121
(G)(1)—A licensed wholesaler may expand its licensed	1122
premises within this state to include not more than two storage	1123
locations that are located upon one or more real estate parcels	1124
that are noncontiguous to the licensed premises as that licensed	1125
premises exists on the date a licensee submits an application as	1126
described below, if all of the following apply:	1127
(a) The licensee submits an application to the state fire	1128
marshal requesting the expansion and an application fee of one	1129
hundred dollars per storage location for which the licensee is	1130
requesting approval.	1131
(b) The identity of the holder of the license remains the	1132
same at the storage location.	1133
(c) The storage location has received a valid certificate	1134
of zoning compliance, as applicable, and a valid certificate of	1135

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issued by the authority having jurisdiction to issue the	1137
certificate for the storage location, and those certificates	1138
permit the distribution and storage of fireworks regulated under	1139
this chapter at the storage location and in the buildings or	1140
structures. The storage location shall be in compliance with all	1141
other applicable federal, state, and local laws and regulations.	1142
(d) Every building or structure located upon the storage	1143
location is separated from occupied residential and	1144
nonresidential buildings or structures, railroads, highways, and	1145
any other buildings or structures on the licensed premises in	1146
accordance with the distances specified in the rules adopted by	1147
the <u>state</u> fire marshal pursuant to section 3743.18 of the	1148
Revised Code.	1149
(e) Neither the licensee nor any person holding, owning,	1150
or controlling a five per cent or greater beneficial or equity	1151
interest in the licensee has been convicted of or pleaded guilty	1152
to a felony under the laws of this state, any other state, or	1153
the United States, after September 29, 2005.	1154
(f) The state fire marshal approves the application for	1155
expansion.	1156
(2) The state fire marshal shall approve an application	1157
for expansion requested under division $\frac{(G)(1)-(F)(1)}{(G)(1)}$ of this	1158
section if the <u>state</u> fire marshal receives the application fee	1159
and proof that the requirements of divisions $\frac{G}{G}$ (1) (b) to (e)	1160
(F)(1)(b) to (e) of this section are satisfied. The storage	1161
location shall be considered part of the original licensed	1162
premises and shall use the same distinct number assigned to the	1163
original licensed premises with any additional designations as	1164

the state fire marshal deems necessary in accordance with

occupancy for each building or structure at the storage location

section 3743.16 of the Revised Code.	1166
$\frac{(H)(1)-(G)(1)}{(G)(1)}$ A licensee who obtains approval for use of a	1167
storage location in accordance with division $\frac{(G)-(F)}{(F)}$ of this	1168
section shall use the site exclusively for the following	1169
activities, in accordance with division (C)(1) of this section:	1170
(a) Packaging, assembling, or storing fireworks, which	1171
shall occur only in buildings or structures approved for such	1172
hazardous uses by the building code official having jurisdiction	1173
for the storage location or, for 1.4G fireworks, in containers	1174
or trailers approved for such hazardous uses by the <u>state</u> fire	1175
marshal if such containers or trailers are not subject to	1176
regulation by the building code adopted in accordance with	1177
Chapter 3781. of the Revised Code. All such storage shall be in	1178
accordance with the rules adopted by the <u>state</u> fire marshal	1179
under division (B)(4) of section 3743.18 of the Revised Code for	1180
the packaging, assembling, and storage of fireworks.	1181
(b) Distributing fireworks to other parcels of real estate	1182
located on the wholesaler's licensed premises, to licensed	1183
manufacturers or other licensed wholesalers in this state or to	1184
similarly licensed persons located in another state or country;	1185
(c) Distributing fireworks to a licensed exhibitor of	1186
fireworks pursuant to a properly issued permit in accordance	1187
with section 3743.54 of the Revised Code.	1188
(2) A licensed wholesaler shall not engage in any sales	1189
activity, including the retail sale of fireworks otherwise	1190
permitted under division (C)(2) of this section or pursuant to	1191
section 3743.44 or 3743.45 of the Revised Code, at a storage	1192
location approved under this section.	1193
(3) A storage location may not be relocated for a minimum	1194

period of five years after the storage location is approved by	1195
the $\underline{\text{state}}$ fire marshal in accordance with division $\underline{\text{(G)}}\underline{\text{(F)}}$ of	1196
this section.	1197

(I) (H) A licensee shall prohibit public access to all 1198 storage locations it uses. The state fire marshal shall adopt 1199 rules establishing acceptable measures a wholesaler shall use to 1200 prohibit access to storage sites. 1201

(J) (I) The state fire marshal shall not place the license 1202 of a wholesaler of fireworks in temporarily inactive status 1203 while the holder of the license is attempting to qualify to 1204 retain the license. 1205

(K) (J) Each licensed wholesaler of fireworks or a 1206 designee of the wholesaler, whose identity is provided to the 1207 state fire marshal by the wholesaler, annually shall attend a 1208 continuing education program. The state fire marshal shall 1209 develop the program and the <u>state</u> fire marshal or a person or 1210 public agency approved by the <a href="state">state</a> fire marshal shall conduct 1211 it. A licensed wholesaler or the wholesaler's designee who 1212 attends a program as required under this division, within one 1213 year after attending the program, shall conduct in-service 1214 training as approved by the state fire marshal for other 1215 employees of the licensed wholesaler regarding the information 1216 obtained in the program. A licensed wholesaler shall provide the 1217 state fire marshal with notice of the date, time, and place of 1218 all in-service training. For any program conducted under this 1219 division, the state fire marshal shall, in accordance with rules 1220 adopted by the state fire marshal under Chapter 119. of the 1221 Revised Code, establish the subjects to be taught, the length of 1222 1223 classes, the standards for approval, and time periods for notification by the licensee to the state fire marshal of any 1224

in-service training.	1225
(L) (K) A licensed wholesaler shall maintain comprehensive	1226
general liability insurance coverage in the amount and type	1227
specified under division (B)(2) of section 3743.15 of the	1228
Revised Code at all times. Each policy of insurance required	1229
under this division shall contain a provision requiring the	1230
insurer to give not less than fifteen days' prior written notice	1231
to the <u>state</u> fire marshal before termination, lapse, or	1232
cancellation of the policy, or any change in the policy that	1233
reduces the coverage below the minimum required under this	1234
division. Prior to canceling or reducing the amount of coverage	1235
of any comprehensive general liability insurance coverage	1236
required under this division, a licensed wholesaler shall secure	1237
supplemental insurance in an amount and type that satisfies the	1238
requirements of this division so that no lapse in coverage	1239
occurs at any time. A licensed wholesaler who secures	1240
supplemental insurance shall file evidence of the supplemental	1241
insurance with the <u>state</u> fire marshal prior to canceling or	1242
reducing the amount of coverage of any comprehensive general	1243
liability insurance coverage required under this division.	1244
Sec. 3743.75. (A) During Except as provided in division	1245
(B) of this section, during the period beginning on June 29,	1246
2001, and ending on December 31, 2021, the state fire marshal	1247
shall not do any of the following:	1248
(1) Issue a license as a manufacturer of fireworks under	1249
sections 3743.02 and 3743.03 of the Revised Code to a person for	1250
a particular fireworks plant unless that person possessed such a	1251
license for that fireworks plant immediately prior to June 29,	1252
2001;	1253
(2) Issue a license as a wholesaler of fireworks under	1254

sections 3/43.15 and 3/43.16 of the Revised Code to a person for	1255
a particular location unless that person possessed such a	1256
license for that location immediately prior to June 29, 2001;	1257
(3) Except as provided in division (B) of this section,	1258
approve Approve the geographic transfer of a license as a	1259
manufacturer or wholesaler of fireworks issued under this	1260
chapter to any location other than a location for which a	1261
license was issued under this chapter immediately prior to June	1262
29, 2001.	1263
(B) Division $\frac{(A)(3)}{(A)}$ of this section does not apply to	1264
a either of the following:	1265
(1) An ownership transfer that the state fire marshal	1266
approves under division (D) of section 3743.04 or division (D)	1267
of section 3743.17 of the Revised Code that is consistent with	1268
division (E) of this section;	1269
(2) A geographic transfer that the state fire marshal	1270
approves under division $\frac{(F)-(D)}{(D)}$ of this section 3743.17 of the	1271
Revised Code.	1272
(C) Notwithstanding section 3743.59 of the Revised Code,	1273
the prohibited activities established in divisions (A) $(1)$ and	1274
(2) of this section, geographic transfers approved pursuant to	1275
division $\frac{(F)}{(D)}$ of $\frac{\text{this}}{\text{section}}$ section $\frac{3743.17}{\text{of}}$ the Revised Code,	1276
and <u>nonconstruction-related matters at</u> storage locations allowed	1277
pursuant to division (I) of section 3743.04 of the Revised Code	1278
or division $\frac{(G)-(F)}{(F)}$ of section 3743.17 of the Revised Code are	1279
not subject to any variance, waiver, or exclusion.	1280
(D) (D) (1) A licensed manufacturer of fireworks or a	1281
licensed wholesaler of fireworks may apply, on or after the	1282
effective date of this amendment, to geographically relocate the	1283

license to any location in the state if the license is in good	1284
standing, as defined in division (D)(6) of this section.	1285
(2) Notwithstanding any other provisions of this chapter,	1286
the state fire marshal shall approve the transfer if all of the	1287
<pre>following conditions are met:</pre>	1288
(a) The identity of the holder of the license remains the	1289
same in the new location.	1290
(b) The former licensed premises associated with the	1291
transferred license is closed prior to the opening of the new	1292
location and no fireworks business of any kind is conducted at	1293
the former licensed premises associated with the transferred	1294
license after the transfer of the license unless a separate	1295
fireworks manufacturer or wholesaler license is or has been	1296
issued for such location.	1297
(c) The new location has received a local certificate of	1298
zoning compliance and all structures on the new licensed	1299
location receive a valid certificate of occupancy, and are	1300
otherwise in compliance with all applicable laws, rules, and	1301
regulations, including the building code and fire code and this	1302
<pre>chapter.</pre>	1303
(d) Every building or structure at the new location is	1304
separated from occupied residential and nonresidential buildings	1305
or structures, railroads, highways, or any other buildings or	1306
structures located on the licensed premises in accordance with	1307
the distances specified in the rules adopted by the state fire	1308
marshal pursuant to sections 3743.05 and 3743.18 of the Revised	1309
Code. If the licensee fails to comply with the requirements of	1310
division (D)(2)(d) of this section by the licensee's own act,	1311
the license at the new location is forfeited.	1312

(e) Neither the licensee nor any person holding, owning,	1313
or controlling a five per cent or greater beneficial or equity	1314
interest in the licensee has been convicted of or has pleaded	1315
guilty to a felony under the laws of this state, any other	1316
state, or the United States after June 30, 1997.	1317
(f) The subject license is in active status and does not	1318
have any pending proceedings or final orders of revocation or	1319
denial under section 3743.08 or 3743.21 of the Revised Code.	1320
(g) The state fire marshal approves the request for the	1321
transfer.	1322
(h) All sales structures at the new location comply with	1323
the requirements specified in division (C) of section 3743.25 of	1324
the Revised Code. Each licensed premises may only contain one	1325
sales structure. A sales structure on any licensed premises may	1326
be converted from a representative sample showroom to a retail_	1327
sales showroom or from a retail sales showroom to a	1328
representative sample showroom at any time in accordance with	1329
rules established by the state fire marshal under this chapter.	1330
(i) A completed geographic transfer application, including	1331
the designation of the new location, is received by the state	1332
fire marshal on or after the effective date of this amendment	1333
but not later than December 31, 2021.	1334
(3) All construction at the new location shall be	1335
authorized by the state fire marshal in writing before	1336
initiation and shall be completed not later than December 31,	1337
2022. The state fire marshal shall issue preliminary	1338
construction approvals and may set conditions thereon. The state	1339
fire marshal may authorize extensions of dates specified in this	1340
section upon a finding of good cause based upon evidence	1341

submitted by the applicant. Any final approvals of a geographic	1342
transfer shall occur only after full compliance with this	1343
section.	1344
(4) The filing of an application to geographically	1345
relocate a license and any conditional approvals issued under	1346
this section do not vest in the applicant any rights to the	1347
transfer.	1348
(5) A licensed premises subject to this section may be	1349
granted only one geographic transfer pursuant to this section	1350
prior to December 31, 2021. After that date, any existing	1351
license subject to this section may be geographically	1352
transferred to any location within this state upon application	1353
to the state fire marshal and compliance with divisions (D)(2)	1354
(a) to (h) of this section.	1355
(6) Notwithstanding any other section of the Revised Code,	1356
the license of a licensed manufacturer of fireworks or a	1357
licensed wholesaler of fireworks shall be deemed in good	1358
standing for purposes of a geographic transfer if any of the	1359
following applies to the license:	1360
(a) The license existed immediately prior to June 29,	1361
2001, and the owner of the license, including a license approved	1362
for transfers of ownership subsequent to June 29, 2001, was an	1363
active corporation in good standing as recognized by the	1364
secretary of state of the state where the company is	1365
incorporated as of December 1, 2019, or was a person, as defined	1366
by section 1.59 of the Revised Code, as of December 1, 2019.	1367
(b) The license existed on December 1, 1995, and the owner	1368
of the license, including a license approved for changes or	1369
transfers of ownership subsequent to December 1, 1995, was an	1370

active corporation in good standing as recognized by the	1371
secretary of state of the state where the company is	1372
incorporated as of December 1, 2019, or was a person, as defined	1373
by section 1.59 of the Revised Code, as of December 1, 2019.	1374
(c) For transfers requested after December 31, 2021, the	1375
owner of the license, including a license approved for transfers	1376
of ownership subsequent to June 29, 2001, is an active	1377
corporation in good standing as recognized by the secretary of	1378
state of the state where the company is incorporated as of the	1379
date of the application, or is a person, as defined by section	1380
1.59 of the Revised Code, as of the date of application.	1381
If, between December 1, 1995, and the effective date of	1382
this amendment, a licensee, holding a license that has been	1383
deemed to be in good standing under division (D)(6) of this	1384
section, either converted the license type from a manufacturer	1385
to a wholesaler or has otherwise ceased operations at its	1386
licensed premises for any reason, the state fire marshal may	1387
geographically transfer under this section and reissue the	1388
license at the new location after full compliance with division	1389
(D) (2) of this section without first issuing a license at the	1390
premises where the license last existed.	1391
(E) As used in division (A) of this section:	1392
(1) "Person" includes any person or entity, in whatever	1393
form or name, that acquires possession of a manufacturer or	1394
wholesaler of fireworks license issued pursuant to this chapter	1395
by transfer of possession of a license, whether that transfer	1396
occurs by purchase, assignment, inheritance, bequest, stock	1397
transfer, or any other type of transfer, on the condition that	1398
the transfer is in accordance with division (D) of section	1399
3743 04 of the Revised Code or division (D) of section 3743 17	1400

of the Revised Code and is approved by the <u>state</u> fire marshal.	1401
(2) "Particular location" includes a licensed premises	1402
and, regardless of when approved, any storage location approved	1403
in accordance with section 3743.04 or 3743.17 of the Revised	1404
Code.	1405
(3) "Such a license" includes a wholesaler of fireworks	1406
license that was issued in place of a manufacturer of fireworks	1407
license that existed prior to June 29, 2001, and was requested	1408
to be canceled by the license holder pursuant to division (D) of	1409
section 3743.03 of the Revised Code.	1410
Sec. 4501.01. As used in this chapter and Chapters 4503.,	1411
4505., 4507., 4509., 4510., 4511., 4513., 4515., and 4517. of	1412
the Revised Code, and in the penal laws, except as otherwise	1413
provided:	1414
(A) "Vehicles" means everything on wheels or runners,	1415
including motorized bicycles, but does not mean electric	1416
personal assistive mobility devices, low-speed micromobility	1417
devices, vehicles that are operated exclusively on rails or	1418
tracks or from overhead electric trolley wires, and vehicles	1419
that belong to any police department, municipal fire department,	1420
or volunteer fire department, or that are used by such a	1421
department in the discharge of its functions.	1422
(B) "Motor vehicle" means any vehicle, including mobile	1423
homes and recreational vehicles, that is propelled or drawn by	1424
power other than muscular power or power collected from overhead	1425
electric trolley wires. "Motor vehicle" does not include utility	1426
vehicles as defined in division (VV) of this section, under-	1427
speed vehicles as defined in division (XX) of this section,	1428
mini-trucks as defined in division (BBB) of this section,	1429

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motorized bicycles, electric bicycles, road rollers, traction	1430
engines, power shovels, power cranes, and other equipment used	1431
in construction work and not designed for or employed in general	1432
highway transportation, well-drilling machinery, ditch-digging	1433
machinery, farm machinery, and trailers that are designed and	1434
used exclusively to transport a boat between a place of storage	1435
and a marina, or in and around a marina, when drawn or towed on	1436
a public road or highway for a distance of no more than ten	1437
miles and at a speed of twenty-five miles per hour or less.	1438

- (C) "Agricultural tractor" and "traction engine" mean any 1439 self-propelling vehicle that is designed or used for drawing other vehicles or wheeled machinery, but has no provisions for carrying loads independently of such other vehicles, and that is used principally for agricultural purposes.
- (D) "Commercial tractor," except as defined in division 1444 (C) of this section, means any motor vehicle that has motive 1445 power and either is designed or used for drawing other motor 1446 vehicles, or is designed or used for drawing another motor 1447 vehicle while carrying a portion of the other motor vehicle or 1448 1449 its load, or both.
- (E) "Passenger car" means any motor vehicle that is designed and used for carrying not more than nine persons and includes any motor vehicle that is designed and used for carrying not more than fifteen persons in a ridesharing arrangement.
- (F) "Collector's vehicle" means any motor vehicle or 1455 agricultural tractor or traction engine that is of special 1456 interest, that has a fair market value of one hundred dollars or 1457 more, whether operable or not, and that is owned, operated, 1458 collected, preserved, restored, maintained, or used essentially 1459

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as a collector's item, leisure pursuit, or investment, but not	1460
as the owner's principal means of transportation. "Licensed	1461
collector's vehicle" means a collector's vehicle, other than an	1462
agricultural tractor or traction engine, that displays current,	1463
valid license tags issued under section 4503.45 of the Revised	1464
Code, or a similar type of motor vehicle that displays current,	1465
valid license tags issued under substantially equivalent	1466
provisions in the laws of other states.	1467
(G) "Historical motor vehicle" means any motor vehicle	1468

- (G) "Historical motor vehicle" means any motor vehicle that is over twenty-five years old and is owned solely as a collector's item and for participation in club activities, exhibitions, tours, parades, and similar uses, but that in no event is used for general transportation.
- (H) "Noncommercial motor vehicle" means any motor vehicle, 1473 including a farm truck as defined in section 4503.04 of the 1474 Revised Code, that is designed by the manufacturer to carry a 1475 load of no more than one ton and is used exclusively for 1476 purposes other than engaging in business for profit. 1477
- (I) "Bus" means any motor vehicle that has motor power and 1478 is designed and used for carrying more than nine passengers, 1479 except any motor vehicle that is designed and used for carrying 1480 not more than fifteen passengers in a ridesharing arrangement. 1481
- (J) "Commercial car" or "truck" means any motor vehicle 1482 that has motor power and is designed and used for carrying 1483 merchandise or freight, or that is used as a commercial tractor. 1484
- (K) "Bicycle" means every device, other than a device that

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  is designed solely for use as a play vehicle by a child, that is

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  propelled solely by human power upon which a person may ride,

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  and that has two or more wheels, any of which is more than

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fourteen inches in diameter.

- (L) "Motorized bicycle" or "moped" means any vehicle that 1490 either has two tandem wheels or one wheel in the front and two 1491 wheels in the rear, that may be pedaled, and that is equipped 1492 with a helper motor of not more than fifty cubic centimeters 1493 piston displacement that produces no more than one brake 1494 horsepower and is capable of propelling the vehicle at a speed 1495 of no greater than twenty miles per hour on a level surface. 1496 "Motorized bicycle" or "moped" does not include an electric 1497 1498 bicycle.
- (M) "Trailer" means any vehicle without motive power that 1499 is designed or used for carrying property or persons wholly on 1500 its own structure and for being drawn by a motor vehicle, and 1501 includes any such vehicle that is formed by or operated as a 1502 combination of a semitrailer and a vehicle of the dolly type 1503 such as that commonly known as a trailer dolly, a vehicle used 1504 to transport agricultural produce or agricultural production 1505 materials between a local place of storage or supply and the 1506 farm when drawn or towed on a public road or highway at a speed 1507 greater than twenty-five miles per hour, and a vehicle that is 1508 designed and used exclusively to transport a boat between a 1509 place of storage and a marina, or in and around a marina, when 1510 drawn or towed on a public road or highway for a distance of 1511 more than ten miles or at a speed of more than twenty-five miles 1512 per hour. "Trailer" does not include a manufactured home or 1513 travel trailer. 1514
- (N) "Noncommercial trailer" means any trailer, except a 1515 travel trailer or trailer that is used to transport a boat as 1516 described in division (B) of this section, but, where 1517 applicable, includes a vehicle that is used to transport a boat 1518

travel.

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as described in division (M) of this section, that has a gross	1519
weight of no more than ten thousand pounds, and that is used	1520
exclusively for purposes other than engaging in business for a	1521
profit, such as the transportation of personal items for	1522
personal or recreational purposes.	1523
(O) "Mobile home" means a building unit or assembly of	1524
closed construction that is fabricated in an off-site facility,	1525
is more than thirty-five body feet in length or, when erected on	1526
site, is three hundred twenty or more square feet, is built on a	1527
permanent chassis, is transportable in one or more sections, and	1528
does not qualify as a manufactured home as defined in division	1529
(C)(4) of section 3781.06 of the Revised Code or as an	1530
industrialized unit as defined in division (C)(3) of section	1531
3781.06 of the Revised Code.	1532
(P) "Semitrailer" means any vehicle of the trailer type	1533
that does not have motive power and is so designed or used with	1534
another and separate motor vehicle that in operation a part of	1535
its own weight or that of its load, or both, rests upon and is	1536
carried by the other vehicle furnishing the motive power for	1537
propelling itself and the vehicle referred to in this division,	1538
and includes, for the purpose only of registration and taxation	1539
under those chapters, any vehicle of the dolly type, such as a	1540
trailer dolly, that is designed or used for the conversion of a	1541
semitrailer into a trailer.	1542
(Q) "Recreational vehicle" means a vehicular portable	1543
structure that meets all of the following conditions:	1544
(1) It is designed for the sole purpose of recreational	1545

(2) It is not used for the purpose of engaging in business

for profit.	1548
(3) It is not used for the purpose of engaging in	1549
intrastate commerce.	1550
(4) It is not used for the purpose of commerce as defined	1551
in 49 C.F.R. 383.5, as amended.	1552
(5) It is not regulated by the public utilities commission	1553
pursuant to Chapter 4905., 4921., or 4923. of the Revised Code.	1554
(6) It is classed as one of the following:	1555
(a) "Travel trailer" or "house vehicle" means a nonself-	1556
propelled recreational vehicle that does not exceed an overall	1557
length of forty feet, exclusive of bumper and tongue or	1558
coupling. "Travel trailer" includes a tent-type fold-out camping	1559
trailer as defined in section 4517.01 of the Revised Code.	1560
(b) "Motor home" means a self-propelled recreational	1561
vehicle that has no fifth wheel and is constructed with	1562
permanently installed facilities for cold storage, cooking and	1563
consuming of food, and for sleeping.	1564
(c) "Truck camper" means a nonself-propelled recreational	1565
vehicle that does not have wheels for road use and is designed	1566
to be placed upon and attached to a motor vehicle. "Truck	1567
camper" does not include truck covers that consist of walls and	1568
a roof, but do not have floors and facilities enabling them to	1569
be used as a dwelling.	1570
(d) "Fifth wheel trailer" means a vehicle that is of such	1571
size and weight as to be movable without a special highway	1572
permit, that is constructed with a raised forward section that	1573
allows a bi-level floor plan, and that is designed to be towed	1574
by a vehicle equipped with a fifth-wheel hitch ordinarily	1575

installed in the bed of a truck. 1576 (e) "Park trailer" means a vehicle that is commonly known 1577 as a park model recreational vehicle, meets the American 1578 national standard institute standard A119.5 (1988) for park 1579 trailers, is built on a single chassis, has a gross trailer area 1580 of four hundred square feet or less when set up, is designed for 1581 seasonal or temporary living quarters, and may be connected to 1582 utilities necessary for the operation of installed features and 1583 appliances. 1584 (R) "Pneumatic tires" means tires of rubber and fabric or 1585 tires of similar material, that are inflated with air. 1586 (S) "Solid tires" means tires of rubber or similar elastic 1587 material that are not dependent upon confined air for support of 1588 the load. 1589 (T) "Solid tire vehicle" means any vehicle that is 1590 equipped with two or more solid tires. 1591 (U) "Farm machinery" means all machines and tools that are 1592 used in the production, harvesting, and care of farm products, 1593 and includes trailers that are used to transport agricultural 1594 produce or agricultural production materials between a local 1595 place of storage or supply and the farm, agricultural tractors, 1596 threshing machinery, hay-baling machinery, corn shellers, 1597 hammermills, and machinery used in the production of 1598 horticultural, agricultural, and vegetable products. 1599 (V) "Owner" includes any person or firm, other than a 1600 manufacturer or dealer, that has title to a motor vehicle, 1601 except that, in sections 4505.01 to 4505.19 of the Revised Code, 1602 "owner" includes in addition manufacturers and dealers. 1603

(W) "Manufacturer" and "dealer" include all persons and

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firms that are regularly engaged in the business of	1605
manufacturing, selling, displaying, offering for sale, or	1606
dealing in motor vehicles, at an established place of business	1607
that is used exclusively for the purpose of manufacturing,	1608
selling, displaying, offering for sale, or dealing in motor	1609
vehicles. A place of business that is used for manufacturing,	1610
selling, displaying, offering for sale, or dealing in motor	1611
vehicles shall be deemed to be used exclusively for those	1612
purposes even though snowmobiles or all-purpose vehicles are	1613
sold or displayed for sale thereat, even though farm machinery	1614
is sold or displayed for sale thereat, or even though repair,	1615
accessory, gasoline and oil, storage, parts, service, or paint	1616
departments are maintained thereat, or, in any county having a	1617
population of less than seventy-five thousand at the last	1618
federal census, even though a department in a place of business	1619
is used to dismantle, salvage, or rebuild motor vehicles by	1620
means of used parts, if such departments are operated for the	1621
purpose of furthering and assisting in the business of	1622
manufacturing, selling, displaying, offering for sale, or	1623
dealing in motor vehicles. Places of business or departments in	1624
a place of business used to dismantle, salvage, or rebuild motor	1625
vehicles by means of using used parts are not considered as	1626
being maintained for the purpose of assisting or furthering the	1627
manufacturing, selling, displaying, and offering for sale or	1628
dealing in motor vehicles.	1629

- (X) "Operator" includes any person who drives or operates a motor vehicle upon the public highways.
- (Y) "Chauffeur" means any operator who operates a motor 1632 vehicle, other than a taxicab, as an employee for hire; or any 1633 operator whether or not the owner of a motor vehicle, other than 1634 a taxicab, who operates such vehicle for transporting, for gain, 1635

compensation, or profit, either persons or property owned by	1636
another. Any operator of a motor vehicle who is voluntarily	1637
involved in a ridesharing arrangement is not considered an	1638
employee for hire or operating such vehicle for gain,	1639
compensation, or profit.	1640
(Z) "State" includes the territories and federal districts	1641
of the United States, and the provinces of Canada.	1642
(AA) "Public roads and highways" for vehicles includes all	1643
public thoroughfares, bridges, and culverts.	1644
(BB) "Manufacturer's number" means the manufacturer's	1645
original serial number that is affixed to or imprinted upon the	1646
chassis or other part of the motor vehicle.	1647
(CC) "Motor number" means the manufacturer's original	1648
number that is affixed to or imprinted upon the engine or motor	1649
of the vehicle.	1650
(DD) "Distributor" means any person who is authorized by a	1651
motor vehicle manufacturer to distribute new motor vehicles to	1652
licensed motor vehicle dealers at an established place of	1653
business that is used exclusively for the purpose of	1654
distributing new motor vehicles to licensed motor vehicle	1655
dealers, except when the distributor also is a new motor vehicle	1656
dealer, in which case the distributor may distribute at the	1657
location of the distributor's licensed dealership.	1658
(EE) "Ridesharing arrangement" means the transportation of	1659
persons in a motor vehicle where the transportation is	1660
incidental to another purpose of a volunteer driver and includes	1661
ridesharing arrangements known as carpools, vanpools, and	1662
buspools.	1663

(FF) "Apportionable vehicle" means any vehicle that is

used or intended for use in two or more international	1665
registration plan member jurisdictions that allocate or	1666
proportionally register vehicles, that is used for the	1667
transportation of persons for hire or designed, used, or	1668
maintained primarily for the transportation of property, and	1669
that meets any of the following qualifications:	1670
(1) Is a power unit having a gross vehicle weight in	1671
excess of twenty-six thousand pounds;	1672
	4.650
(2) Is a power unit having three or more axles, regardless	1673
of the gross vehicle weight;	1674
(3) Is a combination vehicle with a gross vehicle weight	1675
in excess of twenty-six thousand pounds.	1676
"Apportionable vehicle" does not include recreational	1677
vehicles, vehicles displaying restricted plates, city pick-up	1678
and delivery vehicles, or vehicles owned and operated by the	1679
United States, this state, or any political subdivisions	1680
thereof.	1681
(GG) "Chartered party" means a group of persons who	1682
contract as a group to acquire the exclusive use of a passenger-	1683
carrying motor vehicle at a fixed charge for the vehicle in	1684
accordance with the carrier's tariff, lawfully on file with the	1685
United States department of transportation, for the purpose of	1686
group travel to a specified destination or for a particular	1687
itinerary, either agreed upon in advance or modified by the	1688
chartered group after having left the place of origin.	1689
(HH) "International registration plan" means a reciprocal	1690
agreement of member jurisdictions that is endorsed by the	1691
American association of motor vehicle administrators, and that	1692
promotes and encourages the fullest possible use of the highway	1693

system by authorizing apportioned registration of fleets of	1694
vehicles and recognizing registration of vehicles apportioned in	1695
member jurisdictions.	1696
(II) "Restricted plate" means a license plate that has a	1697
restriction of time, geographic area, mileage, or commodity, and	1698
includes license plates issued to farm trucks under division (J)	1699
of section 4503.04 of the Revised Code.	1700
(JJ) "Gross vehicle weight," with regard to any commercial	1701
car, trailer, semitrailer, or bus that is taxed at the rates	1702
established under section 4503.042 or 4503.65 of the Revised	1703
Code, means the unladen weight of the vehicle fully equipped	1704
plus the maximum weight of the load to be carried on the	1705
vehicle.	1706
(KK) "Combined gross vehicle weight" with regard to any	1707
combination of a commercial car, trailer, and semitrailer, that	1708
is taxed at the rates established under section 4503.042 or	1709
4503.65 of the Revised Code, means the total unladen weight of	1710
the combination of vehicles fully equipped plus the maximum	1711
weight of the load to be carried on that combination of	1712
vehicles.	1713
(LL) "Chauffeured limousine" means a motor vehicle that is	1714
designed to carry nine or fewer passengers and is operated for	1715
hire pursuant to a prearranged contract for the transportation	1716
of passengers on public roads and highways along a route under	1717
the control of the person hiring the vehicle and not over a	1718
defined and regular route. "Prearranged contract" means an	1719
agreement, made in advance of boarding, to provide	1720
transportation from a specific location in a chauffeured	1721
limousine. "Chauffeured limousine" does not include any vehicle	1722
that is used exclusively in the business of funeral directing.	1723

(MM) "Manufactured home" has the same meaning as in	1724
division (C)(4) of section 3781.06 of the Revised Code.	1725
(NN) "Acquired situs," with respect to a manufactured home	1726
or a mobile home, means to become located in this state by the	1727
placement of the home on real property, but does not include the	1728
placement of a manufactured home or a mobile home in the	1729
inventory of a new motor vehicle dealer or the inventory of a	1730
manufacturer, remanufacturer, or distributor of manufactured or	1731
mobile homes.	1732
(00) "Electronic" includes electrical, digital, magnetic,	1733
optical, electromagnetic, or any other form of technology that	1734
entails capabilities similar to these technologies.	1735
(PP) "Electronic record" means a record generated,	1736
communicated, received, or stored by electronic means for use in	1737
an information system or for transmission from one information	1738
system to another.	1739
(QQ) "Electronic signature" means a signature in	1740
electronic form attached to or logically associated with an	1741
electronic record.	1742
(RR) "Financial transaction device" has the same meaning	1743
as in division (A) of section 113.40 of the Revised Code.	1744
(SS) "Electronic motor vehicle dealer" means a motor	1745
vehicle dealer licensed under Chapter 4517. of the Revised Code	1746
whom the registrar of motor vehicles determines meets the	1747
criteria designated in section 4503.035 of the Revised Code for	1748
electronic motor vehicle dealers and designates as an electronic	1749
motor vehicle dealer under that section.	1750
(TT) "Electric personal assistive mobility device" means a	1751
self-balancing two non-tandem wheeled device that is designed to	1752

transport only one person, has an electric propulsion system of	1753
an average of seven hundred fifty watts, and when ridden on a	1754
paved level surface by an operator who weighs one hundred	1755
seventy pounds has a maximum speed of less than twenty miles per	1756
hour.	1757
	1750
(UU) "Limited driving privileges" means the privilege to	1758
operate a motor vehicle that a court grants under section	1759
4510.021 of the Revised Code to a person whose driver's or	1760
commercial driver's license or permit or nonresident operating	1761
privilege has been suspended.	1762
(VV) "Utility vehicle" means a self-propelled vehicle	1763
designed with a bed, principally for the purpose of transporting	1764
material or cargo in connection with construction, agricultural,	1765
forestry, grounds maintenance, lawn and garden, materials	1766
handling, or similar activities.	1767
(WW) "Low-speed vehicle" means a three- or four-wheeled	1768
motor vehicle with an attainable speed in one mile on a paved	1769
level surface of more than twenty miles per hour but not more	1770
than twenty-five miles per hour and with a gross vehicle weight	1771
rating less than three thousand pounds.	1772
(XX) "Under-speed vehicle" means a three- or four-wheeled	1773
vehicle, including a vehicle commonly known as a golf cart, with	1774
an attainable speed on a paved level surface of not more than	1775
twenty miles per hour and with a gross vehicle weight rating	1776
less than three thousand pounds.	1777
(YY) "Motor-driven cycle or motor scooter" means any	1778
vehicle designed to travel on not more than three wheels in	1779
contact with the ground, with a seat for the driver and floor	1780

pad for the driver's feet, and is equipped with a motor with a

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piston displacement between fifty and one hundred cubic	1782
centimeters piston displacement that produces not more than five	1783
brake horsepower and is capable of propelling the vehicle at a	1784
speed greater than twenty miles per hour on a level surface.	1785
(ZZ) "Motorcycle" means a motor vehicle with motive power	1786
having a seat or saddle for the use of the operator, designed to	1787
travel on not more than three wheels in contact with the ground,	1788
and having no occupant compartment top or occupant compartment	1789
top that can be installed or removed by the user.	1790
(AAA) "Cab-enclosed motorcycle" means a motor vehicle with	1791
motive power having a seat or saddle for the use of the	1792
operator, designed to travel on not more than three wheels in	1793
contact with the ground, and having an occupant compartment top	1794
or an occupant compartment top that is installed.	1795
(BBB) "Mini-truck" means a vehicle that has four wheels,	1796
is propelled by an electric motor with a rated power of seven	1797
thousand five hundred watts or less or an internal combustion	1798
engine with a piston displacement capacity of six hundred sixty	1799
cubic centimeters or less, has a total dry weight of nine	1800
hundred to two thousand two hundred pounds, contains an enclosed	1801
cabin and a seat for the vehicle operator, resembles a pickup	1802
truck or van with a cargo area or bed located at the rear of the	1803
vehicle, and was not originally manufactured to meet federal	1804
motor vehicle safety standards.	1805
(CCC) "Autocycle" means a three-wheeled motorcycle that is	1806

manufactured to comply with federal safety requirements for

wheel, and seating that does not require the operator to

straddle or sit astride to ride the motorcycle.

motorcycles and that is equipped with safety belts, a steering

(DDD) "Plug-in <u>hybrid</u> electric motor vehicle" means a	1811
passenger car powered wholly or in part by a battery cell energy	1812
system that can be recharged via an external source of	1813
electricity.	1814
(EEE) "Hybrid motor vehicle" means a passenger car powered	1815
by an internal propulsion system consisting of both of the	1816
following:	1817
(1) A combustion engine;	1818
(2) A battery cell energy system that cannot be recharged	1819
via an external source of electricity but can be recharged by	1820
other vehicle mechanisms that capture and store electric energy.	1821
(FFF) "Low-speed micromobility device" means a device	1822
weighing less than one hundred pounds that has handlebars, is	1823
propelled by an electric motor or human power, and has an	1824
attainable speed on a paved level surface of not more than	1825
twenty miles per hour when propelled by the electric motor.	1826
(GGG) "Specialty license plate" means a license plate,	1827
authorized by the general assembly, that displays a combination	1828
of words, markings, logos, or other graphic artwork that is in	1829
addition to the words, images, and distinctive numbers and	1830
letters required by section 4503.22 of the Revised Code.	1831
(HHH) "Battery electric motor vehicle" means a passenger	1832
car powered wholly by a battery cell energy system that can be	1833
recharged via an external source of electricity.	1834
Sec. 4501.21. (A) There is hereby created in the state	1835
treasury the license plate contribution fund. The fund shall	1836
consist of all contributions for specialty license plates paid	1837
by motor vehicle registrants and collected by the registrar of	1838
motor vehicles pursuant to the Revised Code sections 4503.491,	1839

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4503.492, 4503.493, 4503.494, 4503.495, 4503.496, 4503.497,	1840
4503.498, 4503.499, 4503.4910, 4503.4911, 4503.50, 4503.501,	1841
4503.502, 4503.505, 4503.506, 4503.508, 4503.509, 4503.51,	1842
4503.514, 4503.521, 4503.522, 4503.523, 4503.524, 4503.525,	1843
4503.526, 4503.528, 4503.529, 4503.531, 4503.534, 4503.545,	1844
4503.55, 4503.551, 4503.552, 4503.553, 4503.554, 4503.555,	1845
4503.556, 4503.557, 4503.561, 4503.562, 4503.564, 4503.565,	1846
4503.566, 4503.567, 4503.576, 4503.577, 4503.579, 4503.581,	1847
4503.591, 4503.592, 4503.594, 4503.595, 4503.596, 4503.67,	1848
4503.68, 4503.69, 4503.70, 4503.701, 4503.702, 4503.71,	1849
4503.711, 4503.712, 4503.713, 4503.714, 4503.715, 4503.716,	1850
4503.72, 4503.722, 4503.724, 4503.725, 4503.73, 4503.732,	1851
4503.733, 4503.734, 4503.74, 4503.75, 4503.751, 4503.752,	1852
4503.754, 4503.763, 4503.764, 4503.765, 4503.767, 4503.85,	1853
4503.86, 4503.87, 4503.871, 4503.872, 4503.873, 4503.874,	1854
4503.875, 4503.876, 4503.877, 4503.878, 4503.879, 4503.88,	1855
4503.881, 4503.882, 4503.883, 4503.884, 4503.89, 4503.891,	1856
4503.892, 4503.893, 4503.899, 4503.90, 4503.901, 4503.902,	1857
4503.903, 4503.904, 4503.905, 4503.906, 4503.907, 4503.908,	1858
4503.909, 4503.92, 4503.931, 4503.932, 4503.94, 4503.941,	1859
4503.942, 4503.944, 4503.945, 4503.951, 4503.952, 4503.953,	1860
4503.954, 4503.955, 4503.956, 4503.957, 4503.958, 4503.961,	1861
4503.962, 4503.963, 4503.97, and 4503.98 of the Revised	1862
Codereferenced in division (B) of this section.	1863

(B) The registrar shall pay the contributions the registrar collects in the fund as follows:

The registrar shall pay the contributions received 1866
pursuant to section 4503.491 of the Revised Code to the breast 1867
cancer fund of Ohio, which shall use that money only to pay for 1868
programs that provide assistance and education to Ohio breast 1869
cancer patients and that improve access for such patients to 1870

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quality health care and clinical trials and shall not use any of	1871
the money for abortion information, counseling, services, or	1872
other abortion-related activities.	1873

The registrar shall pay the contributions the registrar 1874 receives pursuant to section 4503.492 of the Revised Code to the 1875 organization cancer support community central Ohio, which shall 1876 deposit the money into the Sheryl L. Kraner Fund of that 1877 organization. Cancer support community central Ohio shall expend 1878 the money it receives pursuant to this division only in the same 1879 manner and for the same purposes as that organization expends 1880 other money in that fund. 1881

The registrar shall pay the contributions received 1882
pursuant to section 4503.493 of the Revised Code to the autism 1883
society of Ohio, which shall use the contributions for programs 1884
and autism awareness efforts throughout the state. 1885

The registrar shall pay the contributions the registrar receives pursuant to section 4503.494 of the Revised Code to the national multiple sclerosis society for distribution in equal amounts to the northwestern Ohio, Ohio buckeye, and Ohio valley chapters of the national multiple sclerosis society. These chapters shall use the money they receive under this section to assist in paying the expenses they incur in providing services directly to their clients.

The registrar shall pay the contributions the registrar

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receives pursuant to section 4503.495 of the Revised Code to the

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national pancreatic cancer foundation, which shall use the money

it receives under this section to assist those who suffer with

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pancreatic cancer and their families.

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The registrar shall pay the contributions the registrar

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receives pursuant to section 4503.496 of the Revised Code to the	1900
Ohio sickle cell and health association, which shall use the	1901
contributions to help support educational, clinical, and social	1902
support services for adults who have sickle cell disease.	1903
The registrar shall pay the contributions the registrar	1904
receives pursuant to section 4503.497 of the Revised Code to the	1905
St. Baldrick's foundation, which shall use the contributions for	1905
its research and other programs.	1907
The registrar shall pay the contributions the registrar	1908
receives pursuant to section 4503.498 of the Revised Code to	1909
special olympics Ohio, inc., which shall use the contributions	1910
for its programs, charitable efforts, and other activities.	1911
The registrar shall pay the contributions the registrar	1912
receives pursuant to section 4503.499 of the Revised Code to the	1913
children's glioma cancer foundation, which shall use the	1914
contributions for its research and other programs.	1915
contributions for its research and other programs.	1919
The registrar shall pay the contributions the registrar	1916
receives pursuant to section 4503.4910 of the Revised Code to	1917
the KylerStrong foundation, which shall use the contributions to	1918
raise awareness of brain cancer caused by diffuse intrinsic	1919
pontine glioma and to fund research for the cure of such cancer.	1920
The registrar shall pay the contributions the registrar	1921
receives pursuant to section 4503.4911 of the Revised Code to	1922
the research institution for childhood cancer at nationwide	1923
children's hospital, which shall use the contributions to fund	1924
research for the cure of childhood cancers.	1925
	1,72,3
The registrar shall pay the contributions the registrar	1926

receives pursuant to section 4503.50 of the Revised Code to the

future farmers of America foundation, which shall deposit the

contributions into its general account to be used for	1929				
educational and scholarship purposes of the future farmers of					
America foundation.	1931				
The registrar shall pay the contributions the registrar	1932				
receives pursuant to section 4503.501 of the Revised Code to the	1933				
4-H youth development program of the Ohio state university	1934				
extension program, which shall use those contributions to pay	1935				
the expenses it incurs in conducting its educational activities.	1936				
ene enpended to thouse in conducting too educational desivitation.	1300				
The registrar shall pay the contributions received	1937				
pursuant to section 4503.502 of the Revised Code to the Ohio	1938				
cattlemen's foundation, which shall use those contributions for	1939				
scholarships and other educational activities.	1940				
The registrar shall pay the contributions received	1941				
pursuant to section 4503.505 of the Revised Code to the	1942				
organization Ohio region phi theta kappa, which shall use those	1943				
contributions for scholarships for students who are members of	1944				
that organization.	1945				
The registrar shall pay the contributions the registrar	1946				
receives pursuant to section 4503.506 of the Revised Code to	1947				
Ohio demolay, which shall use the contributions for	1948				
scholarships, educational programs, and any other programs or	1949				
events the organization holds or sponsors in this state.	1950				
The registrar shall pay the contributions received	1951				
pursuant to section 4503.508 of the Revised Code to the	1952				
organization bottoms up diaper drive to provide funding for that	1953				
organization for collecting and delivering diapers to parents in	1954				
need.	1955				
The registrar shall pay the contributions the registrar	1956				
The registral shart pay the continuous the registral	1900				

receives pursuant to section 4503.509 of the Revised Code to a

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kid a	again,	inco	orpo	orate	d for	distribution	in	equal	amounts	to	the	1	1958
Ohio	chapte	ers o	of a	a kid	agai	n.						1	1959

The registrar shall pay each contribution the registrar

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receives pursuant to section 4503.51 of the Revised Code to the

1961
university or college whose name or marking or design appears on

1962
collegiate license plates that are issued to a person under that

1963
section. A university or college that receives contributions

1964
from the fund shall deposit the contributions into its general

1965
scholarship fund.

The registrar shall pay the contributions the registrar receives pursuant to section 4503.514 of the Revised Code to the university of Notre Dame in South Bend, Indiana, for purposes of awarding grants or scholarships to residents of Ohio who attend the university. The university shall not use any of the funds it receives for purposes of administering the scholarship program. The registrar shall enter into appropriate agreements with the university of Notre Dame to effectuate the distribution of such funds as provided in this section.

The registrar shall pay the contributions the registrar 1976 receives pursuant to section 4503.521 of the Revised Code to the 1977 Ohio bicycle federation to assist that organization in paying 1978 for the educational programs it sponsors in support of Ohio 1979 cyclists of all ages.

The registrar shall pay the contributions the registrar

receives pursuant to section 4503.522 of the Revised Code to the

"friends of Perry's victory and international peace memorial,

incorporated," a nonprofit corporation organized under the laws

of this state, to assist that organization in paying the

expenses it incurs in sponsoring or holding charitable,

educational, and cultural events at the monument.

The registrar shall pay the contributions the registrar	1988
receives pursuant to section 4503.523 of the Revised Code to the	1989
fairport lights foundation, which shall use the money to pay for	1990
the restoration, maintenance, and preservation of the	1991
lighthouses of fairport harbor.	1992

The registrar shall pay the contributions the registrar

1993
receives pursuant to section 4503.524 of the Revised Code to the

1994
Massillon tiger football booster club, which shall use the

1995
contributions only to promote and support the football team of

1996
Washington high school of the Massillon city school district.

1997

The registrar shall pay the contributions the registrar receives pursuant to section 4503.525 of the Revised Code to the United States power squadron districts seven, eleven, twenty-four, and twenty-nine in equal amounts. Each power squadron district shall use the money it receives under this section to pay for the educational boating programs each district holds or sponsors within this state.

The registrar shall pay the contributions the registrar receives pursuant to section 4503.526 of the Revised Code to the Ohio district Kiwanis foundation of the Ohio district of Kiwanis international, which shall use the money it receives under this section to pay the costs of its educational and humanitarian activities.

The registrar shall pay the contributions the registrar

2011
receives pursuant to section 4503.528 of the Revised Code to the

Ohio children's alliance, which shall use the money it receives

2013
under this section to pay the expenses it incurs in advancing

2014
its mission of sustainably improving the provision of services

2015
to children, young adults, and families in this state.

2016

The registrar shall pay the contributions the registrar	2017
receives pursuant to section 4503.529 of the Revised Code to the	2018
Ohio nurses foundation. The foundation shall use the money it	2019
receives under this section to provide educational scholarships	2020
to assist individuals who aspire to join the nursing profession,	2021
to assist nurses in the nursing profession who seek to advance	2022
their education, and to support persons conducting nursing	2023
research concerning the evidence-based practice of nursing and	2024
the improvement of patient outcomes.	2025

The registrar shall pay the contributions the registrar

2026
receives pursuant to section 4503.531 of the Revised Code to the

2027
thank you foundation, incorporated, a nonprofit corporation

2028
organized under the laws of this state, to assist that

2029
organization in paying for the charitable activities and

2030
programs it sponsors in support of United States military

2031
personnel, veterans, and their families.

The registrar shall pay the contributions the registrar

2033
receives pursuant to section 4503.534 of the Revised Code to the

2034
disabled American veterans department of Ohio, to be used for

2035
programs that serve disabled American veterans and their

2036
families.

The registrar shall pay the contributions the registrar 2038 receives pursuant to section 4503.55 of the Revised Code to the 2039 pro football hall of fame, which shall deposit the contributions 2040 into a special bank account that it establishes and which shall 2041 be separate and distinct from any other account the pro football 2042 hall of fame maintains, to be used exclusively for the purpose 2043 of promoting the pro football hall of fame as a travel 2044 destination. 2045

The registrar shall pay the contributions that are paid to 2046

the registrar pursuant to section 4503.545 of the Revised Code	2047
to the national rifle association foundation, which shall use	2048
the money to pay the costs of the educational activities and	2049
programs the foundation holds or sponsors in this state.	2050

The registrar shall pay to the Ohio pet fund the 2051 contributions the registrar receives pursuant to section 2052 4503.551 of the Revised Code and any other money from any other 2053 source, including donations, gifts, and grants, that is 2054 designated by the source to be paid to the Ohio pet fund. The 2055 2056 Ohio pet fund shall use the moneys it receives under this section to support programs for the sterilization of dogs and 2057 cats and for educational programs concerning the proper 2058 veterinary care of those animals, and for expenses of the Ohio 2059 pet fund that are reasonably necessary for it to obtain and 2060 maintain its tax-exempt status and to perform its duties. 2061

The registrar shall pay the contributions the registrar 2062 receives pursuant to section 4503.552 of the Revised Code to the 2063 rock and roll hall of fame and museum, incorporated. 2064

The registrar shall pay the contributions the registrar 2065 receives pursuant to section 4503.553 of the Revised Code to the 2066 Ohio coalition for animals, incorporated, a nonprofit 2067 corporation. Except as provided in division (B) of this section, 2068 the coalition shall distribute the money to its members, and the 2069 members shall use the money only to pay for educational, 2070 charitable, and other programs of each coalition member that 2071 provide care for unwanted, abused, and neglected horses. The 2072 Ohio coalition for animals may use a portion of the money to pay 2073 for reasonable marketing costs incurred in the design and 2074 promotion of the license plate and for administrative costs 2075 incurred in the disbursement and management of funds received 2076

2105

under this section.	2077
The registrar shall pay the contributions the registrar	2078
receives pursuant to section 4503.554 of the Revised Code to the	2079
Ohio state council of the knights of Columbus, which shall use	2080
the contributions to pay for its charitable activities and	2081
programs.	2082
The registrar shall pay the contributions the registrar	2083
receives pursuant to section 4503.555 of the Revised Code to the	2084
western reserve historical society, which shall use the	2085
contributions to fund the Crawford auto aviation museum.	2086
The registrar shall pay the contributions the registrar	2087
receives pursuant to section 4503.556 of the Revised Code to the	2088
Erica J. Holloman foundation, inc., for the awareness of triple	2089
negative breast cancer. The foundation shall use the	2090
contributions for charitable and educational purposes.	2091
The registrar shall pay each contribution the registrar	2092
receives pursuant to section 4503.557 of the Revised Code to the	2093
central Ohio chapter of the Ronald McDonald house charities,	2094
which shall distribute the contribution to the chapter of the	2095
Ronald McDonald house charities in whose geographic territory	2096
the person who paid the contribution resides.	2097
The registrar shall pay the contributions the registrar	2098
receives pursuant to section 4503.561 of the Revised Code to the	2099
state of Ohio chapter of ducks unlimited, inc., which shall	2100
deposit the contributions into a special bank account that it	2101
establishes. The special bank account shall be separate and	2102
distinct from any other account the state of Ohio chapter of	2103

ducks unlimited, inc., maintains and shall be used exclusively

for the purpose of protecting, enhancing, restoring, and

managing wetlands and conserving wildlife habitat. The state of	2106
Ohio chapter of ducks unlimited, inc., annually shall notify the	2107
registrar in writing of the name, address, and account to which	2108
such payments are to be made.	2109
The registrar shall pay the contributions the registrar	2110
receives pursuant to section 4503.562 of the Revised Code to the	2111
Mahoning river consortium, which shall use the money to pay the	2112
expenses it incurs in restoring and maintaining the Mahoning	2113
river watershed.	2114
The registrar shall pay the contributions the registrar	2115
receives pursuant to section 4503.564 of the Revised Code to the	2116
Glen Helen association to pay expenses related to the Glen Helen	2117
nature preserve.	2118
The registrar shall pay the contributions the registrar	2119
receives pursuant to section 4503.565 of the Revised Code to the	2120
conservancy for Cuyahoga valley national park, which shall use	2121
the money in support of the park.	2122
The registrar shall pay the contributions the registrar	2123
receives pursuant to section 4503.566 of the Revised Code to the	2124
Ottawa national wildlife refuge, which shall use the	2125
contributions for wildlife preservation purposes.	2126
The registrar shall pay the contributions the registrar	2127
receives pursuant to section 4503.567 of the Revised Code to the	2128
girls on the run of Franklin county, inc., which shall use the	2129
contributions to support the activities of the organization.	2130
The registrar shall pay the contributions the registrar	2131
receives pursuant to section 4503.576 of the Revised Code to the	2132
Ohio state beekeepers association, which shall use those	2133
contributions to promote beekeeping, provide educational	2134

(G) of that section.

2162

2163

information about beekeeping, and to support other state and	2135
local beekeeping programs.	2136
The registrar shall pay the contributions the registrar	2137
receives pursuant to section 4503.577 of the Revised Code to the	2138
national aviation hall of fame, which shall use the	2139
	2140
contributions to fulfill its mission of honoring aerospace	
legends to inspire future leaders.	2141
The registrar shall pay the contributions the registrar	2142
receives pursuant to section 4503.579 of the Revised Code to the	2143
national council of negro women, incorporated, which shall use	2144
the contributions for educational purposes.	2145
The registrar shall pay the contributions the registrar	2146
receives pursuant to section 4503.581 of the Revised Code to the	2147
Ohio sons of the American legion, which shall use the	2148
contributions to support the activities of the organization.	2149
The registrar shall pay to a sports commission created	2150
pursuant to section 4503.591 of the Revised Code each	2151
contribution the registrar receives under that section that an	2152
applicant pays to obtain license plates that bear the logo of a	2153
professional sports team located in the county of that sports	2154
commission and that is participating in the license plate	2155
program pursuant to division (E) of that section, irrespective	2156
of the county of residence of an applicant.	2157
The magistray shall you to a community sharity cosh	21 5 0
The registrar shall pay to a community charity each	2158
contribution the registrar receives under section 4503.591 of	2159
the Revised Code that an applicant pays to obtain license plates	2160
that bear the logo of a professional sports team that is	2161

participating in the license plate program pursuant to division

The registrar shall pay the contributions the registrar	2164
receives pursuant to section 4503.592 of the Revised Code to	2165
pollinator partnership's monarch wings across Ohio program,	2166
which shall use the contributions for the protection and	2167
preservation of the monarch butterfly and pollinator corridor in	2168
Ohio and for educational programs.	2169
The registrar shall pay the contributions the registrar	2170
receives pursuant to section 4503.594 of the Revised Code to	2171
pelotonia, which shall use the contributions for the purpose of	2172
supporting cancer research.	2173
	0174
The registrar shall pay the contributions the registrar	2174
receives pursuant to section 4503.595 of the Revised Code to the	2175
Stan Hywet hall and gardens.	2176
The registrar shall pay the contributions the registrar	2177
receives pursuant to section 4503.596 of the Revised Code to the	2178
Cuyahoga valley scenic railroad.	2179
The registrar shall pay the contributions the registrar	2180
receives pursuant to section 4503.67 of the Revised Code to the	2181
Dan Beard council of the boy scouts of America. The council	2182
shall distribute all contributions in an equitable manner	2183
throughout the state to regional councils of the boy scouts.	2184
The periotner shall now the contributions the periotner	0105
The registrar shall pay the contributions the registrar	2185
receives pursuant to section 4503.68 of the Revised Code to the	2186
girl scouts of Ohio's heartland. The girl scouts of Ohio's	2187
heartland shall distribute all contributions in an equitable	2188
manner throughout the state to regional councils of the girl	2189
scouts.	2190
The registrar shall pay the contributions the registrar	2191

receives pursuant to section 4503.69 of the Revised Code to the

Dan Beard council of the boy scouts of America. The council	2193
shall distribute all contributions in an equitable manner	2194
throughout the state to regional councils of the boy scouts.	2195
The registrar shall pay the contributions the registrar	2196
receives pursuant to section 4503.70 of the Revised Code to the	2197
charitable foundation of the grand lodge of Ohio, f. & a. m.,	2198
which shall use the contributions for scholarship purposes.	2199
The registrar shall pay the contributions the registrar	2200
receives pursuant to section 4503.701 of the Revised Code to the	2201
Prince Hall grand lodge of free and accepted masons of Ohio,	2202
which shall use the contributions for scholarship purposes.	2203
The registrar shall pay the contributions the registrar	2204
receives pursuant to section 4503.702 of the Revised Code to the	2205
Ohio Association of the Improved Benevolent and Protective Order	2206
of the Elks of the World, which shall use the funds for	2207
charitable purposes.	2208
The registrar shall pay the contributions the registrar	2209
receives pursuant to section 4503.71 of the Revised Code to the	2210
fraternal order of police of Ohio, incorporated, which shall	2211
deposit the fees into its general account to be used for	2212
purposes of the fraternal order of police of Ohio, incorporated.	2213
The registrar shall pay the contributions the registrar	2214
receives pursuant to section 4503.711 of the Revised Code to the	2215
fraternal order of police of Ohio, incorporated, which shall	2216
deposit the contributions into an account that it creates to be	2217
used for the purpose of advancing and protecting the law	2218
enforcement profession, promoting improved law enforcement	2219
methods, and teaching respect for law and order.	2220

The registrar shall pay the contributions received

pursuant to section 4503.712 of the Revised Code to Ohio	2222
concerns of police survivors, which shall use those	2223
contributions to provide whatever assistance may be appropriate	2224
to the families of Ohio law enforcement officers who are killed	2225
in the line of duty.	2226
The registrar shall pay the contributions received	2227
pursuant to section 4503.713 of the Revised Code to the greater	2228
Cleveland peace officers memorial society, which shall use those	2229
contributions to honor law enforcement officers who have died in	2230
the line of duty and support its charitable purposes.	2231
The registrar shall pay the contributions received	2232
pursuant to section 4503.714 of the Revised Code to the Ohio	2233
association of chiefs of police.	2234
The registrar shall pay the contributions the registrar	2235
receives pursuant to section 4503.715 of the Revised Code to the	2236
fallen linemen organization, which shall use the contributions	2237
to recognize and memorialize fallen linemen and support their	2238
families.	2239
The registrar shall pay the contributions the registrar	2240
receives pursuant to section 4503.716 of the Revised Code to the	2241
fallen timbers battlefield preservation commission, which shall	2242
use the contributions to further the mission of the commission.	2243
The registrar shall pay the contributions the registrar	2244
receives pursuant to section 4503.72 of the Revised Code to the	2245
organization known on March 31, 2003, as the Ohio CASA/GAL	2246
association, a private, nonprofit corporation organized under	2247
Chapter 1702. of the Revised Code. The Ohio CASA/GAL association	2248
shall use these contributions to pay the expenses it incurs in	2249

administering a program to secure the proper representation in

the courts of this state of abused, neglected,	and dependent	2251
children, and for the training and supervision	of persons	2252
participating in that program.		2253

The registrar shall pay the contributions the registrar receives pursuant to section 4503.722 of the Revised Code to the Down Syndrome Association of Central Ohio, which shall use the contributions for advocacy purposes throughout the state.

The registrar shall pay the contributions the registrar receives pursuant to section 4503.724 of the Revised Code to the Ohio Chapter of the American Foundation for Suicide Prevention, which shall use the contributions for programs, education, and advocacy purposes throughout the state.

The registrar shall pay the contributions the registrar receives pursuant to section 4503.725 of the Revised Code to the ALS association central & southern Ohio chapter, which shall split the contributions between that chapter and the ALS association northern Ohio chapter in accordance with any agreement between the two associations. The contributions shall be used to discover treatments and a cure for ALS, and to serve, advocate for, and empower people affected by ALS to live their lives to the fullest.

The registrar shall pay the contributions the registrar

receives pursuant to section 4503.73 of the Revised Code to

2273

Wright B. Flyer, incorporated, which shall deposit the

contributions into its general account to be used for purposes

of Wright B. Flyer, incorporated.

2276

The registrar shall pay the contributions the registrar 2277 receives pursuant to section 4503.732 of the Revised Code to the 2278 Siegel Shuster society, a nonprofit organization dedicated to 2279

rotary foundation.

2304

2305

commemorating and celebrating the creation of Superman in	2280
Cleveland, Ohio.	2281
The registrar shall pay the contributions the registrar	2282
receives pursuant to section 4503.733 of the Revised Code to the	2283
central Ohio chapter of the juvenile diabetes research	2284
foundation, which shall distribute the contributions to the	2285
chapters of the juvenile diabetes research foundation in whose	2286
geographic territory the person who paid the contribution	2287
resides.	2288
The registrar shall pay the contributions the registrar	2289
receives pursuant to section 4503.734 of the Revised Code to the	2290
Ohio highway patrol auxiliary foundation, which shall use the	2291
contributions to fulfill the foundation's mission of supporting	2292
law enforcement education and assistance.	2293
The registrar shall pay the contributions the registrar	2294
receives pursuant to section 4503.74 of the Revised Code to the	2295
Columbus zoological park association, which shall disburse the	2296
moneys to Ohio's major metropolitan zoos, as defined in section	2297
4503.74 of the Revised Code, in accordance with a written	2298
agreement entered into by the major metropolitan zoos.	2299
The registrar shall pay the contributions the registrar	2300
receives pursuant to section 4503.75 of the Revised Code to the	2301
rotary foundation, located on March 31, 2003, in Evanston,	2302
Illinois, to be placed in a fund known as the permanent fund and	2303

The registrar shall pay the contributions the registrar 2306 receives pursuant to section 4503.751 of the Revised Code to the 2307 Ohio association of realtors, which shall deposit the 2308

used to endow educational and humanitarian programs of the

contributions into a property disaster relief fund maintained	2309
under the Ohio realtors charitable and education foundation.	2310
The registrar shall pay the contributions the registrar	2311
receives pursuant to section 4503.752 of the Revised Code to	2312
buckeye corvettes, incorporated, which shall use the	2313
contributions to pay for its charitable activities and programs.	2314
The registrar shall pay the contributions the registrar	2315
receives pursuant to section 4503.754 of the Revised Code to the	2316
municipal corporation of Twinsburg.	2317
The registrar shall pay the contributions the registrar	2318
receives pursuant to section 4503.763 of the Revised Code to the	2319
Ohio history connection to be used solely to build, support, and	2320
maintain the Ohio battleflag collection within the Ohio history	2321
connection.	2322
The registrar shall pay the contributions the registrar	2323
The registrar shall pay the contributions the registrar receives pursuant to section 4503.764 of the Revised Code to the	2323 2324
receives pursuant to section 4503.764 of the Revised Code to the	2324
receives pursuant to section 4503.764 of the Revised Code to the Medina county historical society, which shall use those	2324 2325
receives pursuant to section 4503.764 of the Revised Code to the Medina county historical society, which shall use those contributions to distribute between the various historical	2324 2325 2326
receives pursuant to section 4503.764 of the Revised Code to the Medina county historical society, which shall use those contributions to distribute between the various historical societies and museums in Medina county.	2324 2325 2326 2327
receives pursuant to section 4503.764 of the Revised Code to the Medina county historical society, which shall use those contributions to distribute between the various historical societies and museums in Medina county.  The registrar shall pay the contributions the registrar	2324 2325 2326 2327 2328
receives pursuant to section 4503.764 of the Revised Code to the Medina county historical society, which shall use those contributions to distribute between the various historical societies and museums in Medina county.  The registrar shall pay the contributions the registrar receives pursuant to section 4503.765 of the Revised Code to the	2324 2325 2326 2327 2328 2329
receives pursuant to section 4503.764 of the Revised Code to the Medina county historical society, which shall use those contributions to distribute between the various historical societies and museums in Medina county.  The registrar shall pay the contributions the registrar receives pursuant to section 4503.765 of the Revised Code to the Amaranth grand chapter foundation, which shall use the	2324 2325 2326 2327 2328 2329 2330
receives pursuant to section 4503.764 of the Revised Code to the Medina county historical society, which shall use those contributions to distribute between the various historical societies and museums in Medina county.  The registrar shall pay the contributions the registrar receives pursuant to section 4503.765 of the Revised Code to the Amaranth grand chapter foundation, which shall use the contributions for communal outreach, charitable service, and	2324 2325 2326 2327 2328 2329 2330 2331
receives pursuant to section 4503.764 of the Revised Code to the Medina county historical society, which shall use those contributions to distribute between the various historical societies and museums in Medina county.  The registrar shall pay the contributions the registrar receives pursuant to section 4503.765 of the Revised Code to the Amaranth grand chapter foundation, which shall use the contributions for communal outreach, charitable service, and scholarship purposes.	2324 2325 2326 2327 2328 2329 2330 2331 2332
receives pursuant to section 4503.764 of the Revised Code to the Medina county historical society, which shall use those contributions to distribute between the various historical societies and museums in Medina county.  The registrar shall pay the contributions the registrar receives pursuant to section 4503.765 of the Revised Code to the Amaranth grand chapter foundation, which shall use the contributions for communal outreach, charitable service, and scholarship purposes.  The registrar shall pay the contributions the registrar	2324 2325 2326 2327 2328 2329 2330 2331 2332
receives pursuant to section 4503.764 of the Revised Code to the Medina county historical society, which shall use those contributions to distribute between the various historical societies and museums in Medina county.  The registrar shall pay the contributions the registrar receives pursuant to section 4503.765 of the Revised Code to the Amaranth grand chapter foundation, which shall use the contributions for communal outreach, charitable service, and scholarship purposes.  The registrar shall pay the contributions the registrar receives pursuant to section 4503.767 of the Revised Code to	2324 2325 2326 2327 2328 2329 2330 2331 2332 2333

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The registrar shall pay the contributions the registrar 2339 receives pursuant to section 4503.85 of the Revised Code to the 2340 Ohio sea grant college program to be used for Lake Erie area 2341 research projects. 2342

The registrar shall pay the contributions the registrar

2343
receives pursuant to section 4503.86 of the Revised Code to the

2344
Ohio Lincoln highway historic byway, which shall use those

2345
contributions solely to promote and support the historical

2346
preservation and advertisement of the Lincoln highway in this

2347
state.

The registrar shall pay the contributions the registrar receives pursuant to section 4503.87 of the Revised Code to the Grove City little league dream field fund, which shall use those contributions solely to build, maintain, and improve youth baseball fields within the municipal corporation of Grove City.

The registrar shall pay the contributions the registrar 2354 receives pursuant to section 4503.871 of the Revised Code to the 2355 Solon city school district. The school district shall use the 2356 2357 contributions it receives to pay the expenses it incurs in providing services to the school district's students that assist 2358 in developing or maintaining the mental and emotional well-being 2359 of the students. The services provided may include bereavement 2360 counseling, instruction in defensive driving techniques, 2361 sensitivity training, and the counseling and education of 2362 students regarding bullying, dating violence, drug abuse, 2363 suicide prevention, and human trafficking. The school district 2364 superintendent or, in the school district superintendent's 2365 discretion, the appropriate school principal or appropriate 2366 school counselors shall determine any charitable organizations 2367

that the school district hires to provide those services. The	2368
school district also may use the contributions it receives to	2369
pay for members of the faculty of the school district to receive	2370
training in providing such services to the students of the	2371
school district. The school district shall ensure that any	2372
charitable organization that is hired by the district is exempt	2373
from federal income taxation under subsection 501(c)(3) of the	2374
Internal Revenue Code. The school district shall not use the	2375
contributions it receives for any other purpose.	2376

The registrar shall pay the contributions the registrar 2377 receives pursuant to section 4503.872 of the Revised Code to the 2378 Canton city school district. The district may use the 2379 contributions for student welfare, but shall not use the 2380 contributions for any political purpose or to pay salaries of 2381 district employees. 2382

The registrar shall pay the contributions the registrar 2383 receives pursuant to section 4503.873 of the Revised Code to 2384 Padua Franciscan high school located in the municipal 2385 corporation of Parma. The school shall use fifty per cent of the 2386 2387 contributions it receives to provide tuition assistance to its students. The school shall use the remaining fifty per cent to 2388 pay the expenses it incurs in providing services to the school's 2389 students that assist in developing or maintaining the mental and 2390 emotional well-being of the students. The services provided may 2391 include bereavement counseling, instruction in defensive driving 2392 techniques, sensitivity training, and the counseling and 2393 education of students regarding bullying, dating violence, drug 2394 abuse, suicide prevention, and human trafficking. As a part of 2395 providing such services, the school may pay for members of the 2396 faculty of the school to receive training in providing those 2397 services. The school principal or, in the school principal's 2398

discretion, appropriate school counselors shall determine any	2399
charitable organizations that the school hires to provide those	2400
services. The school shall ensure that any such charitable	2401
organization is exempt from federal income taxation under	2402
subsection 501(c)(3) of the Internal Revenue Code. The school	2403
shall not use the contributions it receives for any other	2404
purpose.	2405

The registrar shall pay the contributions the registrar 2406 receives pursuant to section 4503.874 of the Revised Code to St. 2407 Edward high school located in the municipal corporation of 2408 2409 Lakewood. The school shall use fifty per cent of the contributions it receives to provide tuition assistance to its 2410 students. The school shall use the remaining fifty per cent to 2411 pay the expenses it incurs in providing services to the school's 2412 students that assist in developing or maintaining the mental and 2413 emotional well-being of the students. The services provided may 2414 include bereavement counseling, instruction in defensive driving 2415 techniques, sensitivity training, and the counseling and 2416 education of students regarding bullying, dating violence, drug 2417 abuse, suicide prevention, and human trafficking. As a part of 2418 providing such services, the school may pay for members of the 2419 faculty of the school to receive training in providing those 2420 services. The school principal or, in the school principal's 2421 discretion, appropriate school counselors shall determine any 2422 charitable organizations that the school hires to provide those 2423 services. The school shall ensure that any such charitable 2424 organization is exempt from federal income taxation under 2425 subsection 501(c)(3) of the Internal Revenue Code. The school 2426 shall not use the contributions it receives for any other 2427 purpose. 2428

The registrar shall pay the contributions the registrar

receives pursuant to section 4503.875 of the Revised Code to	2430
Walsh Jesuit high school located in the municipal corporation of	2431
Cuyahoga Falls. The school shall use fifty per cent of the	2432
contributions it receives to provide tuition assistance to its	2433
students. The school shall use the remaining fifty per cent to	2434
pay the expenses it incurs in providing services to the school's	2435
students that assist in developing or maintaining the mental and	2436
emotional well-being of the students. The services provided may	2437
include bereavement counseling, instruction in defensive driving	2438
techniques, sensitivity training, and the counseling and	2439
education of students regarding bullying, dating violence, drug	2440
abuse, suicide prevention, and human trafficking. As a part of	2441
providing such services, the school may pay for members of the	2442
faculty of the school to receive training in providing those	2443
services. The school principal or, in the school principal's	2444
discretion, appropriate school counselors shall determine any	2445
charitable organizations that the school hires to provide those	2446
services. The school shall ensure that any such charitable	2447
organization is exempt from federal income taxation under	2448
subsection 501(c)(3) of the Internal Revenue Code. The school	2449
shall not use the contributions it receives for any other	2450
purpose.	2451

The registrar shall pay the contributions the registrar 2452 receives pursuant to section 4503.876 of the Revised Code to the 2453 North Royalton city school district. The school district shall 2454 use the contributions it receives to pay the expenses it incurs 2455 in providing services to the school district's students that 2456 assist in developing or maintaining the mental and emotional 2457 well-being of the students. The services provided may include 2458 bereavement counseling, instruction in defensive driving 2459 techniques, sensitivity training, and the counseling and 2460

education of students regarding bullying, dating violence, drug	2461
abuse, suicide prevention, and human trafficking. The school	2462
district superintendent or, in the school district	2463
superintendent's discretion, the appropriate school principal or	2464
appropriate school counselors shall determine any charitable	2465
organizations that the school district hires to provide those	2466
services. The school district also may use the contributions it	2467
receives to pay for members of the faculty of the school	2468
district to receive training in providing such services to the	2469
students of the school district. The school district shall	2470
ensure that any charitable organization that is hired by the	2471
district is exempt from federal income taxation under subsection	2472
501(c)(3) of the Internal Revenue Code. The school district	2473
shall not use the contributions it receives for any other	2474
purpose.	2475

The registrar shall pay the contributions the registrar 2476 receives pursuant to section 4503.877 of the Revised Code to the 2477 Independence local school district. The school district shall 2478 use the contributions it receives to pay the expenses it incurs 2479 in providing services to the school district's students that 2480 assist in developing or maintaining the mental and emotional 2481 well-being of the students. The services provided may include 2482 bereavement counseling, instruction in defensive driving 2483 techniques, sensitivity training, and the counseling and 2484 education of students regarding bullying, dating violence, drug 2485 abuse, suicide prevention, and human trafficking. The school 2486 district superintendent or, in the school district 2487 superintendent's discretion, the appropriate school principal or 2488 appropriate school counselors shall determine any charitable 2489 organizations that the school district hires to provide those 2490 services. The school district also may use the contributions it 2491

receives to pay for members of the faculty of the school	2492
district to receive training in providing such services to the	2493
students of the school district. The school district shall	2494
ensure that any charitable organization that is hired by the	2495
district is exempt from federal income taxation under subsection	2496
501(c)(3) of the Internal Revenue Code. The school district	2497
shall not use the contributions it receives for any other	2498
purpose.	2499

The registrar shall pay the contributions the registrar 2500 receives pursuant to section 4503.878 of the Revised Code to the 2501 Cuyahoga Heights local school district. The school district 2502 shall use the contributions it receives to pay the expenses it 2503 incurs in providing services to the school district's students 2504 that assist in developing or maintaining the mental and 2505 emotional well-being of the students. The services provided may 2506 include bereavement counseling, instruction in defensive driving 2507 techniques, sensitivity training, and the counseling and 2508 education of students regarding bullying, dating violence, drug 2509 abuse, suicide prevention, and human trafficking. The school 2510 district superintendent or, in the school district 2511 superintendent's discretion, the appropriate school principal or 2512 appropriate school counselors, shall determine any charitable 2513 organizations that the school district hires to provide those 2514 services. The school district also may use the contributions it 2515 receives to pay for members of the faculty of the school 2516 district to receive training in providing such services to the 2517 students of the school district. The school district shall 2518 ensure that any charitable organization that is hired by the 2519 district is exempt from federal income taxation under subsection 2520 501(c)(3) of the Internal Revenue Code. The school district 2521 shall not use the contributions it receives for any other 2522

purpose.	2523
The registrar shall pay the contributions the registrar	2524
receives pursuant to section 4503.879 of the Revised Code to the	2525
west technical high school alumni association, which shall use	2526
the contributions for activities sponsored by the association.	2527
The registrar shall pay the contributions the registrar	2528
receives pursuant to section 4503.88 of the Revised Code to the	2529
Kenston local school district. The school district shall use the	2530
contributions it receives to pay the expenses it incurs in	2531
providing services that assist in developing or maintaining a	2532
culture of environmental responsibility and an innovative	2533
science, technology, engineering, art, and math (S.T.E.A.M.)	2534
curriculum to the school district's students. The school	2535
district shall not use the contributions it receives for any	2536
other purpose.	2537
The registrar shall pay the contributions the registrar	2538
receives pursuant to section 4503.881 of the Revised Code to La	2539
Salle high school in the municipal corporation of Cincinnati.	2540
The high school shall not use the contributions it receives for	2541
any political purpose.	2542
The registrar shall pay the contributions the registrar	2543
receives pursuant to section 4503.882 of the Revised Code to St.	2544
John's Jesuit high school and academy located in the municipal	2545
corporation of Toledo. The school shall use the contributions it	2546
receives to provide tuition assistance for students attending	2547
the school.	2548
The registrar shall pay the contributions the registrar	2549
receives pursuant to section 4503.883 of the Revised Code to St.	2550

Charles preparatory school located in the municipal corporation

of Columbus, which shall use the contributions for the school's	2552
alumni association and the alumni association's purposes.	2553
The registrar shall pay the contributions the registrar	2554
receives pursuant to section 4503.884 of the Revised Code to	2555
Archbishop Moeller high school located in the municipal	2556
corporation of Cincinnati. The high school shall not use the	2557
contributions it receives for any political purpose.	2558
The registrar shall pay the contributions the registrar	2559
receives pursuant to section 4503.89 of the Revised Code to the	2560
American red cross of greater Columbus on behalf of the Ohio	2561
chapters of the American red cross, which shall use the	2562
contributions for disaster readiness, preparedness, and response	2563
programs on a statewide basis.	2564
The registrar shall pay the contributions the registrar	2565
receives pursuant to section 4503.891 of the Revised Code to the	2566
Ohio lions foundation. The foundation shall use the	2567
contributions for charitable and educational purposes.	2568
The registrar shall pay the contributions the registrar	2569
receives pursuant to section 4503.892 of the Revised Code to the	2570
Hudson city school district. The school district shall not use	2571
the contributions it receives for any political purpose.	2572
The registrar shall pay the contributions the registrar	2573
receives pursuant to section 4503.893 of the Revised Code to the	2574
Harrison Central jr./sr. high school located in the municipal	2575
corporation of Cadiz.	2576
The registrar shall pay the contributions the registrar	2577
receives pursuant to section 4503.899 of the Revised Code to the	2578
Cleveland clinic foundation, which shall use the contributions	2579

to support Cleveland clinic children's education, research, and

patient services.

The registrar shall pay the contributions the registrar 2582 receives pursuant to section 4503.90 of the Revised Code to the 2583 nationwide children's hospital foundation. 2584

The registrar shall pay the contributions the registrar

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receives pursuant to section 4503.901 of the Revised Code to the

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Ohio association for pupil transportation, which shall use the

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money to support transportation programs, provide training to

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school transportation professionals, and support other

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initiatives for school transportation safety.

The registrar shall pay the contributions the registrar 2591 receives pursuant to section 4503.902 of the Revised Code to St. 2592 Ignatius high school located in the municipal corporation of 2593 2594 Cleveland. The school shall use fifty per cent of the contributions it receives to provide tuition assistance to its 2595 students. The school shall use the remaining fifty per cent to 2596 pay the expenses it incurs in providing services to the school's 2597 students that assist in developing or maintaining the mental and 2598 emotional well-being of the students. The services provided may 2599 include bereavement counseling, instruction in defensive driving 2600 techniques, sensitivity training, and the counseling and 2601 education of students regarding bullying, dating violence, drug 2602 abuse, suicide prevention, and human trafficking. As a part of 2603 providing such services, the school may pay for members of the 2604 faculty of the school to receive training in providing those 2605 services. The school principal or, in the school principal's 2606 discretion, appropriate school counselors shall determine any 2607 charitable organizations that the school hires to provide those 2608 services. The school shall ensure that any such charitable 2609 organization is exempt from federal income taxation under 2610

subsection 501(c)(3) of the Internal Revenue Code. The school	2611
shall not use the contributions it receives for any other	2612
purpose.	2613

The registrar shall pay the contributions the registrar 2614 receives pursuant to section 4503.903 of the Revised Code to the 2615 Brecksville-Broadview Heights city school district. The school 2616 district shall use the contributions it receives to pay the 2617 expenses it incurs in providing services to the school 2618 district's students that assist in developing or maintaining the 2619 mental and emotional well-being of the students. The services 2620 2621 provided may include bereavement counseling, instruction in defensive driving techniques, sensitivity training, and the 2622 counseling and education of students regarding bullying, dating 2623 violence, drug abuse, suicide prevention, and human trafficking. 2624 The school district superintendent or, in the school district 2625 superintendent's discretion, the appropriate school principal or 2626 appropriate school counselors shall determine any charitable 2627 organizations that the school district hires to provide those 2628 services. The school district also may use the contributions it 2629 receives to pay for members of the faculty of the school 2630 district to receive training in providing such services to the 2631 students of the school district. The school district shall 2632 ensure that any charitable organization that is hired by the 2633 district is exempt from federal income taxation under subsection 2634 501(c)(3) of the Internal Revenue Code. The school district 2635 shall not use the contributions it receives for any other 2636 purpose. 2637

The registrar shall pay the contributions the registrar 2638 receives pursuant to section 4503.904 of the Revised Code to the 2639 Chagrin Falls exempted village school district. The school 2640 district shall use the contributions it receives to pay the 2641

expenses it incurs in providing services to the school	2642
district's students that assist in developing or maintaining the	2643
mental and emotional well-being of the students. The services	2644
provided may include bereavement counseling, instruction in	2645
defensive driving techniques, sensitivity training, and the	2646
counseling and education of students regarding bullying, dating	2647
violence, drug abuse, suicide prevention, and human trafficking.	2648
The school district superintendent or, in the school district	2649
superintendent's discretion, the appropriate school principal or	2650
appropriate school counselors shall determine any charitable	2651
organizations that the school district hires to provide those	2652
services. The school district also may use the contributions it	2653
receives to pay for members of the faculty of the school	2654
district to receive training in providing such services to the	2655
students of the school district. The school district shall	2656
ensure that any charitable organization that is hired by the	2657
district is exempt from federal income taxation under subsection	2658
501(c)(3) of the Internal Revenue Code. The school district	2659
shall not use the contributions it receives for any other	2660
purpose.	2661

The registrar shall pay the contributions the registrar 2662 receives pursuant to section 4503.905 of the Revised Code to the 2663 Cuyahoga valley career center. The career center shall use the 2664 contributions it receives to pay the expenses it incurs in 2665 providing services to the career center's students that assist 2666 in developing or maintaining the mental and emotional well-being 2667 of the students. The services provided may include bereavement 2668 counseling, instruction in defensive driving techniques, 2669 sensitivity training, and the counseling and education of 2670 students regarding bullying, dating violence, drug abuse, 2671 suicide prevention, and human trafficking. The career center's 2672

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superintendent or in the career center's superintendent's	2673
discretion, the school board or appropriate school counselors	2674
shall determine any charitable organizations that the career	2675
center hires to provide those services. The career center also	2676
may use the contributions it receives to pay for members of the	2677
faculty of the career center to receive training in providing	2678
such services to the students of the career center. The career	2679
center shall ensure that any charitable organization that is	2680
hired by the career center is exempt from federal income	2681
taxation under subsection 501(c)(3) of the Internal Revenue	2682
Code. The career center shall not use the contributions it	2683
receives for any other purpose.	2684

The registrar shall pay the contributions the registrar receives pursuant to section 4503.906 of the Revised Code to the Stow-Munroe Falls city school district. The school district shall not use the contributions it receives for any political purpose.

The registrar shall pay the contributions the registrar receives pursuant to section 4503.907 of the Revised Code to the Twinsburg city school district. The school district shall not use the contributions it receives for any political purpose.

The registrar shall pay the contributions the registrar 2694 receives pursuant to section 4503.908 of the Revised Code to St. 2695 Xavier high school located in Springfield township in Hamilton 2696 county. The school shall use fifty per cent of the contributions 2697 it receives to provide tuition assistance to its students. The 2698 school shall use the remaining fifty per cent to pay the 2699 expenses it incurs in providing services to the school's 2700 students that assist in developing or maintaining the mental and 2701 emotional well-being of the students. The services provided may 2702

include bereavement counseling, instruction in defensive driving	2703
techniques, sensitivity training, and the counseling and	2704
education of students regarding bullying, dating violence, drug	2705
abuse, suicide prevention, and human trafficking. As a part of	2706
providing such services, the school may pay for members of the	2707
faculty of the school to receive training in providing those	2708
services. The school principal or, in the school principal's	2709
discretion, appropriate school counselors shall determine any	2710
charitable organizations that the school hires to provide those	2711
services. The school shall ensure that any such charitable	2712
organization is exempt from federal income taxation under	2713
subsection 501(c)(3) of the Internal Revenue Code. The school	2714
shall not use the contributions it receives for any other	2715
purpose.	2716

The registrar shall pay the contributions the registrar receives pursuant to section 4503.909 of the Revised Code to the Grandview Heights city school district, which shall use the contributions for its gifted programs and special education and related services.

The registrar shall pay the contributions received pursuant to section 4503.92 of the Revised Code to support our troops, incorporated, a national nonprofit corporation, which shall use those contributions in accordance with its articles of incorporation and for the benefit of servicemembers of the armed forces of the United States and their families when they are in financial need.

The registrar shall pay the contributions received 2729

pursuant to section 4503.931 of the Revised Code to healthy New 2730

Albany, which shall use the contributions for its community 2731

programs, events, and other activities. 2732

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The registrar shall pay the contributions the registrar	2733
receives pursuant to section 4503.932 of the Revised Code to	2734
habitat for humanity of Ohio, inc., which shall use the	2735
contributions for its projects related to building affordable	2736
houses.	2737

The registrar shall pay the contributions the registrar receives pursuant to section 4503.94 of the Revised Code to the Michelle's leading star foundation, which shall use the money solely to fund the rental, lease, or purchase of the simulated driving curriculum of the Michelle's leading star foundation by boards of education of city, exempted village, local, and joint vocational school districts.

The registrar shall pay the contributions the registrar

receives pursuant to section 4503.941 of the Revised Code to the

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Ohio chapter international society of arboriculture, which shall

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use the money to increase consumer awareness on the importance

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of proper tree care and to raise funds for the chapter's

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educational efforts.

The registrar shall pay the contributions received 2751 pursuant to section 4503.942 of the Revised Code to zero, the 2752 end of prostate cancer, incorporated, a nonprofit organization, 2753 which shall use those contributions to raise awareness of 2754 prostate cancer, to support research to end prostate cancer, and 2755 to support prostate cancer patients and their families. 2756

The registrar shall pay the contributions the registrar 2757 receives pursuant to section 4503.944 of the Revised Code to the 2758 eastern European congress of Ohio, which shall use the 2759 contributions for charitable and educational purposes. 2760

The registrar shall pay the contributions the registrar

receives pursuant to section 4503.945 of the Revised Code to the	2762
Summit metro parks foundation, which shall use the money in	2763
support of the Summit county metro parks.	2764

The registrar shall pay the contributions the registrar 2765 receives pursuant to section 4503.951 of the Revised Code to the 2766 Cincinnati city school district. 2767

The registrar shall pay the contributions the registrar 2768 receives pursuant to section 4503.952 of the Revised Code to 2769 Hawken school located in northeast Ohio. The school shall use 2770 fifty per cent of the contributions it receives to provide 2771 tuition assistance to its students. The school shall use the 2772 remaining fifty per cent to pay the expenses it incurs in 2773 providing services to the school's students that assist in 2774 developing or maintaining the mental and emotional well-being of 2775 the students. The services provided may include bereavement 2776 counseling, instruction in defensive driving techniques, 2777 sensitivity training, and the counseling and education of 2778 students regarding bullying, dating violence, drug abuse, 2779 suicide prevention, and human trafficking. As a part of 2780 providing such services, the school may pay for members of the 2781 faculty of the school to receive training in providing those 2782 2783 services. The school principal or, in the school principal's discretion, appropriate school counselors shall determine any 2784 charitable organizations that the school hires to provide those 2785 services. The school shall ensure that any such charitable 2786 organization is exempt from federal income taxation under 2787 subsection 501(c)(3) of the Internal Revenue Code. The school 2788 shall not use the contributions it receives for any other 2789 2790 purpose.

The registrar shall pay the contributions the registrar

receives pursuant to section 4503.953 of the Revised Code to	2792
Gilmour academy located in the municipal corporation of Gates	2793
Mills. The school shall use fifty per cent of the contributions	2794
it receives to provide tuition assistance to its students. The	2795
school shall use the remaining fifty per cent to pay the	2796
expenses it incurs in providing services to the school's	2797
students that assist in developing or maintaining the mental and	2798
emotional well-being of the students. The services provided may	2799
include bereavement counseling, instruction in defensive driving	2800
techniques, sensitivity training, and the counseling and	2801
education of students regarding bullying, dating violence, drug	2802
abuse, suicide prevention, and human trafficking. As a part of	2803
providing such services, the school may pay for members of the	2804
faculty of the school to receive training in providing those	2805
services. The school principal or, in the school principal's	2806
discretion, appropriate school counselors shall determine any	2807
charitable organizations that the school hires to provide those	2808
services. The school shall ensure that any such charitable	2809
organization is exempt from federal income taxation under	2810
subsection 501(c)(3) of the Internal Revenue Code. The school	2811
shall not use the contributions it receives for any other	2812
purpose.	2813

The registrar shall pay the contributions the registrar 2814 receives pursuant to section 4503.954 of the Revised Code to 2815 University school located in the suburban area near the 2816 municipal corporation of Cleveland. The school shall use fifty 2817 per cent of the contributions it receives to provide tuition 2818 assistance to its students. The school shall use the remaining 2819 fifty per cent to pay the expenses it incurs in providing 2820 services to the school's students that assist in developing or 2821 maintaining the mental and emotional well-being of the students. 2822

The services provided may include bereavement counseling,	2823
instruction in defensive driving techniques, sensitivity	2824
training, and the counseling and education of students regarding	2825
bullying, dating violence, drug abuse, suicide prevention, and	2826
human trafficking. As a part of providing such services, the	2827
school may pay for members of the faculty of the school to	2828
receive training in providing those services. The school	2829
principal or, in the school principal's discretion, appropriate	2830
school counselors shall determine any charitable organizations	2831
that the school hires to provide those services. The school	2832
shall ensure that any such charitable organization is exempt	2833
from federal income taxation under subsection 501(c)(3) of the	2834
Internal Revenue Code. The school shall not use the	2835
contributions it receives for any other purpose.	2836

The registrar shall pay the contributions the registrar 2837 receives pursuant to section 4503.955 of the Revised Code to 2838 Saint Albert the Great school located in North Royalton. The 2839 school shall use fifty per cent of the contributions it receives 2840 to provide tuition assistance to its students. The school shall 2841 use the remaining fifty per cent to pay the expenses it incurs 2842 in providing services to the school's students that assist in 2843 developing or maintaining the mental and emotional well-being of 2844 the students. The services provided may include bereavement 2845 counseling, instruction in defensive driving techniques, 2846 sensitivity training, and the counseling and education of 2847 students regarding bullying, dating violence, drug abuse, 2848 suicide prevention, and human trafficking. As a part of 2849 providing such services, the school may pay for members of the 2850 faculty of the school to receive training in providing those 2851 services. The school principal or, in the school principal's 2852 discretion, appropriate school counselors shall determine any 2853

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The registrar shall pay the contributions the registrar 2860 receives pursuant to section 4503.956 of the Revised Code to the 2861 Liberty Center local school district, which shall use the 2862 contributions for its gifted programs and special education and 2863 related services.

The registrar shall pay the contributions the registrar 2865 receives pursuant to section 4503.957 of the Revised Code to 2866 John F. Kennedy Catholic school located in Warren. The school 2867 shall not use the contributions it receives for any political 2868 purpose. 2869

The registrar shall pay the contributions the registrar 2870 receives pursuant to section 4503.958 of the Revised Code to 2871 Elder high school located in the municipal corporation of 2872 Cincinnati. The school shall use fifty per cent of the 2873 contributions it receives to provide tuition assistance to its 2874 students, twenty-five per cent of the contributions to benefit 2875 arts and enrichment at the school, and twenty-five per cent of 2876 the contributions to benefit athletics at the school. 2877

The registrar shall pay the contributions the registrar

receives pursuant to section 4503.961 of the Revised Code to

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Fairfield senior high school located in the municipal

corporation of Fairfield. The high school shall not use the

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contributions for any political purpose.

The registrar shall pay the contributions the registrar	2883
receives pursuant to section 4503.962 of the Revised Code to	2884
Hamilton high school located in the municipal corporation of	2885
Hamilton. The high school shall not use the contributions for	2886
any political purpose.	2887
The registrar shall pay the contributions the registrar	2888
receives pursuant to section 4503.963 of the Revised Code to	2889
Ross high school located in Ross township in Butler county. The	2890
high school shall not use the contributions for any political	2891
purpose.	2892
The registrar shall pay the contributions the registrar	2893
receives pursuant to section 4503.97 of the Revised Code to the	2894
friends of united Hatzalah of Israel, which shall use the money	2895
to support united Hatzalah of Israel, which provides free	2896
emergency medical first response throughout Israel.	2897
The registrar shall pay the contributions the registrar	2898
receives pursuant to section 4503.98 of the Revised Code to the	2899
Westerville parks foundation to support the programs and	2900
activities of the foundation and its mission of pursuing the	2901
city of Westerville's vision of becoming "A City Within A Park."	2902
(C) All investment earnings of the license plate	2903
contribution fund shall be credited to the fund. Not later than	2904
the first day of May of every year, the registrar shall	2905
distribute to each entity described in division (B) of this	2906
section the investment income the fund earned the previous	2907
calendar year. The amount of such a distribution paid to an	2908
entity shall be proportionate to the amount of money the entity	2909
received from the fund during the previous calendar year.	2910
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**Sec. 4503.04.** Except as provided in sections 4503.042 and 2911

4503.65 of the Revised Code for the registration of commercial	2912
cars, trailers, semitrailers, and certain buses, the rates of	2913
the taxes imposed by section 4503.02 of the Revised Code shall	2914
be as follows:	2915
(A)(1) For motor vehicles having three wheels or less, the	2916
license tax is:	2917
(a) For each motorized bicycle or moped, ten dollars;	2918
(b) For each motorcycle, autocycle, cab-enclosed	2919
motorcycle, motor-driven cycle, or motor scooter, fourteen	2920
dollars.	2921
(2) For each low-speed, under-speed, and utility vehicle,	2922
and each mini-truck, ten dollars.	2923
(B) For each passenger car, twenty dollars;	2924
(C) For each manufactured home, each mobile home, and each	2925
travel trailer or house vehicle, ten dollars;	2926
(D) For each noncommercial motor vehicle designed by the	2927
manufacturer to carry a load of no more than three-quarters of	2928
one ton and for each motor home, thirty-five dollars; for each	2929
noncommercial motor vehicle designed by the manufacturer to	2930
carry a load of more than three-quarters of one ton, but not	2931
more than one ton, seventy dollars;	2932
(E) For each noncommercial trailer, the license tax is:	2933
(1) Eighty-five cents for each one hundred pounds or part	2934
thereof for the first two thousand pounds or part thereof of	2935
weight of vehicle fully equipped;	2936
(2) One dollar and forty cents for each one hundred pounds	2937
or part thereof in excess of two thousand pounds up to and	2938

including ten thousand pounds.	2939
(F) Notwithstanding its weight, twelve dollars for any:	2940
(1) Vehicle equipped, owned, and used by a charitable or	2941
nonprofit corporation exclusively for the purpose of	2942
administering chest x-rays or receiving blood donations;	2943
(2) Van used principally for the transportation of	2944
handicapped persons that has been modified by being equipped	2945
with adaptive equipment to facilitate the movement of such	2946
persons into and out of the van;	2947
(3) Bus used principally for the transportation of	2948
handicapped persons or persons sixty-five years of age or older.	2949
(G) Notwithstanding its weight, twenty dollars for any bus	2950
used principally for the transportation of persons in a	2951
ridesharing arrangement.	2952
(H) For each transit bus having motor power the license	2953
tax is twelve dollars.	2954
"Transit bus" means either a motor vehicle having a	2955
seating capacity of more than seven persons which is operated	2956
and used by any person in the rendition of a public mass	2957
transportation service primarily in a municipal corporation or	2958
municipal corporations and provided at least seventy-five per	2959
cent of the annual mileage of such service and use is within	2960
such municipal corporation or municipal corporations or a motor	2961
vehicle having a seating capacity of more than seven persons	2962
which is operated solely for the transportation of persons	2963
associated with a charitable or nonprofit corporation, but does	2964
not mean any motor vehicle having a seating capacity of more	2965
than seven persons when such vehicle is used in a ridesharing	2966
capacity or any bus described by division (F)(3) of this	2967

section. 2968 The application for registration of such transit bus shall 2969 be accompanied by an affidavit prescribed by the registrar of 2970 motor vehicles and signed by the person or an agent of the firm 2971 or corporation operating such bus stating that the bus has a 2972 seating capacity of more than seven persons, and that it is 2973 either to be operated and used in the rendition of a public mass 2974 transportation service and that at least seventy-five per cent 2975 of the annual mileage of such operation and use shall be within 2976 one or more municipal corporations or that it is to be operated 2977 solely for the transportation of persons associated with a 2978 charitable or nonprofit corporation. 2979 The form of the license plate, and the manner of its 2980 attachment to the vehicle, shall be prescribed by the registrar 2981 of motor vehicles. 2982 (I) Except as otherwise provided in division (A) or (J) of 2983 this section, the minimum tax for any vehicle having motor power 2984 is ten dollars and eighty cents, and for each noncommercial 2985 trailer, five dollars. 2986 (J) (1) Except as otherwise provided in division (J) of 2987 this section, for each farm truck, except a noncommercial motor 2988 2989 vehicle, that is owned, controlled, or operated by one or more farmers exclusively in farm use as defined in this section, and 2990 not for commercial purposes, and provided that at least seventy-2991 five per cent of such farm use is by or for the one or more 2992 owners, controllers, or operators of the farm in the operation 2993 of which a farm truck is used, the license tax is five dollars 2994 plus: 2995

(a) Fifty cents per one hundred pounds or part thereof for

the first three thousand pounds;	2997
(b) Seventy cents per one hundred pounds or part thereof	2998
in excess of three thousand pounds up to and including four	2999
thousand pounds;	3000
(c) Ninety cents per one hundred pounds or part thereof in	3001
excess of four thousand pounds up to and including six thousand	3002
pounds;	3003
(d) Two dollars for each one hundred pounds or part	3004
thereof in excess of six thousand pounds up to and including ten	3005
thousand pounds;	3006
(e) Two dollars and twenty-five cents for each one hundred	3007
pounds or part thereof in excess of ten thousand pounds;	3008
(f) The minimum license tax for any farm truck shall be	3009
twelve dollars.	3010
(2) The owner of a farm truck may register the truck for a	3011
period of one-half year by paying one-half the registration tax	3012
imposed on the truck under this chapter and one-half the amount	3013
of any tax imposed on the truck under Chapter 4504. of the	3014
Revised Code.	3015
(3) A farm bus may be registered for a period of two-three	3016
hundred ten days from the date of issue of the license plates	3017
for the bus, for a fee of ten dollars, provided such license	3018
plates shall not be issued for more than one such period in any	3019
calendar year. Such use does not include the operation of trucks	3020
by commercial processors of agricultural products.	3021
(4) License plates for farm trucks and for farm buses	3022
shall have some distinguishing marks, letters, colors, or other	3023
characteristics to be determined by the director of public	3024

safety.	3025
(5) Every person registering a farm truck or bus under	3026
this section shall furnish an affidavit certifying that the	3027
truck or bus licensed to that person is to be so used as to meet	3028
the requirements necessary for the farm truck or farm bus	3029
classification.	3030
Any farmer may use a truck owned by the farmer for	3031
commercial purposes by paying the difference between the	3032
commercial truck registration fee and the farm truck	3033
registration fee for the remaining part of the registration	3034
period for which the truck is registered. Such remainder shall	3035
be calculated from the beginning of the semiannual period in	3036
which application for such commercial license is made.	3037
Taxes at the rates provided in this section are in lieu of	3038
all taxes on or with respect to the ownership of such motor	3039
vehicles, except as provided in sections 4503.042, 4503.06, and	3040
4503.65 of the Revised Code.	3041
(K) Other than trucks registered under the international	3042
registration plan in another jurisdiction and for which this	3043
state has received an apportioned registration fee, the license	3044
tax for each truck which is owned, controlled, or operated by a	3045
nonresident, and licensed in another state, and which is used	3046
exclusively for the transportation of nonprocessed agricultural	3047
products intrastate, from the place of production to the place	3048
of processing, is twenty-four dollars.	3049
"Truck," as used in this division, means any pickup truck,	3050
straight truck, semitrailer, or trailer other than a travel	3051
trailer. Nonprocessed agricultural products, as used in this	3052
division, does not include livestock or grain.	3053

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The license issued pursuant to this division shall consist of a windshield decal to be designed by the director of public safety.

Every person registering a truck under this division shall furnish an affidavit certifying that the truck licensed to the person is to be used exclusively for the purposes specified in this division.

- (L) Every person registering a motor vehicle as a noncommercial motor vehicle as defined in section 4501.01 of the Revised Code, or registering a trailer as a noncommercial trailer as defined in that section, shall furnish an affidavit certifying that the motor vehicle or trailer so licensed to the person is to be so used as to meet the requirements necessary for the noncommercial vehicle classification.
- (M) Every person registering a van or bus as provided in divisions (F)(2) and (3) of this section shall furnish a notarized statement certifying that the van or bus licensed to the person is to be used for the purposes specified in those divisions. The form of the license plate issued for such motor vehicles shall be prescribed by the registrar.
- (N) Every person registering as a passenger car a motor 3079 vehicle designed and used for carrying more than nine but not 3080 more than fifteen passengers, and every person registering a bus 3081 as provided in division (G) of this section, shall furnish an 3082

affidavit certifying that the vehicle so licensed to the person	3083
is to be used in a ridesharing arrangement and that the person	3084
will have in effect whenever the vehicle is used in a	3085
ridesharing arrangement a policy of liability insurance with	3086
respect to the motor vehicle in amounts and coverages no less	3087
than those required by section 4509.79 of the Revised Code. The	3088
form of the license plate issued for such a motor vehicle shall	3089
be prescribed by the registrar.	3090

(O)(1) If an application for registration renewal is not 3091 applied for prior to the expiration date of the registration or 3092 3093 within thirty days after that date, the registrar or deputy registrar shall collect a fee of ten dollars for the issuance of 3094 the vehicle registration. For any motor vehicle that is used on 3095 a seasonal basis, whether used for general transportation or 3096 not, and that has not been used on the public roads or highways 3097 since the expiration of the registration, the registrar or 3098 deputy registrar shall waive the fee established under this 3099 division if the application is accompanied by supporting 3100 evidence of seasonal use as the registrar may require. The 3101 registrar or deputy registrar may waive the fee for other good 3102 cause shown if the application is accompanied by supporting 3103 evidence as the registrar may require. The fee shall be in 3104 addition to all other fees established by this section. A deputy 3105 registrar shall retain fifty cents of the fee and shall transmit 3106 the remaining amount to the registrar at the time and in the 3107 manner provided by section 4503.10 of the Revised Code. The 3108 registrar shall deposit all moneys received under this division 3109 into the public safety - highway purposes fund established in 3110 section 4501.06 of the Revised Code. 3111

(2) Division (0)(1) of this section does not apply to a 3112 farm truck or farm bus registered under division (J) of this 3113

section.	3114
(P) As used in this section:	3115
(1) "Van" means any motor vehicle having a single rear	3116
axle and an enclosed body without a second seat.	3117
(2) "Handicapped person" means any person who has lost the	3118
use of one or both legs, or one or both arms, or is blind, deaf,	3119
or so severely disabled as to be unable to move about without	3120
the aid of crutches or a wheelchair.	3121
(3) "Farm truck" means a truck used in the transportation	3122
from the farm of products of the farm, including livestock and	3123
its products, poultry and its products, floricultural and	3124
horticultural products, and in the transportation to the farm of	3125
supplies for the farm, including tile, fence, and every other	3126
thing or commodity used in agricultural, floricultural,	3127
horticultural, livestock, and poultry production and livestock,	3128
poultry, and other animals and things used for breeding,	3129
feeding, or other purposes connected with the operation of the	3130
farm.	3131
(4) "Farm bus" means a bus used only for the	3132
transportation of agricultural employees and used only in the	3133
transportation of such employees as are necessary in the	3134
operation of the farm.	3135
(5) "Farm supplies" includes fuel used exclusively in the	3136
operation of a farm, including one or more homes located on and	3137
used in the operation of one or more farms, and furniture and	3138
other things used in and around such homes.	3139
Sec. 4503.042. The rates established under this section	3140
apply to commercial cars, buses, trailers, and semitrailers that	3141
are not subject to apportioned rates under the international	3142

registration plan.	3143
(A) The rates of the annual registration taxes imposed by	3144
section 4503.02 of the Revised Code, based on gross vehicle	3145
weight or combined gross vehicle weight, for commercial cars	3146
that are not apportionable are as follows:	3147
(1) For not more than two thousand pounds, forty-five	3148
dollars;	3149
(2) For more than two thousand but not more than six	3150
thousand pounds, seventy dollars;	3151
(3) For more than six thousand but not more than ten	3152
thousand pounds, eighty-five dollars;	3153
(4) For more than ten thousand but not more than fourteen	3154
thousand pounds, one hundred five dollars;	3155
(5) For more than fourteen thousand but not more than	3156
eighteen thousand pounds, one hundred twenty-five dollars;	3157
(6) For more than eighteen thousand but not more than	3158
twenty-two thousand pounds, one hundred fifty dollars;	3159
(7) For more than twenty-two thousand but not more than	3160
twenty-six thousand pounds, one hundred seventy-five dollars;	3161
(8) For more than twenty-six thousand but not more than	3162
thirty thousand pounds, three hundred fifty-five dollars;	3163
(9) For more than thirty thousand but not more than	3164
thirty-four thousand pounds, four hundred twenty dollars;	3165
(10) For more than thirty-four thousand but not more than	3166
thirty-eight thousand pounds, four hundred eighty dollars;	3167
(11) For more than thirty-eight thousand but not more than	3168
forty-two thousand pounds, five hundred forty dollars;	3169

(12) For more than forty-two thousand but not more than	3170
forty-six thousand pounds, six hundred dollars;	3171
(13) For more than forty-six thousand but not more than	3172
fifty thousand pounds, six hundred sixty dollars;	3173
(14) For more than fifty thousand but not more than fifty-	3174
four thousand pounds, seven hundred twenty-five dollars;	3175
(15) For more than fifty-four thousand but not more than	3176
fifty-eight thousand pounds, seven hundred eighty-five dollars;	3177
(16) For more than fifty-eight thousand but not more than	3178
sixty-two thousand pounds, eight hundred fifty-five dollars;	3179
(17) For more than sixty-two thousand but not more than	3180
sixty-six thousand pounds, nine hundred twenty-five dollars;	3181
(18) For more than sixty-six thousand but not more than	3182
seventy thousand pounds, nine hundred ninety-five dollars;	3183
(19) For more than seventy thousand but not more than	3184
seventy-four thousand pounds, one thousand eighty dollars;	3185
(20) For more than seventy-four thousand but not more than	3186
seventy-eight thousand pounds, one thousand two hundred dollars;	3187
(21) For more than seventy-eight thousand pounds, one	3188
thousand three hundred forty dollars.	3189
(B) The rates of the annual registration taxes imposed by	3190
section 4503.02 of the Revised Code, based on gross vehicle	3191
weight or combined gross vehicle weight, for buses that are not	3192
apportionable are as follows:	3193
(1) For not more than two thousand pounds, ten dollars;	3194
(2) For more than two thousand but not more than six	3195
thousand pounds, forty dollars;	3196

(3) For more than six thousand but not more than ten	3197
thousand pounds, one hundred dollars;	3198
(4) For more than ten thousand but not more than fourteen	3199
thousand pounds, one hundred eighty dollars;	3200
(5) For more than fourteen thousand but not more than	3201
eighteen thousand pounds, two hundred sixty dollars;	3202
(6) For more than eighteen thousand but not more than	3203
twenty-two thousand pounds, three hundred forty dollars;	3204
(7) For more than twenty-two thousand but not more than	3205
twenty-six thousand pounds, four hundred twenty dollars;	3206
(8) For more than twenty-six thousand but not more than	3207
thirty thousand pounds, five hundred dollars;	3208
(9) For more than thirty thousand but not more than	3209
thirty-four thousand pounds, five hundred eighty dollars;	3210
(10) For more than thirty-four thousand but not more than	3211
thirty-eight thousand pounds, six hundred sixty dollars;	3212
(11) For more than thirty-eight thousand but not more than	3213
forty-two thousand pounds, seven hundred forty dollars;	3214
(12) For more than forty-two thousand but not more than	3215
forty-six thousand pounds, eight hundred twenty dollars;	3216
(13) For more than forty-six thousand but not more than	3217
fifty thousand pounds, nine hundred forty dollars;	3218
(14) For more than fifty thousand but not more than fifty-	3219
four thousand pounds, one thousand dollars;	3220
(15) For more than fifty-four thousand but not more than	3221
fifty-eight thousand pounds, one thousand ninety dollars;	3222

(16) For more than fifty-eight thousand but not more than	3223
sixty-two thousand pounds, one thousand one hundred eighty	3224
dollars;	3225
(17) For more than sixty-two thousand but not more than	3226
sixty-six thousand pounds, one thousand two hundred seventy	3227
dollars;	3228
(18) For more than sixty-six thousand but not more than	3229
seventy thousand pounds, one thousand three hundred sixty	3230
dollars;	3231
(19) For more than seventy thousand but not more than	3232
seventy-four thousand pounds, one thousand four hundred fifty	3233
dollars;	3234
(20) For more than seventy-four thousand but not more than	3235
seventy-eight thousand pounds, one thousand five hundred forty	3236
dollars;	3237
(21) For more than seventy-eight thousand pounds, one	3238
thousand six hundred thirty dollars.	3239
(C) The (1) Except as provided in division (C)(2) of this	3240
<pre>section, the rate of the tax for each trailer and semitrailer is</pre>	3241
twenty-five dollars.	3242
(2) Beginning on the effective date of this amendment,	3243
when an owner or lessee of a trailer or semitrailer is	3244
registering it for the first time in Ohio, the rate of the tax	3245
for that trailer or semitrailer is fifty dollars for the first	3246
year of registration. Any qualified applicant for registration	3247
that pays the fifty-dollar tax is not required to pay the tax	3248
for any subsequent registration of that trailer or semitrailer	3249
under this division.	3250

(D) If an application for registration renewal is not	3251
applied for prior to the expiration date of the registration or	3252
within thirty days after that date, the registrar or deputy	3253
registrar shall collect a fee of ten dollars for the issuance of	3254
the vehicle registration, but may waive the fee for good cause	3255
shown if the application is accompanied by supporting evidence	3256
as the registrar may require. The fee shall be in addition to	3257
all other fees established by this section. A deputy registrar	3258
shall retain fifty cents of the fee and shall transmit the	3259
remaining amount to the registrar at the time and in the manner	3260
provided by section 4503.10 of the Revised Code. The registrar	3261
shall deposit all moneys received under this division into the	3262
public safety - highway purposes fund established in section	3263
4501.06 of the Revised Code.	3264
(E) The rates established by this section shall not apply	3265
to any of the following:	3266
(1) Wabialas assissed and used by a showitable as	3267
(1) Vehicles equipped, owned, and used by a charitable or	3268
nonprofit corporation exclusively for the purpose of	3269
administering chest x-rays or receiving blood donations;	3203
(2) Vans used principally for the transportation of	3270
handicapped persons that have been modified by being equipped	3271
with adaptive equipment to facilitate the movement of such	3272
persons into and out of the vans;	3273
(3) Buses used principally for the transportation of	3274
handicapped persons or persons sixty-five years of age or older;	3275
(4) 7	207/
(4) Buses used principally for the transportation of	3276
persons in a ridesharing arrangement;	3277
(5) Transit buses having motor power;	3278

(6) Noncommercial trailers, mobile homes, or manufactured

homes. 3280

Sec. 4503.10. (A) The owner of every snowmobile, off-	3281
highway motorcycle, and all-purpose vehicle required to be	3282
registered under section 4519.02 of the Revised Code shall file	3283
an application for registration under section 4519.03 of the	3284
Revised Code. The owner of a motor vehicle, other than a	3285
snowmobile, off-highway motorcycle, or all-purpose vehicle, that	3286
is not designed and constructed by the manufacturer for	3287
operation on a street or highway may not register it under this	3288
chapter except upon certification of inspection pursuant to	3289
section 4513.02 of the Revised Code by the sheriff, or the chief	3290
of police of the municipal corporation or township, with	3291
jurisdiction over the political subdivision in which the owner	3292
of the motor vehicle resides. Except as provided in section	3293
4503.103 of the Revised Code, every owner of every other motor	3294
vehicle not previously described in this section and every	3295
person mentioned as owner in the last certificate of title of a	3296
motor vehicle that is operated or driven upon the public roads	3297
or highways shall cause to be filed each year, by mail or	3298
otherwise, in the office of the registrar of motor vehicles or a	3299
deputy registrar, a written or electronic application or a	3300
preprinted registration renewal notice issued under section	3301
4503.102 of the Revised Code, the form of which shall be	3302
prescribed by the registrar, for registration for the following	3303
registration year, which shall begin on the first day of January	3304
of every calendar year and end on the thirty-first day of	3305
December in the same year. Applications for registration and	3306
registration renewal notices shall be filed at the times	3307
established by the registrar pursuant to section 4503.101 of the	3308
Revised Code. A motor vehicle owner also may elect to apply for	3309
or renew a motor vehicle registration by electronic means using	3310

electronic signature in accordance with rules adopted by the	3311
registrar. Except as provided in division (J) of this section,	3312
applications for registration shall be made on blanks furnished	3313
by the registrar for that purpose, containing the following	3314
information:	3315
(1) A brief description of the motor vehicle to be	3316
registered, including the year, make, model, and vehicle	3317
identification number, and, in the case of commercial cars, the	3318
gross weight of the vehicle fully equipped computed in the	3319
manner prescribed in section 4503.08 of the Revised Code;	3320
(2) The name and residence address of the owner, and the	3321
township and municipal corporation in which the owner resides;	3322
(3) The district of registration, which shall be	3323
determined as follows:	3324
(a) In case the motor vehicle to be registered is used for	3325
hire or principally in connection with any established business	3326
or branch business, conducted at a particular place, the	3327
district of registration is the municipal corporation in which	3328
that place is located or, if not located in any municipal	3329
corporation, the county and township in which that place is	3330
located.	3331
(b) In case the vehicle is not so used, the district of	3332
registration is the municipal corporation or county in which the	3333
owner resides at the time of making the application.	3334
(4) Whether the motor vehicle is a new or used motor	3335
vehicle;	3336
(5) The date of purchase of the motor vehicle;	3337
(6) Whether the fees required to be paid for the	3338

clerk instead has issued

registration or transfer of the motor vehicle, during the	3339
preceding registration year and during the preceding period of	3340
the current registration year, have been paid. Each application	3341
for registration shall be signed by the owner, either manually	3342
or by electronic signature, or pursuant to obtaining a limited	3343
power of attorney authorized by the registrar for registration,	3344
or other document authorizing such signature. If the owner	3345
elects to apply for or renew the motor vehicle registration with	3346
the registrar by electronic means, the owner's manual signature	3347
is not required.	3348
(7) The owner's social security number, driver's license	3349
number, or state identification number, or, where a motor	3350
vehicle to be registered is used for hire or principally in	3351
connection with any established business, the owner's federal	3352
taxpayer identification number. The bureau of motor vehicles	3353
shall retain in its records all social security numbers provided	3354
under this section, but the bureau shall not place social	3355
security numbers on motor vehicle certificates of registration.	3356
(B) Except as otherwise provided in this division, each	3357
time (1) When an applicant first registers a motor vehicle in	3358
the applicant's name, the applicant shall provide proof of	3359
ownership of that motor vehicle. Proof of ownership may include	3360
any of the following:	3361
(a) The applicant may present for inspection a physical	3362
certificate of title or memorandum certificate showing title to	3363
the motor vehicle to be registered in the name of the applicant	3364
if a physical certificate of title or memorandum certificate has	3365
been issued by a clerk of a court of common pleas. If, under	3366
sections 4505.021, 4505.06, and 4505.08 of the Revised Code, a	3367

(b) The applicant may present for inspection an electronic	3369
certificate of title for the applicant's motor vehicle, that	3370
certificate may be presented for inspection at the time of first	3371
registration in a manner prescribed by rules adopted by the	3372
registrar. <del>An</del>	3373
(c) The registrar or deputy registrar may electronically	3374
confirm the applicant's ownership of the motor vehicle.	3375
An applicant is not required to present a certificate of	3376
title to an electronic motor vehicle dealer acting as a limited	3377
authority deputy registrar in accordance with rules adopted by	3378
the registrar. When	3379
(2) When a motor vehicle inspection and maintenance	3380
program is in effect under section 3704.14 of the Revised Code	3381
and rules adopted under it, each application for registration	3382
for a vehicle required to be inspected under that section and	3383
those rules shall be accompanied by an inspection certificate	3384
for the motor vehicle issued in accordance with that section.	3385
<del>The -</del>	3386
(3) An application for registration shall be refused if	3387
any of the following applies:	3388
$\frac{(1)}{(a)}$ The application is not in proper form.	3389
(2) (b) The application is prohibited from being accepted	3390
by division (D) of section 2935.27, division (A) of section	3391
2937.221, division (A) of section 4503.13, division (B) of	3392
section 4510.22, or division (B)(1) of section 4521.10 of the	3393
Revised Code.	3394
(3) A certificate of title or memorandum certificate of	3395
title (c) Proof of ownership is required but does not accompany	3396
the application or, in the case of an electronic certificate of	3397

title, is required but is not presented in a manner prescribed	3398
by the registrar's rulesor confirmed in accordance with division	3399
(B) (1) of this section.	3400
(4) (d) All registration and transfer fees for the motor	3401
vehicle, for the preceding year or the preceding period of the	3402
current registration year, have not been paid.	3403
(5) (e) The owner or lessee does not have an inspection	3404
certificate for the motor vehicle as provided in section 3704.14	3405
of the Revised Code, and rules adopted under it, if that section	3406
is applicable.	3407
(4) This section does not require the payment of license	3408
or registration taxes on a motor vehicle for any preceding year,	3409
or for any preceding period of a year, if the motor vehicle was	3410
not taxable for that preceding year or period under sections	3411
4503.02, 4503.04, 4503.11, 4503.12, and 4503.16 or Chapter 4504.	3412
of the Revised Code. When	3413
(5) When a certificate of registration is issued upon the	3414
first registration of a motor vehicle by or on behalf of the	3415
owner, the official issuing the certificate shall indicate the	3416
issuance with a stamp on the certificate of title or memorandum	3417
certificate or, in the case of an electronic certificate of	3418
title or electronic verification of ownership, an electronic	3419
stamp or other notation as specified in rules adopted by the	3420
registrar, and with a stamp on the inspection certificate for	3421
the motor vehicle, if any. The	3422
(6) The official also shall indicate, by a stamp or by	3423
other means the registrar prescribes, on the registration	3424
certificate issued upon the first registration of a motor	3425
vehicle by or on behalf of the owner the odometer reading of the	3426

motor vehicle as shown in the odometer statement included in or	3427
attached to the certificate of title. Upon each subsequent	3428
registration of the motor vehicle by or on behalf of the same	3429
owner, the official also shall so indicate the odometer reading	3430
of the motor vehicle as shown on the immediately preceding	3431
certificate of registration.	3432

(7) The registrar shall include in the permanent

registration record of any vehicle required to be inspected

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under section 3704.14 of the Revised Code the inspection

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certificate number from the inspection certificate that is

presented at the time of registration of the vehicle as required

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under this division.

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(C)(1) Except as otherwise provided in division (C)(1) of 3439 this section, the registrar and each deputy registrar shall 3440 collect an additional fee of eleven dollars for each application 3441 for registration and registration renewal received. For vehicles 3442 specified in divisions (A)(1) to (21) of section 4503.042 of the 3443 Revised Code, the registrar and deputy registrar shall collect 3444 an additional fee of thirty dollars for each application for 3445 registration and registration renewal received. No additional 3446 fee shall be charged for vehicles registered under section 3447 4503.65 of the Revised Code. The additional fee is for the 3448 purpose of defraying the department of public safety's costs 3449 associated with the administration and enforcement of the motor 3450 vehicle and traffic laws of Ohio. Each deputy registrar shall 3451 transmit the fees collected under divisions (C)(1), (3), and (4)3452 of this section in the time and manner provided in this section. 3453 The registrar shall deposit all moneys received under division 3454 (C)(1) of this section into the public safety - highway purposes 3455 fund established in section 4501.06 of the Revised Code. 3456

(2) In addition, a charge of twenty-five cents shall be	3457
made for each reflectorized safety license plate issued, and a	3458
single charge of twenty-five cents shall be made for each county	3459
identification sticker or each set of county identification	3460
stickers issued, as the case may be, to cover the cost of	3461
producing the license plates and stickers, including material,	3462
manufacturing, and administrative costs. Those fees shall be in	3463
addition to the license tax. If the total cost of producing the	3464
plates is less than twenty-five cents per plate, or if the total	3465
cost of producing the stickers is less than twenty-five cents	3466
per sticker or per set issued, any excess moneys accruing from	3467
the fees shall be distributed in the same manner as provided by	3468
section 4501.04 of the Revised Code for the distribution of	3469
license tax moneys. If the total cost of producing the plates	3470
exceeds twenty-five cents per plate, or if the total cost of	3471
producing the stickers exceeds twenty-five cents per sticker or	3472
per set issued, the difference shall be paid from the license	3473
tax moneys collected pursuant to section 4503.02 of the Revised	3474
Code.	3475

(3) The registrar and each deputy registrar shall collect 3476 an additional fee of two hundred dollars for each application 3477 for registration or registration renewal received for any plug-3478 in electric hybrid motor vehicle or battery electric motor 3479 <u>vehicle</u>. The fee shall be prorated based on the number of months 3480 for which the plug-in <u>electric</u>hybrid motor vehicle <u>or battery</u> 3481 electric motor vehicle is registered. The registrar shall 3482 transmit all money arising from the fee imposed by division (C) 3483 (3) of this section to the treasurer of state for distribution 3484 in accordance with division (E) of section 5735.051 of the 3485 Revised Code, subject to division (D) of section 5735.05 of the 3486 Revised Code. 3487

(4) The registrar and each deputy registrar shall collect	3488
an additional fee of one hundred dollars for each application	3489
for registration or registration renewal received for any hybrid	3490
motor vehicle. The fee shall be prorated based on the number of	3491
months for which the hybrid motor vehicle is registered. The	3492
registrar shall transmit all money arising from the fee imposed	3493
by division (C)(4) of this section to the treasurer of state for	3494
distribution in accordance with division (E) of section 5735.051	3495
of the Revised Code, subject to division (D) of section 5735.05	3496
of the Revised Code.	3497

## 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 the amount established under section 4503.038 of the Revised Code for each application for registration and registration renewal notice the deputy registrar receives, which shall be for the purpose of compensating the deputy registrar for the deputy registrar's services, and such office and rental expenses, as may be necessary for the proper discharge of the deputy registrar's duties in the receiving of applications and renewal notices and the issuing of registrations.
- (E) Upon the certification of the registrar, the county sheriff or local police officials shall recover license plates erroneously or fraudulently issued.
- (F) Each deputy registrar, upon receipt of any application 3512 for registration or registration renewal notice, together with 3513 the license fee and any local motor vehicle license tax levied 3514 pursuant to Chapter 4504. of the Revised Code, shall transmit 3515 that fee and tax, if any, in the manner provided in this 3516 section, together with the original and duplicate copy of the 3517

application, to the registrar. The registrar, subject to the	3518
approval of the director of public safety, may deposit the funds	3519
collected by those deputies in a local bank or depository to the	3520
credit of the "state of Ohio, bureau of motor vehicles." Where a	3521
local bank or depository has been designated by the registrar,	3522
each deputy registrar shall deposit all moneys collected by the	3523
deputy registrar into that bank or depository not more than one	3524
business day after their collection and shall make reports to	3525
the registrar of the amounts so deposited, together with any	3526
other information, some of which may be prescribed by the	3527
treasurer of state, as the registrar may require and as	3528
prescribed by the registrar by rule. The registrar, within three	3529
days after receipt of notification of the deposit of funds by a	3530
deputy registrar in a local bank or depository, shall draw on	3531
that account in favor of the treasurer of state. The registrar,	3532
subject to the approval of the director and the treasurer of	3533
state, may make reasonable rules necessary for the prompt	3534
transmittal of fees and for safeguarding the interests of the	3535
state and of counties, townships, municipal corporations, and	3536
transportation improvement districts levying local motor vehicle	3537
license taxes. The registrar may pay service charges usually	3538
collected by banks and depositories for such service. If deputy	3539
registrars are located in communities where banking facilities	3540
are not available, they shall transmit the fees forthwith, by	3541
money order or otherwise, as the registrar, by rule approved by	3542
the director and the treasurer of state, may prescribe. The	3543
registrar may pay the usual and customary fees for such service.	3544

(G) This section does not prevent any person from making 3545 an application for a motor vehicle license directly to the 3546 registrar by mail, by electronic means, or in person at any of 3547 the registrar's offices, upon payment of a service fee equal to 3548

the amount established under section 4303.030 of the Revised	5545
Code for each application.	3550
(H) No person shall make a false statement as to the	3551
district of registration in an application required by division	3552
(A) of this section. Violation of this division is falsification	3553
under section 2921.13 of the Revised Code and punishable as	3554
specified in that section.	3555
(I)(1) Where applicable, the requirements of division (B)	3556
of this section relating to the presentation of an inspection	3557
certificate issued under section 3704.14 of the Revised Code and	3558
rules adopted under it for a motor vehicle, the refusal of a	3559
license for failure to present an inspection certificate, and	3560
the stamping of the inspection certificate by the official	3561
issuing the certificate of registration apply to the	3562
registration of and issuance of license plates for a motor	3563
vehicle under sections 4503.102, 4503.12, 4503.14, 4503.15,	3564
4503.16, 4503.171, 4503.172, 4503.19, 4503.40, 4503.41, 4503.42,	3565
4503.43, 4503.44, 4503.46, 4503.47, and 4503.51 of the Revised	3566
Code.	3567
(2)(a) The registrar shall adopt rules ensuring that each	3568
owner registering a motor vehicle in a county where a motor	3569
vehicle inspection and maintenance program is in effect under	3570
section 3704.14 of the Revised Code and rules adopted under it	3571
receives information about the requirements established in that	3572
section and those rules and about the need in those counties to	3573
present an inspection certificate with an application for	3574
registration or preregistration.	3575
(b) Upon request, the registrar shall provide the director	3576
of environmental protection, or any person that has been awarded	3577
a contract under section 3704.14 of the Revised Code, an on-line	3578

the amount established under section 4503.038 of the Revised

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computer data link to registration information for all passenger	3579
cars, noncommercial motor vehicles, and commercial cars that are	3580
subject to that section. The registrar also shall provide to the	3581
director of environmental protection a magnetic data tape	3582
containing registration information regarding passenger cars,	3583
noncommercial motor vehicles, and commercial cars for which a	3584
multi-year registration is in effect under section 4503.103 of	3585
the Revised Code or rules adopted under it, including, without	3586
limitation, the date of issuance of the multi-year registration,	3587
the registration deadline established under rules adopted under	3588
section 4503.101 of the Revised Code that was applicable in the	3589
year in which the multi-year registration was issued, and the	3590
registration deadline for renewal of the multi-year	3591
registration.	3592

- (J) Subject to division (K) of this section, application for registration under the international registration plan, as set forth in sections 4503.60 to 4503.66 of the Revised Code, shall be made to the registrar on forms furnished by the registrar. In accordance with international registration plan guidelines and pursuant to rules adopted by the registrar, the forms shall include the following:
  - (1) A uniform mileage schedule;
- (2) The gross vehicle weight of the vehicle or combined 3601 gross vehicle weight of the combination vehicle as declared by 3602 the registrant; 3603
  - (3) Any other information the registrar requires by rule.
- (K) The registrar shall determine the feasibility of 3605 implementing an electronic commercial fleet licensing and 3606 management program that will enable the owners of commercial 3607

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tractors, commercial trailers, and commercial semitrailers to 3608 conduct electronic transactions by July 1, 2010, or sooner. If 3609
conduct electronic transactions by July 1, 2010, or sooner. If 3609
the registrar determines that implementing such a program is 3610
feasible, the registrar shall adopt new rules under this 3611
division or amend existing rules adopted under this division as 3612
necessary in order to respond to advances in technology. 3613
If international registration plan guidelines and 3614

If international registration plan guidelines and provisions allow member jurisdictions to permit applications for registrations under the international registration plan to be made via the internet, the rules the registrar adopts under this division shall permit such action.

Sec. 4503.102. (A) The registrar of motor vehicles shall 3619 adopt rules to establish a centralized system of motor vehicle 3620 registration renewal by mail or by electronic means. Any person 3621 owning a motor vehicle that was registered in the person's name 3622 during the preceding registration year shall renew the 3623 registration of the motor vehicle not more than ninety days 3624 prior to the expiration date of the registration either by mail 3625 or by electronic means through the centralized system of 3626 registration established under this section, or in person at any 3627 office of the registrar or at a deputy registrar's office. 3628

(B) (1) Except as provided in division (B) (2) of this 3629 section, no less than forty-five days prior to the expiration 3630 date of any motor vehicle registration, the registrar shall mail 3631 a renewal notice to the person in whose name the motor vehicle 3632 is registered. The renewal notice shall clearly state that the 3633 registration of the motor vehicle may be renewed by mail or 3634 electronic means through the centralized system of registration 3635 or in person at any office of the registrar or at a deputy 3636 registrar's office and shall be preprinted with information 3637

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including, but not limited to, the owner's name and residence	3638
address as shown in the records of the bureau of motor vehicles,	3639
a brief description of the motor vehicle to be registered,	3640
notice of the license taxes and fees due on the motor vehicle,	3641
the toll-free telephone number of the registrar as required	3642
under division (D)(1) of section $4503.031$ of the Revised Code, a	3643
statement that payment for a renewal may be made by financial	3644
transaction device using the toll-free telephone number, and any	3645
additional information the registrar may require by rule. The	3646
renewal notice shall not include the social security number of	3647
either the owner of the motor vehicle or the person in whose	3648
name the motor vehicle is registered. The renewal notice shall	3649
be sent by regular mail to the owner's last known address as	3650
shown in the records of the bureau of motor vehicles.	3651

- (2) The registrar is not required to mail a renewal notice if either of the following applies:
- (a) The owner of the vehicle has consented to receiving the renewal notice by electronic means only.
- (b) The application for renewal of the registration of a 3656 motor vehicle is prohibited from being accepted by the registrar 3657 or a deputy registrar by division (D) of section 2935.27, 3658 division (A) of section 2937.221, division (A) of section 3659 4503.13, division (B) of section 4510.22, or division (B) (1) of 3660 section 4521.10 of the Revised Code.
- (3) If the owner of a motor vehicle has consented to

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  receiving a renewal notice by electronic means only, the

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  registrar shall send an electronic renewal notice to the owner

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  that contains the information specified in division (B)(1) of

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  this section at the time specified under that division.

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## Sub. H. B. No. 74 As Passed by the House

(C) The owner of the motor vehicle shall verify the	3667
information contained in the notice, sign it either manually or	3668
by electronic means, and return it, either by mail or electronic	3669
means, or the owner may take it in person to any office of the	3670
registrar or of a deputy registrar. The owner shall include with	3671
the notice a financial transaction device number when renewing	3672
in person or by electronic means but not by mail, check, or	3673
money order in the amount of the registration taxes and fees	3674
payable on the motor vehicle and a service fee equal to the	3675
amount established under section 4503.038 of the Revised Code,	3676
plus postage as indicated on the notice if the registration is	3677
renewed or fulfilled by mail, and an inspection certificate for	3678
the motor vehicle as provided in section 3704.14 of the Revised	3679
Code. For purposes of the centralized system of motor vehicle	3680
registration, the registrar shall accept payments via the toll-	3681
free telephone number established under division (D)(1) of	3682
section 4503.031 of the Revised Code for renewals made by mail.	3683
If the motor vehicle owner chooses to renew the motor vehicle	3684
registration by electronic means, the owner shall proceed in	3685
accordance with the rules the registrar adopts.	3686

(D) If all registration and transfer fees for the motor 3687 vehicle for the preceding year or the preceding period of the 3688 current registration year have not been paid, if division (D) of 3689 section 2935.27, division (A) of section 2937.221, division (A) 3690 of section 4503.13, division (B) of section 4510.22, or division 3691 (B)(1) of section 4521.10 of the Revised Code prohibits 3692 acceptance of the renewal notice, or if the owner or lessee does 3693 not have an inspection certificate for the motor vehicle as 3694 provided in section 3704.14 of the Revised Code, if that section 3695 is applicable, the license shall be refused, and the registrar 3696 or deputy registrar shall so notify the owner. This section does 3697

not require the payment of license or registration taxes on a	3698
motor vehicle for any preceding year, or for any preceding	3699
period of a year, if the motor vehicle was not taxable for that	3700
preceding year or period under section 4503.02, 4503.04,	3701
4503.11, 4503.12, or 4503.16 or Chapter 4504. of the Revised	3702
Code.	3703

- (E) (1) Failure to receive a renewal notice does not 3704 relieve a motor vehicle owner from the responsibility to renew 3705 the registration for the motor vehicle. Any person who has a 3706 motor vehicle registered in this state and who does not receive 3707 a renewal notice as provided in division (B) of this section 3708 prior to the expiration date of the registration shall request 3709 an application for registration from the registrar or a deputy 3710 registrar and sign the application manually or by electronic 3711 means and submit the application and pay any applicable license 3712 taxes and fees to the registrar or deputy registrar. 3713
- (2) If the owner of a motor vehicle submits an application 3714 for registration and the registrar is prohibited by division (D) 3715 of section 2935.27, division (A) of section 2937.221, division 3716 (A) of section 4503.13, division (B) of section 4510.22, or 3717 division (B)(1) of section 4521.10 of the Revised Code from 3718 accepting the application, the registrar shall return the 3719 application and the payment to the owner. If the owner of a 3720 motor vehicle submits a registration renewal application to the 3721 registrar by electronic means and the registrar is prohibited 3722 from accepting the application as provided in this division, the 3723 registrar shall notify the owner of this fact and deny the 3724 application and return the payment or give a credit on the 3725 financial transaction device account of the owner in the manner 3726 the registrar prescribes by rule adopted pursuant to division 3727 (A) of this section. 3728

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- (F) Every deputy registrar shall post in a prominent place 3729 at the deputy's office a notice informing the public of the mail 3730 registration system required by this section and also shall post 3731 a notice that every owner of a motor vehicle and every chauffeur 3732 holding a certificate of registration is required to notify the 3733 registrar in writing of any change of residence within ten days 3734 after the change occurs. The notice shall be in such form as the 3735 registrar prescribes by rule. 3736
- (G) The service fee equal to the amount established under section 4503.038 of the Revised Code that is collected from a person who renews a motor vehicle registration by electronic means or by mail, plus postage collected by the registrar and any financial transaction device surcharge collected by the registrar, shall be paid to the credit of the public safety highway purposes fund established by section 4501.06 of the Revised Code.
- (H)(1) Pursuant to section 113.40 of the Revised Code, the 3745 registrar shall implement a program permitting payment of motor 3746 vehicle registration taxes and fees, driver's license and 3747 commercial driver's license fees, and any other taxes, fees, 3748 penalties, or charges imposed or levied by the state by means of 3749 a financial transaction device for transactions occurring 3750 online, at any office of the registrar, and at all deputy 3751 registrar locations. The program shall take effect not later 3752 than July 1, 2016. The registrar shall adopt rules as necessary 3753 for this purpose, but all such rules are subject to any action, 3754 policy, or procedure of the board of deposit or treasurer of 3755 state taken or adopted under section 113.40 of the Revised Code. 3756
- (2) The rules adopted under division (H)(1) of this 3757 section shall require a deputy registrar to accept payments by 3758

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means of a financial transaction device beginning on the 3759 effective date of the rules unless the deputy registrar contract 3760 entered into by the deputy registrar prohibits the acceptance of 3761 such payments by financial transaction device. However, 3762 commencing with deputy registrar contract awards that have a 3763 start date of July 1, 2016, and for all contract awards 3764 thereafter, the registrar shall require that the proposer accept 3765 payment by means of a financial transaction device, including 3766 credit cards and debit cards, for all department of public 3767 safety transactions conducted at that deputy registrar location. 3768

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

(3) In accordance with division (H)(1) of this section and 3778 rules adopted by the registrar under that division, a county 3779 auditor or clerk of a court of common pleas that is designated a 3780 deputy registrar shall accept payment by means of a financial 3781 transaction device, including credit cards and debit cards, for 3782 all department transactions conducted at the office of the 3783 county auditor or clerk in the county auditor's or clerk's 3784 capacity as deputy registrar. The bureau is not required to pay 3785 any costs incurred by a county auditor or clerk that result from 3786 accepting payment by means of a financial transaction device for 3787 any department transaction. 3788

<u>semitrailers</u>. At

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(I) For persons who reside in counties where tailpipe	3789
emissions inspections are required under the motor vehicle	3790
inspection and maintenance program, the notice required by	3791
division (B) of this section shall also include the toll-free	3792
telephone number maintained by the Ohio environmental protection	3793
agency to provide information concerning the locations of	3794
emissions testing centers. The registrar also shall include a	3795
statement in the notice that a battery electric motor vehicle is	3796
not required to undergo emissions inspection under the motor	3797
vehicle inspection and maintenance program established under	3798
section 3704.14 of the Revised Code.	3799
Sec. 4503.103. (A)(1) The registrar of motor vehicles may	3800
adopt rules to permit any person or lessee, other than a person	3801
receiving an apportioned license plate under the international	3802
registration plan, who owns or leases one or more motor vehicles	3803
to file a written application for registration for no more than	3804
five succeeding registration years. The rules adopted by the	3805
registrar may designate the classes of motor vehicles that are	3806
eligible for such registration. At the time of application, all	3807
annual taxes and fees shall be paid for each year for which the	3808
person is registering.	3809
(2)(a) The registrar shall adopt rules to permit any	3810
person or lessee who owns or leases a trailer or semitrailer	3811
that is subject to the tax <u>rates</u> _rate_prescribed in <u>either</u> _	3812
<pre>division (C)(1) or (2) of section 4503.042 of the Revised Code</pre>	3813
for such trailers or semitrailers to file a written application	3814
for registration for any number of succeeding registration	3815

years, including a permanent registration, for such trailers or

At the time of application, all annual taxes and fees

shall be paid the applicant shall pay all of the following:	3819
(i) As applicable, either the annual tax prescribed in	3820
division (C)(1) of section 4503.042 of the Revised Code for each	3821
year for which the person applicant is registering, provided	3822
that or the annual tax prescribed in division (C)(2) of section	3823
4503.042 of the Revised Code, unless the applicant previously	3824
paid the tax specified in division (C)(2) of that section for	3825
the trailer or semitrailer being registered. However, an	3826
applicant paying the annual tax under division (C)(1) of section	3827
4503.042 of the Revised Code shall not pay more than eight times	3828
the annual taxes due, regardless of the number of years for	3829
which the person applicant is registering, shall not exceed two	3830
hundred dollars. A person who registers a vehicle under division-	3831
(A) (2) of this section shall pay for each year of registration-	3832
the-	3833
(ii) The additional fee established under division (C)(1)	3834
of section 4503.10 of the Revised Code for each year of	3835
registration, provided that not more than eight times the	3836
additional fee due shall be paid, regardless of the number of	3837
years for which the person applicant is registering, shall not	3838
exceed eighty-eight dollars. The person also shall pay one	3839
(iii) One single deputy registrar service fee in the	3840
amount specified in division (D) of section 4503.10 of the	3841
Revised Code or one single bureau of motor vehicles service fee	3842
in the amount specified in division (G) of that section, as	3843
applicable, regardless of the number of years for which the	3844
<pre>person_applicant_is registering.</pre>	3845
(b) In addition, each person applicant registering a	3846
trailer or semitrailer under division (A)(2)(a) of this section	3847
shall pay any applicable local motor vehicle license tax levied	3848

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under Chapter 4504. of the Revised Code for each year for which	3849
the <pre>person_applicant_is registering, provided that not more than</pre>	3850
eight times any such annual local taxes shall be due upon	3851
registration.	3852
(c) The period of registration for a trailer or	3853
semitrailer registered under division (A)(2)(a) of this section	3854
is exclusive to the trailer or semitrailer for which that	3855
certificate of registration is issued and is not transferable to	3856
-	
any other trailer or semitrailer if the registration is a	3857
permanent registration.	3858
(3) Except as provided in division (A)(4) of this section,	3859
the registrar shall adopt rules to permit any person who owns a	3860
motor vehicle to file an application for registration for not	3861
more than five succeeding registration years. At the time of	3862
application, the person shall pay the annual taxes and fees for	3863
each registration year, calculated in accordance with division	3864
(C) of section 4503.11 of the Revised Code. A person who is	3865
registering a vehicle under division (A)(3) of this section	3866
shall pay for each year of registration the additional fee	3867
established under division (C)(1), (3), or (4) of section	3868
4503.10 of the Revised Code, as applicable. The person shall	3869
also pay the deputy registrar service fee or the bureau of motor	3870
vehicles service fee equal to the amount established under	3871
section 4503.038 of the Revised Code.	3872
(4) Division (A)(3) of this section does not apply to a	3873

person receiving an apportioned license plate under the

defined in section 4513.50 of the Revised Code.

international registration plan, or the owner of a commercial

car used solely in intrastate commerce, or the owner of a bus as

(B) No person applying for a multi-year registration under

division (A) of this	section is entitled to a refund of any	3879
taxes or fees paid.		3880

- (C) The registrar shall not issue to any applicant who has 3881 been issued a final, nonappealable order under division (D) of 3882 this section a multi-year registration or renewal thereof under 3883 this division or rules adopted under it for any motor vehicle 3884 that is required to be inspected under section 3704.14 of the 3885 Revised Code the district of registration of which, as 3886 determined under section 4503.10 of the Revised Code, is or is 3887 located in the county named in the order. 3888
- (D) Upon receipt from the director of environmental 3889 protection of a notice issued under rules adopted under section 3890 3704.14 of the Revised Code indicating that an owner of a motor 3891 vehicle that is required to be inspected under that section who 3892 obtained a multi-year registration for the vehicle under 3893 division (A) of this section or rules adopted under that 3894 division has not obtained a required inspection certificate for 3895 the vehicle, the registrar in accordance with Chapter 119. of 3896 the Revised Code shall issue an order to the owner impounding 3897 the certificate of registration and identification license 3898 plates for the vehicle. The order also shall prohibit the owner 3899 from obtaining or renewing a multi-year registration for any 3900 vehicle that is required to be inspected under that section, the 3901 district of registration of which is or is located in the same 3902 county as the county named in the order during the number of 3903 years after expiration of the current multi-year registration 3904 that equals the number of years for which the current multi-year 3905 registration was issued. 3906

An order issued under this division shall require the 3907 owner to surrender to the registrar the certificate of 3908

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registration and license plates for the vehicle named in the	3909
order within five days after its issuance. If the owner fails to	3910
do so within that time, the registrar shall certify that fact to	3911
the county sheriff or local police officials who shall recover	3912
the certificate of registration and license plates for the	3913
vehicle.	3914
(E) Upon the occurrence of either of the following	3915
circumstances, the registrar in accordance with Chapter 119. of	3916
the Revised Code shall issue to the owner a modified order	3917
rescinding the provisions of the order issued under division (D)	3918
of this section impounding the certificate of registration and	3919
license plates for the vehicle named in that original order:	3920
(1) Receipt from the director of environmental protection	3921
of a subsequent notice under rules adopted under section 3704.14	3922
of the Revised Code that the owner has obtained the inspection	3923
certificate for the vehicle as required under those rules;	3924
(2) Presentation to the registrar by the owner of the	3925
required inspection certificate for the vehicle.	3926
(F) The owner of a motor vehicle for which the certificate	3927
of registration and license plates have been impounded pursuant	3928
to an order issued under division (D) of this section, upon	3929
issuance of a modified order under division (E) of this section,	3930
may apply to the registrar for their return. A fee of two	3931
dollars and fifty cents shall be charged for the return of the	3932
certificate of registration and license plates for each vehicle	3933
named in the application.	3934
Sec. 4503.182. (A) A purchaser of a motor vehicle, upon	3935

application and proof of purchase of the vehicle, may be issued

a temporary license placard or windshield sticker motor vehicle

<u>license registration</u> for the motor vehicle.	3938
The purchaser of a <u>motor</u> vehicle <del>applying for a temporary</del>	3939
license placard or windshield sticker under this section shall-	3940
execute an affidavit stating that the purchaser has not been	3941
issued that was previously issued a license plate during the	3942
current registration year a license plate that could can legally	3943
be transferred to the transfer the license plate to that motor	3944
vehicle shall not be issued a temporary motor vehicle license	3945
registration.	3946
Placards or windshield stickers A temporary motor vehicle	3947
<u>license registration</u> shall be issued only for the applicant's	3948
use of the <pre>motor</pre> vehicle to enable the applicant to legally	3949
operate the motor vehicle while proper title, license plates,	3950
and a certificate of registration are being obtained, and shall	3951
be displayed on no other motor vehicle.	3952
Placards or windshield stickers A temporary motor vehicle	3953
license registration issued under division (A) of this section	3954
are—is_valid for a period of forty-five days from date of	3955
issuance and <u>are is not transferable</u> or renewable.	3956
The fee for the placards or windshield stickers a	3957
The fee for the placards or windshield stickers a temporary motor vehicle license registration issued under this	3957 3958
<del>-</del>	
temporary motor vehicle license registration issued under this	3958
temporary motor vehicle license registration issued under this section is two dollars plus a service fee equal to the amount	3958 3959
temporary motor vehicle license registration issued under this section is two dollars plus a service fee equal to the amount established under section 4503.038 of the Revised Code.	3958 3959 3960
temporary motor vehicle license registration issued under this section is two dollars plus a service fee equal to the amount established under section 4503.038 of the Revised Code.  (B) (1) The registrar of motor vehicles may issue to a	3958 3959 3960 3961
temporary motor vehicle license registration issued under this section is two dollars plus a service fee equal to the amount established under section 4503.038 of the Revised Code.  (B) (1) The registrar of motor vehicles may issue to a temporary motor vehicle license registrations to an Ohio	3958 3959 3960 3961 3962
temporary motor vehicle license registration issued under this section is two dollars plus a service fee equal to the amount established under section 4503.038 of the Revised Code.  (B) (1) The registrar of motor vehicles may issue to a temporary motor vehicle license registrations to an Ohio motorized bicycle dealer or a licensed motor vehicle dealer	3958 3959 3960 3961 3962 3963

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registrar, within forty eight hours, of the issuance of a	3967
placard by electronic means via computer equipment purchased and	3968
maintained by the dealer or in any other manner prescribed by-	3969
the registrar. An Ohio motorized bicycle dealer or a licensed	3970
motor vehicle dealer shall issue temporary motor vehicle license	3971
registrations by electronic means via computer equipment	3972
purchased and maintained by the dealer unless otherwise	3973
authorized by the registrar.	3974

- (2) The fee for each placard temporary motor vehicle

  license registration issued by the registrar to a dealer is two

  dollars, in addition to the fees charged under division (D) of

  this section. The registrar shall charge an additional fee equal

  to the amount established under section 4503.038 of the Revised

  Code for each placard issued to a dealer who notifies the

  registrar of the issuance of the placards in a manner other than

  by approved electronic means.
- (3) When a dealer issues a temporary license placard motor 3983

  vehicle license registration to a purchaser, the dealer shall 3984

  collect and retain the fees established under divisions (A) and 3985

  (D) of this section. 3986
- (C) The registrar of motor vehicles, at the registrar's 3987 discretion, may issue a temporary motor vehicle license placard. 3988 Such a placard may be issued registration in the case of extreme 3989 hardship encountered by a citizen from this state or another 3990 state who has attempted to comply with all registration laws, 3991 but for extreme circumstances is unable to properly register the 3992 citizen's vehicle. Placards A temporary motor vehicle license 3993 <u>registration</u> issued under division (C) of this section <u>are is</u> 3994 valid for a period of thirty days from the date of issuance and 3995 are is not transferable or renewable. 3996

first degree.

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(D) In addition to the fees charged under divisions (A)	3997
and (B) of this section, the registrar and each deputy registrar	3998
shall collect a fee of thirteen dollars for each temporary <u>motor</u>	3999
<u>vehicle</u> license <u>placard</u> registration issued. The additional fee	4000
is for the purpose of defraying the department of public	4001
safety's costs associated with the administration and	4002
enforcement of the motor vehicle and traffic laws of Ohio. At	4003
the time and in the manner provided by section 4503.10 of the	4004
Revised Code, the deputy registrar shall transmit to the	4005
registrar the fees collected under this section. The registrar	4006
shall deposit all moneys received under this division into the	4007
public safety - highway purposes fund established in section	4008
4501.06 of the Revised Code.	4009
(E) The registrar shall may adopt rules, in accordance	4010
with division (B) of section 111.15 of the Revised Code, to	4011
specify the procedures for reporting the information from	4012
applications for temporary motor vehicle license placards and	4013
windshield stickers registrations and for providing the	4014
information from these applications to law enforcement agencies.	4015
(F) Temporary motor vehicle license placards registrations	4016
issued under this section shall bear a distinctive combination	4017
of seven letters, numerals, or letters and numerals, and shall	4018
incorporate a security feature that, to the greatest degree	4019
possible, prevents tampering with any of the information that is	4020
entered upon a placard it when it is issued.	4021
(G) Whoever violates division (A) of this section is	4022
guilty of a misdemeanor of the fourth degree. Whoever violates	4023

division (B) of this section is guilty of a misdemeanor of the

(H) As used in this section, "motorized bicycle dealer"

means any person engaged in the business of selling at retail,	4027
displaying, offering for sale, or dealing in motorized bicycles	4028
who is not subject to section 4503.09 of the Revised Code.	4029

Sec. 4503.19. (A) (1) Upon the filing of an application for 4030 registration and the payment of the tax for registration, the 4031 registrar of motor vehicles or a deputy registrar shall 4032 determine whether the owner previously has been issued a license 4033 plate for the motor vehicle described in the application. If no 4034 license plate previously has been issued to the owner for that 4035 motor vehicle, the registrar or deputy registrar shall assign to 4036 the motor vehicle a distinctive number and issue and deliver to 4037 the owner in the manner that the registrar may select a 4038 certificate of registration, in the form that the registrar 4039 shall prescribe. The registrar or deputy registrar also shall 4040 charge the owner any fees required under division (C) of section 4041 4503.10 of the Revised Code. 4042

(2) The registrar or deputy registrar then shall deliver a 4043 license plate and, when required, a validation sticker, or a 4044 validation sticker alone, to be attached to the number plate as 4045 provided in section 4503.191 of the Revised Code. 4046

4047 If an owner wishes to have two license plates, the registrar or deputy registrar shall deliver two license plates, 4048 duplicates of each other, and, when required, a validation 4049 sticker, or a validation sticker alone, to be attached to the 4050 number plates as provided in section 4503.191 of the Revised 4051 Code. The owner shall display the license plate and, when 4052 required, the validation sticker on the rear of the vehicle. 4053 However, a commercial tractor shall display the license plate 4054 and validation sticker on the front of the commercial tractor 4055 and a chauffeured limousine shall display a livery sticker along 4056

with a validation	sticker as	provided .	in section	4503.24 of	the	4057
Revised Code.						4058

- (3) The registrar or deputy registrar shall not issue a 4059 license plate for a school bus. A school bus shall display 4060 identifying numbers in the manner prescribed by section 4511.764 4061 of the Revised Code.
- (4) The certificate of registration and shall be issued 4063 and delivered to the owner in person, by mail, or by electronic 4064 delivery. The license plate and, when required, validation 4065 sticker, or validation sticker alone, shall be issued and 4066 delivered to the owner in person or by mail. 4067
- (5) In the event of the loss, mutilation, or destruction 4068 of any certificate of registration, or of any license plate or 4069 validation sticker, or if the owner chooses to replace a license 4070 plate previously issued for a motor vehicle, or if the 4071 registration certificate and license plate have been impounded 4072 as provided by division (B)(1) of section 4507.02 and section 4073 4507.16 of the Revised Code, the owner of a motor vehicle, or 4074 manufacturer or dealer, may obtain from the registrar, or from a 4075 deputy registrar if authorized by the registrar, a duplicate 4076 thereof or a new license plate bearing a different number, if 4077 the registrar considers it advisable, upon filing an application 4078 prescribed by the registrar, and upon paying a fee of one dollar 4079 for such certificate of registration. The registrar shall 4080 deposit the one dollar fee into the state treasury to the credit 4081 of the public safety - highway purposes fund created in section 4082 4501.06 of the Revised Code. The registrar or deputy registrar 4083 shall charge a fee of seven dollars and fifty cents for each set 4084 of two license plates or six dollars and fifty cents for each 4085 single license plate or validation sticker issued, which the 4086

registrar	shall	depo	osit int	o the	state	treasury	to	the	credit	of	4087
the public	c safet	cy -	highway	purp	oses f	und.					4088

(6) Each applicant for a replacement certificate of 4089 registration, license plate, or validation sticker also shall 4090 pay the fees provided in divisions (C) and (D) of section 4091 4503.10 of the Revised Code and any applicable fee under section 4092 4503.192 of the Revised Code.

Additionally, the registrar and each deputy registrar who 4094 either issues a license plate and a validation sticker for use 4095 on any vehicle other than a commercial tractor, semitrailer, or 4096 apportioned vehicle, or who issues a validation sticker alone 4097 for use on such a vehicle and the owner has changed the owner's 4098 county of residence since the owner last was issued a county 4099 identification sticker, also shall issue and deliver to the 4100 owner a county identification sticker, which shall be attached 4101 to the license plate in a manner prescribed by the director of 4102 public safety. The county identification sticker shall identify 4103 prominently by name or number the county in which the owner of 4104 the vehicle resides at the time of registration, except that the 4105 county identification sticker for a nonstandard license plate, 4106 as defined in section 4503.77 of the Revised Code, shall 4107 identify prominently by name or number the county in which the 4108 owner of the vehicle resides at the time of registration. 4109

(B) A certificate of registration issued under this

section shall have a portion that contains all the information

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contained in the main portion of the certificate except for the

address of the person to whom the certificate is issued. Except

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as provided in this division, whenever a reference is made in

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the Revised Code to a motor vehicle certificate of registration

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that is issued under this section, the reference shall be deemed

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portion containing all information in the main portion except	4118
the address of the person to whom the certificate is issued. If	4119
a reference is made in the Revised Code to the seizure or	4120
surrender of a motor vehicle certificate of registration that is	4121
issued under this section, the reference shall be deemed to	4122
refer to both the main portion of the certificate and the	4123
portion containing all information in the main portion except	4124
the address of the person to whom the certificate is issued.	4125
(C) Whoever violates this section is guilty of a minor	4126
misdemeanor.	4127
Sec. 4503.191. (A) (1) The identification license plate	4128
shall be issued for a multi-year period as determined by the	4129
director of public safety, and, except as provided in division	4130
(A) (3) of this section, shall be accompanied by a validation	4131
sticker, to be attached to the license plate. Except as provided	4132
in <u>division divisions</u> (A) (2) <u>and (3)</u> of this section, the	4133
validation sticker shall indicate the expiration of the	4134
registration period to which the motor vehicle for which the	4135
license plate is issued is assigned, in accordance with rules	4136
adopted by the registrar of motor vehicles. During each	4137
succeeding year of the multi-year period following the issuance	4138
of the plate and validation sticker, upon the filing of an	4139
application for registration and the payment of the tax	4140
therefor, a validation sticker alone shall be issued. The	4141
validation stickers required under this section shall be of	4142
different colors or shades each year, the new colors or shades	4143
to be selected by the director.	4144

(2) (a) The director shall develop a universal validation

sticker that may be issued to any owner of five hundred or more

to refer to either the main portion of the certificate or the

passenger vehicles, so that a sticker issued to the owner may be	4147
placed on any passenger vehicle in that owner's fleet. Beginning	4148
January 1, 2019, the universal validation sticker shall not have	4149
an expiration date on it and shall not need replaced at the time	4150
of registration, except in the event of the loss, mutilation, or	4151
destruction of the validation sticker. The director may	4152
establish and charge an additional fee of not more than one	4153
dollar per registration to compensate for necessary costs of the	4154
universal validation sticker program. The additional fee shall	4155
be credited to the public safety - highway purposes fund created	4156
in section 4501.06 of the Revised Code. The director shall	4157
select the color or shade of the universal validation sticker.	4158
(b) A validation sticker issued for an all-purpose vehicle	4159
that is registered under Chapter 4519. of the Revised Code or	4160
for a trailer or semitrailer that is permanently registered	4161
under division (A)(2) of section 4503.103 of the Revised Code or	4162
is registered for any number of succeeding registration years	4163
may indicate the expiration of the registration period, if any,	4164
by any manner determined by the registrar by rule.	4165
(3) No validation sticker shall be issued, and a	4166
validation sticker is not required for display, on the license	4167
plate of a nonapportioned commercial tractor or any apportioned	4168
motor vehicle.	4169
(B) Identification license plates shall be produced by	4170
Ohio penal industries. Validation stickers and county	4171
identification stickers shall be produced by Ohio penal	4172
industries unless the registrar adopts rules that permit	4173
expressly permitting the registrar or deputy registrars to print	4174
provide for the printing or otherwise produce them in-	4175
houseproduction of the stickers.	4176

Sec. 4503.21. (A)(1) No person who is the owner or	4177
operator of a motor vehicle shall fail to display in plain view	4178
on the rear of the motor vehicle a license plate that displays	4179
the distinctive number and registration mark assigned to the	4180
motor vehicle by the director of public safety, including any	4181
county identification sticker and any validation sticker when	4182
required by and issued under sections 4503.19 and 4503.191 of	4183
the Revised Code, except that . However, a commercial tractor	4184
shall display the license plate and validation sticker on the	4185
front of the commercial tractor.	4186
(2) The license plate shall be securely fastened so as not	4187
to swing, and shall not be covered by any material that	4188
obstructs its visibility.	4189
(3) No person to whom a temporary motor vehicle license	4190
placard or windshield sticker registration has been issued for	4191
the use of a motor vehicle under section 4503.182 of the Revised	4192
Code, and no operator of that motor vehicle, shall fail to	4193
display the temporary <u>motor vehicle</u> license <u>placard</u> registration	4194
in plain view from the rear of the vehicle either in the rear	4195
window or on an external rear surface of the motor $vehicle_{7}$ or	4196
fail to display the windshield sticker in plain view on the rear-	4197
window of the motor vehicle.	4198
(4) No temporary license placard or windshield sticker	4199
<pre>person shall be covered cover a temporary motor vehicle license</pre>	4200
<u>registration</u> by any material that obstructs its visibility.	4201
(B) Whoever violates this section is guilty of a minor	4202
misdemeanor.	4203
(C) The offense offenses established under division (A) of	4204

this section is a are strict liability offense offenses and

section 2901.20 of the Revised Code does not apply. The	4206
designation of this offense these offenses as a strict liability	4207
offense offenses shall not be construed to imply that any other	4208
offense, for which there is no specified degree of culpability,	4209
is not a strict liability offense.	4210
Sec. 4503.29. (A) The director of veterans services in	4211
conjunction with the registrar of motor vehicles shall develop	4212
and maintain a program to establish and issue nonstandard	4213
specialty license plates recognizing military service and	4214
military honors pertaining to valor and service.	4215
(B) The director and the registrar shall jointly adopt	4216
rules in accordance with Chapter 119. of the Revised Code for	4217
purposes of establishing the program under this section. The	4218
director and registrar shall adopt the rules as soon as possible	4219
after June 29, 2018, but not later than nine months after June	4220
29, 2018. The rules shall do all of the following:	4221
(1) Establish nonstandard specialty license plates	4222
recognizing military service;	4223
(2) Establish nonstandard specialty license plates	4224
recognizing military honors pertaining to valor and service;	4225
(3) Establish eligibility criteria that apply to each	4226
nonstandard specialty license plate issued under this section;	4227
(4) Establish requirements governing any necessary	4228
documentary evidence required to be presented by an applicant	4229
for a nonstandard specialty license plate issued under this	4230
section;	4231
(5) Establish guidelines for the designs, markings, and	4232
inscriptions on a nonstandard specialty license plate	4233
established under this section;	4234

(6) Establish procedures for altering the designs,	4235
markings, or inscriptions on a nonstandard specialty license	4236
plate established under this section;	4237
(7) Prohibit nonstandard specialty license plates	4238
established under this section from recognizing achievement	4239
awards or unit awards;	4240
(8) Establish any other procedures or requirements that	4241
are necessary for the implementation and administration of this	4242
section.	4243
(C) The rules adopted under division (B) of this section	4244
shall provide for the establishment of the military <del>nonstandard</del>	4245
<pre>specialty license plates created under sections 4503.431,</pre>	4246
4503.432, 4503.433, 4503.434, 4503.436, 4503.48, 4503.481,	4247
4503.53, 4503.532, 4503.533, 4503.536, 4503.537, 4503.538,	4248
4503.54, 4503.541, 4503.543, 4503.544, 4503.547, 4503.548,	4249
4503.581, 4503.59, and 4503.731 of the Revised Code as those	4250
sections existed prior to June 29, 2018 that are no longer	4251
codified in the Revised Code.	4252
(D)(1) Any person who meets the applicable qualifications	4253
for the issuance of a nonstandard specialty license plate	4254
established by rule adopted under division (B) of this section	4255
may apply to the registrar of motor vehicles for the	4256
registration of any passenger car, noncommercial motor vehicle,	4257
recreational vehicle, or other vehicle the person owns or leases	4258
of a class approved by the registrar. The application may be	4259
combined with a request for a special reserved license plate	4260
under section 4503.40 or 4503.42 of the Revised Code.	4261
(2)(a) Except as provided in division (D)(2)(b) of this	4262
section, upon receipt of an application for registration of a	4263

motor vehicle under this section and the required taxes and	4264
fees, compliance with all applicable laws relating to the	4265
registration of a motor vehicle, and, if necessary, upon	4266
presentation of the required documentary evidence, the registrar	4267
shall issue to the applicant the appropriate motor vehicle	4268
registration and a set of license plates and a validation	4269
sticker, or a validation sticker alone when required by section	4270
4503.191 of the Revised Code.	4271

- (b) Any disabled veteran who qualifies to apply to the 4272 registrar for the registration of a motor vehicle under section 4273 4274 4503.41 of the Revised Code without the payment of any registration taxes or fees, may apply instead for registration 4275 of the motor vehicle under this section. The disabled veteran 4276 applying for registration under this section is not required to 4277 pay any registration taxes or fees as required by sections 4278 4503.038, 4503.04, 4503.10, 4503.102, and 4503.103 of the 4279 Revised Code, any local motor vehicle tax levied under Chapter 4280 4504. of the Revised Code, or any fee charged under section 4281 4503.19 of the Revised Code for up to two motor vehicles, 4282 including any motor vehicle registered under section 4503.41 of 4283 the Revised Code. Upon receipt of an application for 4284 registration of the motor vehicle and presentation of any 4285 documentation the registrar may require by rule, the registrar 4286 shall issue to the applicant the appropriate motor vehicle 4287 registration and a set of license plates authorized under this 4288 section and a validation sticker, or a validation sticker alone 4289 when required by section 4503.191 of the Revised Code. 4290
- (3) The license plates shall display county identification
  4291
  stickers that identify the county of registration as required
  4292
  under section 4503.19 of the Revised Code.
  4293

	(E) Sections 4503.	<del>77 and 4503.78 of t</del>	he Revised Code do	4294
not	apply to license pla	tes issued under th	ris section.	4295

Sec. 4503.51. (A) The owner or lessee of any passenger car, noncommercial motor vehicle, recreational vehicle, or vehicle of a class approved by the registrar of motor vehicles may voluntarily choose to submit an application apply to the registrar for registration of such motor the vehicle and for issuance of collegiate license plates. The request for a collegiate license plate application may be combined with a request for a special reserved license plate under section 4503.40 or 4503.42 of the Revised Code. 

Upon receipt of the completed application for registration of a vehicle in accordance with any rules adopted under this section and upon compliance with division—divisions (B) and (C) of this section, the registrar shall issue to the applicant appropriate vehicle registration and a set of collegiate license plates with a validation sticker, or a validation sticker alone when required by section 4503.191 of the Revised Code.

In addition to the letters and numbers ordinarily inscribed thereonon the license plates, collegiate license plates shall be inscribed with display the name of a university or college that is participating with the registrar in the issuance of collegiate license plates, or any other identifying marking or design selected by such a university or college and approved by the registrar. Collegiate license plates shall bear display county identification stickers that identify the county of registration as required under section 4503.19 of the Revised Code.

(B) The collegiate license plates and validation sticker, 4322

<u>or validation sticker alone</u>, shall be issued upon receipt of a 4323

contribution as provided in division (C) of an application for	4324
registration of a motor vehicle under this section and; payment	4325
of the regular license <del>fees <u>tax</u> as prescribed under section</del>	4326
4503.04 of the Revised Code, any applicable motor vehicle tax	4327
levied under Chapter 4504. of the Revised Code, a fee not to	4328
exceed ten dollars for the purpose of compensating the bureau of	4329
motor vehicles for additional services required in the issuing-	4330
of collegiate license platesany applicable additional fee	4331
prescribed by section 4503.40 or 4503.42 of the Revised Code, an	4332
additional administrative fee of ten dollars, and a contribution	4333
as provided in division (C)(1) of this section; and compliance	4334
with all other applicable laws relating to the registration of	4335
motor vehicles, including presentation of any inspection	4336
certificate required to be obtained for the motor vehicle under-	4337
section 3704.14 of the Revised Code. If the application for a	4338
collegiate license plate is combined with a request for a	4339
special reserved license plate under section 4503.40 or 4503.42	4340
of the Revised Code, the license plate and validation sticker	4341
shall be issued upon payment of the contribution, fees, and	4342
taxes referred to in this division, the additional fee	4343
prescribed under section 4503.40 or 4503.42 of the Revised Code,	4344
and compliance with all other laws relating to the registration	4345
of motor vehicles, including presentation of any inspection	4346
certificate required to be obtained for the motor vehicle under-	4347
section 3704.14 of the Revised Code.	4348
(C) The (1) For each application for registration and	4349
registration renewal notice the registrar receives under this	4350
section, the registrar shall collect a contribution of twenty-	4351
five dollars for each application for registration and	4352
registration renewal notice under this section.	4353

The registrar shall transmit deposit this contribution to-

the treasurer of state for deposit into the state treasury to	4355
the credit of the license plate contribution fund created by in	4356
section 4501.21 of the Revised Code. The additional	4357
(2) The registrar shall deposit the administrative fee not-	4358
to exceed of ten dollars that the applicant for registration	4359
voluntarily pays for the purpose of compensating, which is to	4360
<pre>compensate the bureau of motor vehicles for the additional</pre>	4361
services required in the issuing of the applicant's collegiate	4362
license plates—shall be transmitted, into the state treasury to	4363
the credit of the public safety - highway purposes fund created	4364
in section 4501.06 of the Revised Code.	4365
(D) The registrar, in accordance with Chapter 119. of the	4366
Revised Code, shall adopt rules necessary for the efficient	4367
administration of the collegiate license plate program.	4368
(E) As used in this section, "university or college" means	4369
a state university or college or a private university or college	4370
located in this state that possesses a certificate of	4371
authorization issued by the Ohio board of regents pursuant to	4372
Chapter 1713. of the Revised Code. "University or college" also	4373
includes community colleges created pursuant to Chapter 3354. of	4374
the Revised Code, university branches created pursuant to	4375
Chapter 3355. of the Revised Code, technical colleges created	4376
pursuant to Chapter 3357. of the Revised Code, and state	4377
community colleges created pursuant to Chapter 3358. of the	4378
Revised Code.	4379
Sec. 4503.513. (A) The owner or lessee of any passenger	4380
car, noncommercial motor vehicle, recreational vehicle, or	4381
vehicle of a class approved by the registrar of motor vehicles,	4382
who is a member of a historically black fraternity or sorority,	4383
may apply to the registrar for the registration of the vehicle	4384

## Sub. H. B. No. 74 As Passed by the House

In addition to the letters and numbers ordinarily 4400 inscribed thereon, each "historically black fraternity-sorority" 4401 license plate shall be inscribed with the name of a historically 4402 black fraternity or sorority or the Greek letters of the 4403 fraternity or sorority, or both. The registrar shall approve the 4404 design of each "historically black fraternity-sorority" license 4405 plate, and the license plates shall bear county identification 4406 stickers that identify the county of registration as required 4407 under section 4503.19 of the Revised Code. 4408

(B) The "historically black fraternity-sorority" license 4409 plates and validation sticker shall be issued upon payment of 4410 the regular license tax as prescribed under section 4503.04 of 4411 the Revised Code, any applicable motor vehicle tax levied under 4412 Chapter 4504. of the Revised Code, any applicable additional fee 4413 prescribed by section 4503.40 or 4503.42 of the Revised Code, 4414 and an additional fee of ten dollars, and compliance with all

other applicable laws relating to the registration of motor	4416
vehicles.	4417
(C) The additional fee of ten dollars specified in	4418
division (B) of this section is to compensate the bureau of	4419
motor vehicles for additional services required in the issuing	4420
of "historically black fraternity-sorority" license plates. The	4421
registrar shall deposit this additional fee into the state	4422
treasury to the credit of the public safety - highway purposes	4423
fund created in section 4501.06 of the Revised Code.	4424
(D) Sections 4503.77 and 4503.78 of the Revised Code do	4425
not apply to license plates issued under this section.	4426
(E)—As used in this section, "historically black	4427
fraternity or sorority" means the alpha kappa alpha sorority,	4428
inc., alpha phi alpha fraternity, inc., delta sigma theta	4429
sorority, inc., zeta phi beta sorority, inc., iota phi theta	4430
fraternity, inc., kappa alpha psi fraternity, inc., sigma gamma	4431
rho sorority, inc., phi beta sigma fraternity, inc., and omega	4432
psi phi fraternity, inc., each belonging to the national pan-	4433
hellenic council, inc.	4434
Sec. 4503.573. (A) As used in this section, "sportsmen's	4435
license plate" means any of four license plates created by this	4436
section, featuring either the walleye (Stizostedion vitreum),	4437
smallmouth bass (Micropterus dolomieu), white-tailed deer	4438
(Odocoileus virginianus), or wild turkey (Meleagris gallopavo).	4439
(B) The owner or lessee of any passenger car,	4440
noncommercial motor vehicle, recreational vehicle, or other	4441
vehicle of a class approved by the registrar of motor vehicles	4442
may apply to the registrar for the registration of the vehicle	4443
and issuance of sportsmen's license plates. The application for	4444

sportsmen's license plates shall specify which of the four	4445
sportsmen's license plates the applicant is requesting. The	4446
application also may be combined with a request for a special	4447
reserved license plate under section 4503.40 or 4503.42 of the	4448
Revised Code. Upon receipt of the completed application and	4449
compliance with division (C) of this section, the registrar	4450
shall issue to the applicant the appropriate vehicle	4451
registration, a set of the specifically requested sportsmen's	4452
license plates, and a validation sticker, or a validation	4453
sticker alone when required by section 4503.191 of the Revised	4454
Code.	4455

In addition to the letters and numbers ordinarily 4456 inscribed thereon, sportsmen's license plates shall be inscribed 4457 with identifying words and the figure of either a walleye, 4458 smallmouth bass, white-tailed deer, or wild turkey. Each kind of 4459 sportsmen's license plate shall be designed by the division of 4460 wildlife and approved by the registrar. Sportsmen's license 4461 plates shall bear county identification stickers that identify 4462 the county of registration as required under section 4503.19 of 4463 the Revised Code. 4464

(C) The sportsmen's license plates and validation sticker 4465 shall be issued upon the receipt of a contribution as provided 4466 in division (D) of this section and upon payment of the regular 4467 license tax prescribed under section 4503.04 of the Revised 4468 Code, any applicable motor vehicle tax levied under Chapter 4469 4504. of the Revised Code, any additional applicable fee 4470 prescribed under section 4503.40 or 4503.42 of the Revised Code, 4471 and a bureau of motor vehicles fee not to exceed ten dollars, 4472 and compliance with all other applicable laws relating to the 4473 registration of motor vehicles. 4474

The purpose of the bureau of motor vehicles fee specified 4475 in division (C) of this section is to compensate the bureau for 4476 additional services required in the issuing of sportsmen's 4477 license plates, and the registrar shall deposit all such fees 4478 into the public safety - highway purposes fund created in 4479 section 4501.06 of the Revised Code.

(D) For each application for registration and registration 4481 renewal the registrar receives under this section, the registrar 4482 shall collect a contribution in an amount not to exceed forty 4483 dollars, as determined by the division of wildlife. The 4484 registrar shall transmit this contribution to the treasurer of 4485 state for deposit in the wildlife fund created in section 4486 1531.17 of the Revised Code.

(E) Sections 4503.77 and 4503.78 of the Revised Code

individually apply to each kind of sportsmen's license plate

created by this section.

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Sec. 4503.581. (A) The owner or lessee of any passenger 4491 car, noncommercial motor vehicle, recreational vehicle, or other 4492 vehicle of a class approved by the registrar of motor vehicles 4493 may apply to the registrar for the registration of the vehicle 4494 and issuance of "Ohio Sons of the American Legion" license 4495 plates. The application may be combined with a request for a 4496 special reserved license plate under section 4503.40 or 4503.42 4497 of the Revised Code. Upon receipt of the completed application 4498 and compliance by the applicant with divisions (B) and (C) of 4499 this section, the registrar shall issue to the applicant the 4500 appropriate vehicle registration and a set of "Ohio Sons of the 4501 American Legion" license plates and a validation sticker, or a 4502 validation sticker alone when required by section 4503.191 of 4503 the Revised Code. 4504

In addition to the letters and numbers ordinarily	4505
inscribed on the license plates, "Ohio Sons of the American	4506
Legion" license plates shall display an appropriate logo and	4507
words that are selected by representatives of the Ohio sons of	4508
the American legion and approved by the registrar. "Ohio Sons of	4509
the American Legion" license plates shall display county	4510
identification stickers that identify the county of registration	4511
as required under section 4503.19 of the Revised Code.	4512

- (B) "Ohio Sons of the American Legion" license plates and 4513 a validation sticker, or validation sticker alone, shall be 4514 issued upon receipt of an application for registration of a 4515 motor vehicle under this section; payment of the regular license 4516 tax as prescribed under section 4503.04 of the Revised Code, any 4517 applicable motor vehicle license tax levied under Chapter 4504. 4518 of the Revised Code, any applicable additional fee prescribed by 4519 section 4503.40 or 4503.42 of the Revised Code, an additional 4520 administrative fee of ten dollars, and a contribution as 4521 provided in division (C)(1) of this section; and compliance with 4522 all other applicable laws relating to the registration of motor 4523 vehicles. 4524
- (C) (1) For each application for registration and 4525 registration renewal notice the registrar receives under this 4526 section, the registrar shall collect a contribution of ten 4527 dollars. The registrar shall deposit this contribution into the 4528 state treasury to the credit of the license plate contribution 4529 fund created in section 4501.21 of the Revised Code. 4530
- (2) The registrar shall deposit the administrative fee of 4531 ten dollars, the purpose of which is to compensate the bureau of 4532 motor vehicles for additional services required in the issuing 4533 of "Ohio Sons of the American Legion" license plates, into the 4534

state treasury to the credit of the public safety - highway	4535
purposes fund created in section 4501.06 of the Revised Code.	4536

## (D) Sections 4503.77 and 4503.78 of the Revised Code do 4537 4538 not apply to license plates issued under this section.

Sec. 4503.591. (A) If a professional sports team located 4539 in this state desires to have its logo appear on license plates 4540 issued by this state, it shall enter into a contract with either 4541 a sports commission to permit such display, as permitted by 4542 division (E) of this section, or with a community charity, as 4543 permitted by division (G) of this section. 4544

(B) The owner or lessee of any passenger car, 4545 noncommercial motor vehicle, recreational vehicle, or other 4546 vehicle of a class approved by the registrar of motor vehicles 4547 may apply to the registrar for the registration of the vehicle 4548 and issuance of license plates bearing the logo of a 4549 professional sports team that has entered into a contract 4550 described in division (A) of this section. The application shall 4551 designate the sports team whose logo the owner or lessee desires 4552 to appear on the license plates. Failure to designate a 4553 participating professional sports team shall result in rejection 4554 by the registrar of the registration application. An application 4555 made under this section may be combined with a request for a 4556 special reserved license plate under section 4503.40 or 4503.42 4557 of the Revised Code. Upon receipt of the completed application 4558 and compliance by the applicant with divisions (C) and (D) of 4559 this section, the registrar shall issue to the applicant the 4560 appropriate vehicle registration and a set of license plates 4561 bearing the logo of the professional sports team the owner 4562 designated in the application and a validation sticker, or a 4563 validation sticker alone when required by section 4503.191 of 4564

the Revised Code. 4565 In addition to the letters and numbers ordinarily 4566 inscribed thereon, professional sports team license plates shall 4567 bear the logo of a participating professional sports team, and 4568 shall display county identification stickers that identify the 4569 county of registration as required under section 4503.19 of the 4570 Revised Code. 4571 4572 (C) The professional sports team license plates and validation sticker, or validation sticker alone, as the case may 4573 be, shall be issued upon payment of the regular license tax as 4574 prescribed under section 4503.04 of the Revised Code, any 4575 applicable motor vehicle license tax levied under Chapter 4504. 4576 of the Revised Code, an additional fee of ten dollars, and 4577 compliance with all other applicable laws relating to the 4578 registration of motor vehicles. If the application for a 4579 professional sports team license plate is combined with a 4580 request for a special reserved license plate under section 4581 4503.40 or 4503.42 of the Revised Code, the license plates and 4582 validation sticker, or validation sticker alone, shall be issued 4583 upon payment of the taxes and fees described in this division 4584 plus the additional fee prescribed under section 4503.40 or 4585 4503.42 of the Revised Code and compliance with all other 4586 applicable laws relating to the registration of motor vehicles. 4587 (D) For each application for registration and registration 4588 renewal notice the registrar receives under this section, the 4589 registrar shall collect a contribution of twenty-five dollars. 4590 The registrar shall transmit this contribution to the treasurer 4591 of state for deposit into the license plate contribution fund 4592 created by section 4501.21 of the Revised Code. 4593

The registrar shall transmit the additional fee of ten

dollars, which is to compensate the bureau of motor vehicles for	4595
the additional services required in the issuing of professional	4596
sports team license plates, to the treasurer of state for	4597
deposit into the state treasury to the credit of the public	4598
safety - highway purposes fund created by section 4501.06 of the	4599
Revised Code.	4600

(E) If a professional sports team located in this state 4601 desires to have its logo appear on license plates issued by this 4602 state and it desires to do so pursuant to this division, it 4603 shall inform the largest convention and visitors' bureau of the 4604 4605 county in which the professional sports team is located of that desire. That convention and visitors' bureau shall create a 4606 sports commission to operate in that county to receive the 4607 contributions that are paid by applicants who choose to be 4608 issued license plates bearing the logo of that professional 4609 sports team for display on their motor vehicles. The sports 4610 commission shall negotiate with the professional sports team to 4611 permit the display of the team's logo on license plates issued 4612 by this state, enter into the contract with the team to permit 4613 such display, and pay to the team any licensing or rights fee 4614 that must be paid in connection with the issuance of the license 4615 plates. Upon execution of the contract, the sports commission 4616 shall provide a copy of it to the registrar, along with any 4617 other documentation the registrar may require. Upon receipt of 4618 the contract and any required additional documentation, and when 4619 the numerical requirement contained in division (A) of section 4620 4503.78 of the Revised Code has been met relative to that 4621 particular professional sports team, the registrar shall take 4622 the measures necessary to issue license plates bearing the logo 4623 of that team. 4624

(F) A sports commission shall expend the money it receives

pursuant to section 4501.21 of the Revised Code to attract	4626
amateur regional, national, and international sporting events to	4627
the municipal corporation, county, or township in which it is	4628
located, and it may sponsor such events. Prior to attracting or	4629
sponsoring such events, the sports commission shall perform an	4630
economic analysis to determine whether the proposed event will	4631
have a positive economic effect on the greater area in which the	4632
event will be held. A sports commission shall not expend any	4633
money it receives under that section to attract or sponsor an	4634
amateur regional, national, or international sporting event if	4635
its economic analysis does not result in a finding that the	4636
proposed event will have a positive economic effect on the	4637
greater area in which the event will be held.	4638

**Page 158** 

A sports commission that receives money pursuant to that 4639 section, in addition to any other duties imposed on it by law 4640 and notwithstanding the scope of those duties, also shall 4641 encourage the economic development of this state through the 4642 promotion of tourism within all areas of this state. A sports 4643 commission that receives ten thousand dollars or more during any 4644 calendar year shall submit a written report to the director of 4645 development, on or before the first day of October of the next 4646 succeeding year, detailing its efforts and expenditures in the 4647 promotion of tourism during the calendar year in which it 4648 received the ten thousand dollars or more. 4649

As used in this division, "promotion of tourism" means the
encouragement through advertising, educational and informational
4651
means, and public relations, both within the state and outside
of it, of travel by persons away from their homes for pleasure,
personal reasons, or other purposes, except to work, to this
state or to the region in which the sports commission is
4655
located.

(G) II a professional sports team located in this state	465/
desires to have its logo appear on license plates issued by this	4658
state and it does not desire to do so pursuant to division (E)	4659
of this section, it shall do so pursuant to this division. The	4660
professional sports team shall notify a community charity of	4661
that desire. That community charity may negotiate with the	4662
professional sports team to permit the display of the team's	4663
logo on license plates issued by this state, enter into a	4664
contract with the team to permit such display, and pay to the	4665
team any licensing or rights fee that must be paid in connection	4666
with the issuance of the license plates. Upon execution of a	4667
contract, the community charity shall provide a copy of it to	4668
the registrar along with any other documentation the registrar	4669
may require. Upon receipt of the contract and any required	4670
additional documentation, and when the numerical requirement	4671
contained in <del>division (A) of</del> -section 4503.78 of the Revised Code	4672
has been met relative to that particular professional sports	4673
team, the registrar shall take the measures necessary to issue	4674
license plates bearing the logo of that team.	4675

(H)(1) A community charity shall expend the money it 4676 receives pursuant to section 4501.21 of the Revised Code solely 4677 to provide financial support to a sports commission for the 4678 purposes described in division (F) of this section and to 4679 nonprofit organizations located in this state that seek to 4680 improve the lives of those who are less fortunate and who reside 4681 in the region and state in which is located the sports team with 4682 which the community charity entered into a contract pursuant to 4683 division (G) of this section. Such organizations shall achieve 4684 this purpose through activities such as youth sports programs; 4685 educational, health, social, and community service programs; or 4686 services such as emergency assistance or employment, education, 4687

housing, and nutrition services.	4688
The community charity shall not expend any money it	4689
receives pursuant to section 4501.21 of the Revised Code if the	4690
expenditure will be received by a nonprofit organization that	4691
will use the money in a manner or for a purpose that is not	4692
described in this division.	4693
(2) The community charity shall provide a written	4694
quarterly report to the director of development and the director	4695
of job and family services detailing the expenditures of the	4696
money it receives pursuant to section 4501.21 of the Revised	4697
Code. The report shall include the amount of such money received	4698
and an accounting of all expenditures of such money.	4699
(I) For purposes of this section:	4700
(1) The "largest" convention and visitors' bureau of a	4701
county is the bureau that receives the largest amount of money	4702
generated in that county from excise taxes levied on lodging	4703
transactions under sections 351.021, 5739.08, and 5739.09 of the	4704
Revised Code.	4705
(2) "Sports commission" means a nonprofit corporation	4706
organized under the laws of this state that is entitled to tax	4707
exempt status under section 501(c)(3) of the "Internal Revenue	4708
Code of 1986," 100 Stat. 2085, 26 U.S.C.A. 501, as amended, and	4709
whose function is to attract, promote, or sponsor sports and	4710
athletic events within a municipal corporation, county, or	4711
township.	4712
Such a commission shall consist of twenty-one members.	4713
Seven members shall be appointed by the mayor of the largest	4714
city to be served by the commission. Seven members shall be	4715

appointed by the board of county commissioners of the county to

be served by the commission. Seven members shall be appointed by 4	1717
the largest convention and visitors' bureau in the area to be	1718
served by the commission. A sports commission may provide all	1719
services related to attracting, promoting, or sponsoring such 4	1720
events, including, but not limited to, the booking of athletes 4	1721
and teams, scheduling, and hiring or contracting for staff, 4	1722
ushers, managers, and other persons whose functions are directly 4	1723
related to the sports and athletic events the commission 4	1724
attracts, promotes, or sponsors. 4	1725

- (3) "Community charity" means a nonprofit corporation 4726 organized under the laws of this state that is entitled to tax 4727 exempt status under section 501(c)(3) of the "Internal Revenue 4728 Code of 1986," 100 Stat. 2085, 26 U.S.C. 501, as amended, and 4729 that enters into a contract with a professional sports team 4730 pursuant to division (G) of this section.
- (4) "Nonprofit organization" means a nonprofit corporation 4732 organized under the laws of this state that is entitled to tax 4733 exempt status under section 501(c)(3) of the "Internal Revenue 4734 Code of 1986," 100 Stat. 2085, 26 U.S.C. 501, as amended, and 4735 that receives money from a community charity pursuant to 4736 division (H)(1) of this section.

Sec. 4503.593. (A) The owner or lessee of any passenger 4738 car, noncommercial motor vehicle, recreational vehicle, or other 4739 vehicle of a class approved by the registrar of motor vehicles 4740 may apply to the registrar for the registration of the vehicle 4741 and issuance of "Post-Traumatic Stress" license plates. An 4742 application made under this section may be combined with a 4743 request for a special reserved license plate under section 4744 4503.40 or 4503.42 of the Revised Code. Upon receipt of the 4745 completed application and compliance by the applicant with 4746

divisions (B) and (C) of this section, the registrar shall issue	4747
to the applicant the appropriate vehicle registration and a set	4748
of "Post-Traumatic Stress" license plates and a validation	4749
sticker, or a validation sticker alone when required by section	4750
4503.191 of the Revised Code.	4751

In addition to the letters and numbers ordinarily 4752 inscribed on the license plates, "Post-Traumatic Stress" license 4753 plates shall be inscribed with identifying words or markings 4754 that are designed by the director of mental health and addiction 4755 services and that are approved by the registrar. "Post-Traumatic 4756 Stress" license plates shall display county identification 4757 stickers that identify the county of registration as required 4758 under section 4503.19 of the Revised Code. 4759

- (B) "Post-Traumatic Stress" license plates and a 4760 validation sticker, or validation sticker alone, shall be issued 4761 upon receipt of a contribution as provided in division (C)(1) of 4762 this section and upon payment of the regular license tax as 4763 prescribed under section 4503.04 of the Revised Code, any 4764 applicable motor vehicle license tax levied under Chapter 4504. 4765 of the Revised Code, any applicable additional fee prescribed by 4766 section 4503.40 or 4503.42 of the Revised Code, a bureau of 4767 motor vehicles administrative fee of ten dollars, and compliance 4768 with all other applicable laws relating to the registration of 4769 motor vehicles. 4770
- (C) (1) For each application for registration and 4771 registration renewal notice the registrar receives under this 4772 section, the registrar shall collect a contribution of forty 4773 dollars. The registrar shall transmit this contribution into the 4774 state treasury to the credit of the post-traumatic stress 4775 license plate contribution fund created in division (D) of this 4776

4806

section.	4777
(2) The registrar shall deposit the bureau administrative	4778
fee of ten dollars, the purpose of which is to compensate the	4779
bureau for additional services required in the issuing of "Post-	4780
Traumatic Stress" license plates, into the state treasury to the	4781
credit of the public safety - highway purposes fund created in	4782
section 4501.06 of the Revised Code.	4783
(D) There is hereby created in the state treasury the	4784
post-traumatic stress license plate contribution fund. The fund	4785
shall consist of money deposited into it by the registrar under	4786
this section. The director of mental health and addiction	4787
services or the director's designee shall use money in the fund	4788
to issue grants to nonprofit organizations that help victims of	4789
violence recover from post-traumatic stress. Such nonprofit	4790
organizations shall use the grants to provide services to such	4791
victims. The director shall approve the nonprofit organizations	4792
that receive such grants and the amounts paid to each such	4793
nonprofit organization.	4794
(E) Sections 4503.77 and 4503.78 of the Revised Code do-	4795
not apply to license plates issued under this section.	4796
Sec. 4503.67. (A) If the national organization of the boy	4797
scouts of America desires to have its logo appear on license	4798
plates issued by this state, a representative of the Dan Beard	4799
council shall enter into a contract with the registrar of motor	4800
vehicles as provided in division (D) of this section. The owner	4801
or lessee of any passenger car, noncommercial motor vehicle,	4802
recreational vehicle, or other vehicle of a class approved by	4803
the registrar may apply to the registrar for the registration of	4804

the vehicle and issuance of license plates bearing the logo of

the boy scouts of America if the council representative has

entered into such a contract. An application made under this	4807
section may be combined with a request for a special reserved	4808
license plate under section 4503.40 or 4503.42 of the Revised	4809
Code. Upon receipt of the completed application and compliance	4810
by the applicant with divisions (B) and (C) of this section, the	4811
registrar shall issue to the applicant the appropriate vehicle	4812
registration and a set of license plates bearing the logo of the	4813
boy scouts of America and a validation sticker, or a validation	4814
sticker alone when required by section 4503.191 of the Revised	4815
Code.	4816

In addition to the letters and numbers ordinarily

inscribed thereon, the plates shall display county

identification stickers that identify the county of registration

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as required under section 4503.19 of the Revised Code.

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(B) The boy scouts logo license plates and validation 4821 sticker, or validation sticker alone, as the case may be, shall 4822 be issued upon payment of the regular license tax as prescribed 4823 under section 4503.04 of the Revised Code, any applicable motor 4824 vehicle license tax levied under Chapter 4504. of the Revised 4825 Code, a fee of ten dollars for the purpose of compensating the 4826 bureau of motor vehicles for additional services required in the 4827 issuing of boy scouts license plates, and compliance with all 4828 other applicable laws relating to the registration of motor 4829 vehicles. If the application for a boy scouts license plate is 4830 combined with a request for a special reserved license plate 4831 under section 4503.40 or 4503.42 of the Revised Code, the 4832 license plates and validation sticker, or validation sticker 4833 alone, shall be issued upon payment of the regular license tax 4834 as prescribed under section 4503.04 of the Revised Code, any 4835 applicable motor vehicle tax levied under Chapter 4504. of the 4836 Revised Code, a fee of ten dollars for the purpose of 4837

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4854

compensating the bureau of motor vehicles for additional	4838
services required in the issuing of the plates, the additional	4839
fee prescribed under section 4503.40 or 4503.42 of the Revised	4840
Code, and compliance with all other applicable laws relating to	4841
the registration of motor vehicles.	4842

(C) For each application for registration and registration 4843 renewal notice the registrar receives under this section, the 4844 registrar shall collect a contribution of fifteen dollars. The 4845 registrar shall transmit this contribution to the treasurer of 4846 state for deposit into the license plate contribution fund 4847 created by section 4501.21 of the Revised Code. 4848

The registrar shall transmit the additional fee of ten dollars paid to compensate the bureau for the additional services required in the issuing of boy scouts license plates to the treasurer of state for deposit into the state treasury to the credit of the public safety - highway purposes fund created by section 4501.06 of the Revised Code.

(D) If the national organization of the boy scouts of 4855 America desires to have its logo appear on license plates issued 4856 by this state, a representative of the Dan Beard council shall 4857 contract with the registrar to permit the display of the logo on 4858 license plates issued by this state. Upon execution of the 4859 contract, the council shall provide a copy of it to the 4860 registrar, along with any other documentation the registrar may 4861 require. Upon receiving the contract and any required additional 4862 documentation, and when the numerical requirement contained in 4863 division (A) of section 4503.78 of the Revised Code has been met 4864 relative to the boy scouts of America, the registrar shall take 4865 the measures necessary to issue license plates bearing the logo 4866 of the boy scouts of America. 4867

Sec. 4503.68. (A) If the national organization of the girl	4868
scouts of the United States of America desires to have its logo	4869
appear on license plates issued by this state, a representative	4870
of the girl scouts of Ohio's heartland shall enter into a	4871
contract with the registrar of motor vehicles as provided in	4872
division (D) of this section. The owner or lessee of any	4873
passenger car, noncommercial motor vehicle, recreational	4874
vehicle, or other vehicle of a class approved by the registrar	4875
may apply to the registrar for the registration of the vehicle	4876
and issuance of license plates bearing the logo of the girl	4877
scouts of the United States of America if the girl scouts of	4878
Ohio's heartland representative has entered into such a	4879
contract. An application made under this section may be combined	4880
with a request for a special reserved license plate under	4881
section 4503.40 or 4503.42 of the Revised Code. Upon receipt of	4882
the completed application and compliance by the applicant with	4883
divisions (B) and (C) of this section, the registrar shall issue	4884
to the applicant the appropriate vehicle registration and a set	4885
of license plates bearing the logo of the girl scouts of the	4886
United States of America and a validation sticker, or a	4887
validation sticker alone when required by section 4503.191 of	4888
the Revised Code.	4889

In addition to the letters and numbers ordinarily 4890 inscribed thereon, the plates shall display county 4891 identification stickers that identify the county of registration 4892 as required under section 4503.19 of the Revised Code. 4893

(B) The girl scouts logo license plates and validation 4894 sticker, or validation sticker alone, as the case may be, shall 4895 be issued upon payment of the regular license tax as prescribed 4896 under section 4503.04 of the Revised Code, any applicable motor 4897 vehicle license tax levied under Chapter 4504. of the Revised 4898

bureau of motor vehicles for additional services required in the issuing of girl scouts license plates, and compliance with all other applicable laws relating to the registration of motor vehicles. If the application for a girl scouts license plate is combined with a request for a special reserved license plate under section 4503.40 or 4503.42 of the Revised Code, the license plates and validation sticker, or validation sticker alone, shall be issued upon payment of the regular license tax as prescribed under section 4503.04 of the Revised Code, any applicable motor vehicle tax levied under Chapter 4504. of the evised Code, a fee of ten dollars for the purpose of compensating the bureau of motor vehicles for additional services required in the issuing of the plates, the additional fee prescribed under section 4503.40 or 4503.42 of the Revised Code, and compliance with all other applicable laws relating to 4913 the registration of motor vehicles.	Code, a fee of ten dollars for the purpose of compensating the	4899
other applicable laws relating to the registration of motor  vehicles. If the application for a girl scouts license plate is  combined with a request for a special reserved license plate  4904  under section 4503.40 or 4503.42 of the Revised Code, the  license plates and validation sticker, or validation sticker  4906  alone, shall be issued upon payment of the regular license tax  4907  as prescribed under section 4503.04 of the Revised Code, any  4908  applicable motor vehicle tax levied under Chapter 4504. of the  Revised Code, a fee of ten dollars for the purpose of  compensating the bureau of motor vehicles for additional  4911  services required in the issuing of the plates, the additional  fee prescribed under section 4503.40 or 4503.42 of the Revised  4913  Code, and compliance with all other applicable laws relating to	bureau of motor vehicles for additional services required in the	4900
vehicles. If the application for a girl scouts license plate is combined with a request for a special reserved license plate 4904 under section 4503.40 or 4503.42 of the Revised Code, the 1icense plates and validation sticker, or validation sticker 4906 alone, shall be issued upon payment of the regular license tax 4907 as prescribed under section 4503.04 of the Revised Code, any 4908 applicable motor vehicle tax levied under Chapter 4504. of the Revised Code, a fee of ten dollars for the purpose of compensating the bureau of motor vehicles for additional 4911 services required in the issuing of the plates, the additional 4912 fee prescribed under section 4503.40 or 4503.42 of the Revised 4913 Code, and compliance with all other applicable laws relating to	issuing of girl scouts license plates, and compliance with all	4901
combined with a request for a special reserved license plate  4904  under section 4503.40 or 4503.42 of the Revised Code, the  4905  license plates and validation sticker, or validation sticker  4906  alone, shall be issued upon payment of the regular license tax  4907  as prescribed under section 4503.04 of the Revised Code, any  4908  applicable motor vehicle tax levied under Chapter 4504. of the  Revised Code, a fee of ten dollars for the purpose of  compensating the bureau of motor vehicles for additional  4911  services required in the issuing of the plates, the additional  fee prescribed under section 4503.40 or 4503.42 of the Revised  4913  Code, and compliance with all other applicable laws relating to	other applicable laws relating to the registration of motor	4902
under section 4503.40 or 4503.42 of the Revised Code, the  license plates and validation sticker, or validation sticker  alone, shall be issued upon payment of the regular license tax  4907  as prescribed under section 4503.04 of the Revised Code, any  applicable motor vehicle tax levied under Chapter 4504. of the  Revised Code, a fee of ten dollars for the purpose of  compensating the bureau of motor vehicles for additional  services required in the issuing of the plates, the additional  fee prescribed under section 4503.40 or 4503.42 of the Revised  Code, and compliance with all other applicable laws relating to  4914	vehicles. If the application for a girl scouts license plate is	4903
license plates and validation sticker, or validation sticker  alone, shall be issued upon payment of the regular license tax  4907  as prescribed under section 4503.04 of the Revised Code, any  4908  applicable motor vehicle tax levied under Chapter 4504. of the  Revised Code, a fee of ten dollars for the purpose of  compensating the bureau of motor vehicles for additional  services required in the issuing of the plates, the additional  fee prescribed under section 4503.40 or 4503.42 of the Revised  Code, and compliance with all other applicable laws relating to  4914	combined with a request for a special reserved license plate	4904
alone, shall be issued upon payment of the regular license tax 4907 as prescribed under section 4503.04 of the Revised Code, any 4908 applicable motor vehicle tax levied under Chapter 4504. of the 4909 Revised Code, a fee of ten dollars for the purpose of 4910 compensating the bureau of motor vehicles for additional 4911 services required in the issuing of the plates, the additional 4912 fee prescribed under section 4503.40 or 4503.42 of the Revised 4913 Code, and compliance with all other applicable laws relating to 4914	under section 4503.40 or 4503.42 of the Revised Code, the	4905
as prescribed under section 4503.04 of the Revised Code, any applicable motor vehicle tax levied under Chapter 4504. of the Revised Code, a fee of ten dollars for the purpose of compensating the bureau of motor vehicles for additional services required in the issuing of the plates, the additional fee prescribed under section 4503.40 or 4503.42 of the Revised Code, and compliance with all other applicable laws relating to 4914	license plates and validation sticker, or validation sticker	4906
applicable motor vehicle tax levied under Chapter 4504. of the 4909 Revised Code, a fee of ten dollars for the purpose of 4910 compensating the bureau of motor vehicles for additional 4911 services required in the issuing of the plates, the additional 4912 fee prescribed under section 4503.40 or 4503.42 of the Revised 4913 Code, and compliance with all other applicable laws relating to 4914	alone, shall be issued upon payment of the regular license tax	4907
Revised Code, a fee of ten dollars for the purpose of compensating the bureau of motor vehicles for additional 4911 services required in the issuing of the plates, the additional 4912 fee prescribed under section 4503.40 or 4503.42 of the Revised 4913 Code, and compliance with all other applicable laws relating to 4914	as prescribed under section 4503.04 of the Revised Code, any	4908
compensating the bureau of motor vehicles for additional 4911 services required in the issuing of the plates, the additional 4912 fee prescribed under section 4503.40 or 4503.42 of the Revised 4913 Code, and compliance with all other applicable laws relating to 4914	applicable motor vehicle tax levied under Chapter 4504. of the	4909
services required in the issuing of the plates, the additional 4912 fee prescribed under section 4503.40 or 4503.42 of the Revised 4913 Code, and compliance with all other applicable laws relating to 4914	Revised Code, a fee of ten dollars for the purpose of	4910
fee prescribed under section 4503.40 or 4503.42 of the Revised 4913  Code, and compliance with all other applicable laws relating to 4914	compensating the bureau of motor vehicles for additional	4911
Code, and compliance with all other applicable laws relating to 4914	services required in the issuing of the plates, the additional	4912
	fee prescribed under section 4503.40 or 4503.42 of the Revised	4913
the registration of motor vehicles. 4915	Code, and compliance with all other applicable laws relating to	4914
	the registration of motor vehicles.	4915

(C) For each application for registration and registration 4916 renewal notice the registrar receives under this section, the 4917 registrar shall collect a contribution of fifteen dollars. The 4918 registrar shall transmit this contribution to the treasurer of 4919 state for deposit into the license plate contribution fund 4920 created by section 4501.21 of the Revised Code. 4921

The registrar shall transmit the additional fee of ten 4922 dollars paid to compensate the bureau for the additional 4923 services required in the issuing of girl scouts license plates 4924 to the treasurer of state for deposit into the state treasury to 4925 the credit of the public safety - highway purposes fund created 4926 by section 4501.06 of the Revised Code. 4927

(D) If the national organization of the girl scouts of the

United States of America desires to have its logo appear on	4929
onited beates of inneried desires to have its rogo appear on	1525
license plates issued by this state, a representative from the	4930
girl scouts of Ohio's heartland shall contract with the	4931
registrar to permit the display of the logo on license plates	4932
issued by this state. Upon execution of the contract, the girl	4933
scouts of Ohio's heartland shall provide a copy of it to the	4934
registrar, along with any other documentation the registrar may	4935
require. Upon receiving the contract and any required additional	4936
documentation, and when the numerical requirement contained in	4937
division (A) of section 4503.78 of the Revised Code has been met	4938
relative to the girl scouts of the United States of America, the	4939
registrar shall take the measures necessary to issue license	4940
plates bearing the logo of the girl scouts of the United States	4941
of America.	4942

Sec. 4503.69. (A) If the national organization of the 4943 eagle scouts desires to have its logo appear on license plates 4944 issued by this state, a representative of the Dan Beard council 4945 shall enter into a contract with the registrar of motor vehicles 4946 as provided in division (D) of this section. The owner or lessee 4947 of any passenger car, noncommercial motor vehicle, recreational 4948 vehicle, or other vehicle of a class approved by the registrar 4949 may apply to the registrar for the registration of the vehicle 4950 and issuance of license plates bearing the logo of the eagle 4951 scouts if the council representative has entered into such a 4952 contract on behalf of the eagle scouts. An application made 4953 under this section may be combined with a request for a special 4954 reserved license plate under section 4503.40 or 4503.42 of the 4955 Revised Code. Upon receipt of the completed application and 4956 compliance by the applicant with divisions (B) and (C) of this 4957 section, the registrar shall issue to the applicant the 4958 appropriate vehicle registration and a set of license plates 4959

bearing the logo of the eagle scouts and a validation sticker,	4960
or a validation sticker alone when required by section 4503.191	4961
of the Revised Code.	4962

In addition to the letters and numbers ordinarily 4963 inscribed thereon, the plates shall display county 4964 identification stickers that identify the county of registration 4965 as required under section 4503.19 of the Revised Code. 4966

(B) The eagle scouts logo license plates and validation 4967 sticker, or validation sticker alone, as the case may be, shall 4968 be issued upon payment of the regular license tax as prescribed 4969 under section 4503.04 of the Revised Code, any applicable motor 4970 vehicle license tax levied under Chapter 4504. of the Revised 4971 Code, a fee of ten dollars for the purpose of compensating the 4972 bureau of motor vehicles for additional services required in the 4973 issuing of eagle scouts license plates, and compliance with all 4974 other applicable laws relating to the registration of motor 4975 vehicles. If the application for an eagle scouts license plate 4976 is combined with a request for a special reserved license plate 4977 under section 4503.40 or 4503.42 of the Revised Code, the 4978 license plates and validation sticker, or validation sticker 4979 alone, shall be issued upon payment of the regular license tax 4980 as prescribed under section 4503.04 of the Revised Code, any 4981 applicable motor vehicle tax levied under Chapter 4504. of the 4982 Revised Code, a fee of ten dollars for the purpose of 4983 compensating the bureau of motor vehicles for additional 4984 services required in the issuing of the plates, the additional 4985 fee prescribed under section 4503.40 or 4503.42 of the Revised 4986 Code, and compliance with all other applicable laws relating to 4987 the registration of motor vehicles. 4988

(C) For each application for registration and registration

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renewal notice the registrar receives under this section, the	4990
registrar shall collect a contribution of fifteen dollars. The	4991
registrar shall transmit this contribution to the treasurer of	4992
state for deposit into the license plate contribution fund	4993
created by section 4501.21 of the Revised Code.	4994

The registrar shall transmit the additional fee of ten dollars paid to compensate the bureau for the additional services required in the issuing of eagle scouts license plates to the treasurer of state for deposit into the state treasury to the credit of the public safety - highway purposes fund created by section 4501.06 of the Revised Code.

(D) If the national organization of the eagle scouts 5001 desires to have its logo appear on license plates issued by this 5002 state, a representative from the Dan Beard council shall 5003 contract with the registrar to permit the display of the logo on 5004 license plates issued by this state. Upon execution of the 5005 contract, the council shall provide a copy of it to the 5006 registrar, along with any other documentation the registrar may 5007 require. Upon receiving the contract and any required additional 5008 documentation, and when the numerical requirement contained in 5009 division (A) of section 4503.78 of the Revised Code has been met 5010 5011 relative to the eagle scouts, the registrar shall take the measures necessary to issue license plates bearing the logo of 5012 5013 the eagle scouts.

Sec. 4503.771 4503.77. (A) The sponsor of a nonstandard

specialty license plate, as defined when the contributions for
that specialty license plate are credited to the license plate

contribution fund established in section 4503.77 4501.21 of the

Revised Code, shall verify the contact information for that

sponsor by the first day of December of each year on a form

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established by the registrar of motor vehicles. If the sponsor	5020
fails to verify such contact information by the thirty-first day	5021
of December of any year, the registrar, beginning the first day	5022
of January of the following year, shall transmit the	5023
contribution for each registration involving that <del>nonstandard</del>	5024
specialty license plate to the treasurer of state for deposit	5025
into the general revenue fund, instead of for deposit in the	5026
license plate contribution fund-created in section 4501.21 of-	5027
the Revised Code. The registrar also immediately shall send a	5028
notice to the sponsor that no additional funds will be deposited	5029
into the license plate contribution fund until the contact	5030
information form is received by the registrar. Upon receiving	5031
the contact information form, the registrar shall resume	5032
transmitting the contributions received for that license plate	5033
to the treasurer of state for deposit into the license plate	5034
contribution fund and later distribution to the sponsor.	5035

- (B) If the sponsor of a nonstandard specialty license 5036 plate ceases to exist, the registrar shall deposit the 5037 contributions for the associated license plate into the general 5038 revenue fund. If that sponsor is later reestablished, the 5039 sponsor shall submit to the registrar written confirmation of 5040 the sponsor's reestablishment along with the contact information 5041 form. Upon receipt of the confirmation and form, the registrar 5042 shall resume transmitting all contributions received for the 5043 associated license plate into the license plate contribution 5044 fund for later distribution to the sponsor. 5045
- Sec. 4503.78. (A)—Except as may otherwise be specifically 5046 provided by law, the registrar of motor vehicles is not required 5047 to implement any legislation that creates a specialty license 5048 plate and provides for its issuance until the registrar receives 5049 written statements from not less than one hundred fifty persons, 5050

## Sub. H. B. No. 74 As Passed by the House

indicating that they intend to apply for and obtain such license	5051
plates for their motor vehicles. The registrar may require such	5052
statements to be made on a form the registrar provides.	5053
beatements to be made on a form the registral provides.	3033
(B) If a program involving a nonstandard license plate is	5054
terminated under division (B)(1) of section 4503.77 of the	5055
Revised Code, the sponsor of that license plate may apply to the	5056
registrar for the reestablishment of that program, as permitted	5057
by division (D) of that section. The registrar shall not	5058
reestablish the program involving that nonstandard license plate	5059
until the registrar receives written statements from not less-	5060
than twenty-five persons, indicating that they intend to apply-	5061
for and obtain such license plates for their motor vehicles. The	5062
registrar may require such statements to be made on a form-	5063
approved by the registrar.	5064
In data mining whather twenty five namena have as	5065
In determining whether twenty-five persons have so	
indicated their intentions, the registrar shall include in the	5066
total the number of motor vehicles that continue to display the	5067
nonstandard license plate of the terminated program, as	5068
permitted by division (C) of section 4503.77 of the Revised	5069
Code.	5070
Sec. 4503.791 4503.79. Beginning on the date that is six	5071
months after the effective date of this section, any motor	5072
vehicle (A) Except as may otherwise specifically be provided by	5073
the general assembly, the registrar shall issue a specialty	5074
license plate that is in existence on the effective date of this	5075
section and for which the registrar of motor vehicles or a	5076
deputy registrar collects a contribution from the person who	5077
applies for the registration of the motor vehicle and, except as	5078
may otherwise specifically be provided by the general assembly,	5079
any license plate created after the effective date of this-	5080

section for which the registrar or a deputy registrar collects a	5081
contribution from the person who applies for the registration of	5082
the motor vehicle, shall be eligible to be issued to for a	5083
<pre>passenger car, a noncommercial vehicle, a recreational vehicle,</pre>	5084
or any other vehicle of a class approved by the registrar.	5085
(B) The contribution amount for any specialty license	5086
plate shall be the same each year, regardless of whether the	5087
application is for the initial issuance or the renewal of that	5088
specialty license plate.	5089
Sec. 4503.83. (A) The owner or lessee of a fleet of	5090
apportioned vehicles may apply to the registrar of motor	5091
vehicles for the registration of any apportioned vehicle,	5092
commercial trailer, or other vehicle of a class approved by the	5093
registrar and issuance of company logo license plates. The	5094
initial application shall be for not less than fifty eligible	5095
vehicles. The applicant shall provide the registrar the artwork	5096
for the company logo plate in a format designated by the	5097
registrar. The registrar shall approve the artwork or return the	5098
artwork for modification in accordance with any design	5099
requirements reasonably imposed by the registrar.	5100
Upon approval of the artwork and receipt of the completed	5101
application and compliance with divisions (B) and (C) of this	5102
section, the registrar shall issue to the applicant the	5103
appropriate vehicle registration and the appropriate number of	5104
company logo license plates-with a validation sticker or a-	5105
validation sticker alone when required by section 4503.191 of	5106
the Revised Code, except that no validation sticker shall be	5107
issued under this section for either of the following:	5108
(1) A motor vehicle for which the registration tax is	5109
specified in section 4503.042 of the Revised Code;	5110

(2) A motor vehicle that is issued a universal validation	5111
sticker under division (A)(2) of section 4503.191 of the Revised	5112
Code, except as provided by that section.	5113
In addition to the letters and numbers ordinarily	5114
inscribed on license plates, company logo license plates shall	5115
be inscribed with words and markings requested by the applicant	5116
and approved by the registrar.	5117
(B) A company logo license plate and a validation sticker	5118
or, when applicable, a validation sticker alone shall be issued	5119
upon payment of the applicable regular license tax prescribed in	5120
section 4503.042 or 4503.65 of the Revised Code for the	5121
registration of a vehicle in this state, any applicable fees	5122
prescribed in section 4503.10 of the Revised Code, any	5123
applicable motor vehicle tax levied under Chapter 4504. of the	5124
Revised Code, a bureau of motor vehicles fee of six dollars when	5125
a company logo license plate actually is issued, and compliance	5126
with all other applicable laws relating to the registration of	5127
motor vehicles. If a company logo plate is issued to replace an	5128
existing license plate for the same vehicle, the replacement	5129
license plate fees prescribed in division (A) of section 4503.19	5130
of the Revised Code shall not apply.	5131
(C) The registrar shall deposit the bureau of motor	5132
vehicles fee specified in division (B) of this section, the	5133
purpose of which is to compensate the bureau for the additional	5134
services required in issuing company logo license plates, in the	5135
public safety - highway purposes fund created in section 4501.06	5136
of the Revised Code.	5137
Sec. 4503.871. (A) The owner or lessee of any passenger	5138
car, noncommercial motor vehicle, recreational vehicle,	5139
motorcycle, cab-enclosed motorcycle, or other vehicle of a class	5140

approved by the registrar of motor vehicles, and, effective	5141
January 1, 2017, the owner or lessee of any motor-driven cycle	5142
<del>or motor scooter</del> _may apply to the registrar for the	5143
registration of the vehicle and issuance of "Solon City Schools"	5144
license plates. The application for "Solon City Schools" license	5145
plates may be combined with a request for a special reserved	5146
license plate under section 4503.40 or 4503.42 of the Revised	5147
Code. Upon receipt of the completed application and compliance	5148
with division (B) of this section, the registrar shall issue to	5149
the applicant the appropriate vehicle registration and a set of	5150
"Solon City Schools" license plates with a validation sticker or	5151
a validation sticker alone when required by section 4503.191 of	5152
the Revised Code.	5153

In addition to the letters and numbers ordinarily 5154 inscribed thereon, "Solon City Schools" license plates shall 5155 bear\_display\_words and markings selected by representatives of 5156 the Solon city school district. The and that are approved by 5157 the registrar shall approve the final design. "Solon City 5158 Schools" license plates shall bear display county identification 5159 stickers that identify the county of registration as required 5160 under section 4503.19 of the Revised Code. 5161

(B) "Solon City Schools" license plates and <u>a</u>validation 5162 stickers sticker, or a validation sticker alone, shall be issued 5163 upon receipt of an application for registration of a motor 5164 vehicle under this section; payment of the regular license tax 5165 as prescribed under section 4503.04 of the Revised Code, any 5166 applicable motor vehicle tax levied under Chapter 4504. of the 5167 Revised Code, any applicable additional fee prescribed by 5168 section 4503.40 or 4503.42 of the Revised Code, a bureau of 5169 motor vehicles administrative fee of ten dollars, and the 5170 contribution specified in division (C) $\underline{(1)}$  of this section<sub>7</sub>; and 5171

registration of motor vehicles. <del>If the application for "Solon-</del>	5173
City Schools" license plates is combined with a request for a	5174
special reserved license plate under section 4503.40 or 4503.42	5175
of the Revised Code, the license plates and validation sticker	5176
shall be issued upon payment of the contribution, fees, and	5177
taxes contained in this division and the additional fee-	5178
prescribed under section 4503.40 or 4503.42 of the Revised Code.	5179
(C)(1) For each application for registration and	5180
registration renewal submitted under this section, the registrar	5181
shall collect a contribution of thirty dollars. The registrar	5182
shall pay this contribution into the state treasury to the	5183
credit of the license plate contribution fund created in section	5184
4501.21 of the Revised Code.	5185
(2) The registrar shall pay the ten-dollar bureau	5186
administrative fee, the purpose of which is to compensate the	5187
bureau for additional services required in issuing "Solon City	5188
Schools" license plates, into the state treasury to the credit	5189
of the public safety - highway purposes fund created in section	5190
4501.06 of the Revised Code.	5191
(D) Sections 4503.77 and 4503.78 of the Revised Code do	5192
not apply to license plates issued under this section.	5193
Sec. 4503.873. (A) The owner or lessee of any passenger	5194
car, noncommercial motor vehicle, recreational vehicle,	5195
motorcycle, cab enclosed motorcycle, motor driven cycle, motor-	5196
scooter, or other vehicle of a class approved by the registrar	5197
of motor vehicles may apply to the registrar for the	5198
registration of the vehicle and issuance of "Padua Franciscan	5199
High School" license plates. The application may be combined	5200
with a request for a special reserved license plate under	5201

compliance with all other applicable laws relating to the

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section 4503.40 or 4503.42 of the Revised Code. 5202

Upon receipt of the completed application and compliance by the applicant with divisions (B) and (C) of this section, the registrar shall issue to the applicant the appropriate vehicle registration and a set of "Padua Franciscan High School" license plates and a validation sticker, or a validation sticker alone when required by section 4503.191 of the Revised Code.

5209 In addition to the letters and numbers ordinarily 5210 inscribed on the license plates, "Padua Franciscan High School" 5211 license plates shall display an appropriate logo and words selected by Padua Franciscan high school and that are approved 5212 by the registrar. "Padua Franciscan High School" license plates 5213 shall display county identification stickers that identify the 5214 county of registration as required under section 4503.19 of the 5215 Revised Code. 5216

- (B) "Padua Franciscan High School" license plates and a 5217 validation sticker, or validation sticker alone, shall be issued 5218 upon receipt of an application for registration of a motor 5219 vehicle under this section; payment of the regular license tax 5220 as prescribed under section 4503.04 of the Revised Code, any 5221 applicable motor vehicle license tax levied under Chapter 4504. 5222 of the Revised Code, any applicable additional fee prescribed by 5223 section 4503.40 or 4503.42 of the Revised Code, an additional 5224 administrative fee of ten dollars, and a contribution as 5225 provided in division (C)(1) of this section; and compliance with 5226 all other applicable laws relating to the registration of motor 5227 vehicles. 5228
- (C) (1) For each application for registration and
   registration renewal notice the registrar receives under this
   section, the registrar shall collect a contribution of thirty
   5230

dollars. The registrar shall deposit this contribution into the	5232
state treasury to the credit of the license plate contribution	5233
fund created in section 4501.21 of the Revised Code.	5234
(2) The registrar shall deposit the administrative fee of	5235
ten dollars, the purpose of which is to compensate the bureau of	5236
motor vehicles for additional services required in the issuing	5237
of "Padua Franciscan High School" license plates, into the state	5238
treasury to the credit of the public safety - highway purposes	5239
fund created in section 4501.06 of the Revised Code.	5240
(D) Sections 4503.77 and 4503.78 of the Revised Code do	5241
not apply to license plates issued under this section.	5242
Sec. 4503.874. (A) The owner or lessee of any passenger	5243
car, noncommercial motor vehicle, recreational vehicle,	5244
motorcycle, cab-enclosed motorcycle, or other vehicle of a class	5245
approved by the registrar of motor vehicles, and, effective	5246
January 1, 2017, the owner or lessee of any motor-driven cycle	5247
or motor scooter _may apply to the registrar for the	5248
registration of the vehicle and issuance of "Lakewood St. Edward	5249
High School" license plates. The application for "Lakewood St.	5250
Edward High School" license plates may be combined with a	5251
request for a special reserved license plate under section	5252
4503.40 or 4503.42 of the Revised Code. Upon receipt of the	5253
completed application and compliance with division (B) of this	5254
section, the registrar shall issue to the applicant the	5255
appropriate vehicle registration and a set of "Lakewood St.	5256
Edward High School" license plates with a validation sticker or	5257
a validation sticker alone when required by section 4503.191 of	5258
the Revised Code.	5259
In addition to the letters and numbers ordinarily	5260
inscribed thereon, "Lakewood St. Edward High School" license	5261

plates shall <del>bear <u>display</u> words and markings selected by</del>	5262
representatives of Lakewood St. Edward high school <del>. The</del>	5263
registrar shall approve the final design and that are approved	5264
by the registrar. "Lakewood St. Edward High School" license	5265
plates shall bear display county identification stickers that	5266
identify the county of registration as required under section	5267
4503.19 of the Revised Code.	5268

- (B) "Lakewood St. Edward High School" license plates and 5269 validation stickers shall be issued upon payment of the regular 5270 license tax as prescribed under section 4503.04 of the Revised 5271 5272 Code, any applicable motor vehicle tax levied under Chapter 4504. of the Revised Code, a bureau of motor vehicles 5273 administrative fee of ten dollars, the contribution specified in 5274 division (C)(1) of this section, and compliance with all other 5275 applicable laws relating to the registration of motor vehicles. 5276 If the application for "Lakewood St. Edward High School" license 5277 plates is combined with a request for a special reserved license 5278 plate under section 4503.40 or 4503.42 of the Revised Code, the 5279 license plates and validation sticker shall be issued upon 5280 payment of the contribution, fees, and taxes contained in this 5281 division and the additional fee prescribed under section 4503.40 5282 or 4503.42 of the Revised Code. 5283
- (C) (1) For each application for registration and 5284 registration renewal submitted under this section, the registrar 5285 shall collect a contribution of thirty dollars. The registrar 5286 shall pay this contribution into the state treasury to the 5287 credit of the license plate contribution fund created in section 5288 4501.21 of the Revised Code. 5289
- (2) The registrar shall pay the ten-dollar bureau 5290 administrative fee, the purpose of which is to compensate the 5291

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bureau for additional services required in issuing "Lakewood St.	5292
Edward High School" license plates, into the state treasury to	5293
the credit of the public safety - highway purposes fund created	5294
in section 4501.06 of the Revised Code.	5295
(D) Sections 4503.77 and 4503.78 of the Revised Code do-	5296
not apply to license plates issued under this section.	5297
not apply to license places issued under this section.	5291
Sec. 4503.875. (A) The owner or lessee of any passenger	5298
car, noncommercial motor vehicle, recreational vehicle,	5299
motorcycle, cab enclosed motorcycle, motor driven cycle, motor	5300
scooter, or other vehicle of a class approved by the registrar	5301
of motor vehicles may apply to the registrar for the	5302
registration of the vehicle and issuance of "Walsh Jesuit High	5303
School" license plates. The application for "Walsh Jesuit High	5304
School" license plates may be combined with a request for a	5305
special reserved license plate under section 4503.40 or 4503.42	5306
of the Revised Code. Upon receipt of the completed application	5307
and compliance with divisions (B) and (C) of this section, the	5308
registrar shall issue to the applicant the appropriate vehicle	5309
registration and a set of "Walsh Jesuit High School" license	5310
plates with a validation sticker or a validation sticker alone	5311
when required by section 4503.191 of the Revised Code.	5312
In addition to the letters and numbers ordinarily	5313
-	
inscribed thereon, "Walsh Jesuit High School" license plates	5314
shall bear words and markings selected by Walsh Jesuit high	5315
school and that are approved by the registrar. "Walsh Jesuit	5316
High School" license plates shall display county identification	5317
stickers that identify the county of registration as required	5318
under section 4503.19 of the Revised Code.	5319

(B) "Walsh Jesuit High School" license plates and

validation stickers shall be issued upon payment of the regular

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license tax as prescribed under section 4503.04 of the Revised	5322
Code, any applicable motor vehicle tax levied under Chapter	5323
4504. of the Revised Code, a bureau of motor vehicles	5324
administrative fee of ten dollars, the contribution specified in	5325
division (C) $\underline{(1)}$ of this section, and compliance with all other	5326
applicable laws relating to the registration of motor vehicles.	5327
If the application for "Walsh Jesuit High School" license plates	5328
is combined with a request for a special reserved license plate	5329
under section 4503.40 or 4503.42 of the Revised Code, the	5330
license plates and validation sticker shall be issued upon	5331
payment of the contribution, fees, and taxes contained in this	5332
division and the additional fee prescribed under section 4503.40	5333
or 4503.42 of the Revised Code.	5334
(C)(1) For each application for registration and	5335
registration renewal submitted under this section, the registrar	5336
shall collect a contribution of thirty dollars. The registrar	5337
shall pay this contribution into the state treasury to the	5338
credit of the license plate contribution fund created in section	5339
4501.21 of the Revised Code.	5340
(2) The registrar shall pay the ten-dellar bureau	5341
(2) The registrar shall pay the ten-dollar bureau	
administrative fee, the purpose of which is to compensate the	5342
bureau for additional services required in issuing "Walsh Jesuit	5343
High School" license plates, into the state treasury to the	5344
credit of the public safety - highway purposes fund created in	5345
section 4501.06 of the Revised Code.	5346
(D) Sections 4503.77 and 4503.78 of the Revised Code do	5347
not apply to license plates issued under this section.	5348
Sec. 4503.876. (A) The owner or lessee of any passenger	5349

car, noncommercial motor vehicle, recreational vehicle,

motorcycle, cab-enclosed motorcycle, motor-driven cycle, motor-

eyele, or other vehicle of a class approved by the registrar of	5352
motor vehicles may apply to the registrar for the registration	5353
of the vehicle and issuance of "North Royalton City Schools"	5354
license plates. The application for "North Royalton City	5355
Schools" license plates may be combined with a request for a	5356
special reserved license plate under section 4503.40 or 4503.42	5357
of the Revised Code. Upon receipt of the completed application	5358
and compliance with divisions (B) and (C) of this section, the	5359
registrar shall issue to the applicant the appropriate vehicle	5360
registration and a set of "North Royalton City Schools" license	5361
plates with a validation sticker, or a validation sticker alone	5362
when required by section 4503.191 of the Revised Code.	5363

In addition to the letters and numbers ordinarily 5364 inscribed thereon, "North Royalton City Schools" license plates 5365 shall bear words and markings selected by the North Royalton 5366 city school district and that are approved by the registrar. 5367 "North Royalton City Schools" license plates shall display 5368 county identification stickers that identify the county of 5369 registration by name or number. 5370

(B) "North Royalton City Schools" license plates and 5371 validation stickers shall be issued upon payment of the regular 5372 license tax as prescribed under section 4503.04 of the Revised 5373 Code, any applicable motor vehicle tax levied under Chapter 5374 4504. of the Revised Code, a bureau of motor vehicles 5375 administrative fee of ten dollars, the contribution specified in 5376 division (C) $\underline{(1)}$  of this section, and compliance with all other 5377 applicable laws relating to the registration of motor vehicles. 5378 If the application for "North Royalton City Schools" license 5379 plates is combined with a request for a special reserved license 5380 plate under section 4503.40 or 4503.42 of the Revised Code, the 5381 license plates and validation sticker shall be issued upon 5382

payment of the contribution, fees, and taxes contained in this	5383
division and the additional fee prescribed under section 4503.40	5384
or 4503.42 of the Revised Code.	5385
(C)(1) For each application for registration and	5386
registration renewal submitted under this section, the registrar	5387
shall collect a contribution of thirty dollars. The registrar	5388
shall pay this contribution into the state treasury to the	5389
credit of the license plate contribution fund created in section	5390
4501.21 of the Revised Code.	5391
	F 2 0 2
(2) The registrar shall pay the ten-dollar bureau	5392
administrative fee, the purpose of which is to compensate the	5393
bureau for additional services required in issuing "North	5394
Royalton City Schools" license plates, into the state treasury	5395
to the credit of the public safety - highway purposes fund	5396
created in section 4501.06 of the Revised Code.	5397
(D) Sections 4503.77 and 4503.78 of the Revised Code do	5398
not apply to license plates issued under this section.	5399
Sec. 4503.877. (A) The owner or lessee of any passenger	5400
car, noncommercial motor vehicle, recreational vehicle,	5401
motorcycle, cab-enclosed motorcycle, or other vehicle of a class	5402
approved by the registrar of motor vehicles, and, effective	5403
January 1, 2017, the owner or lessee of any motor-driven cycle-	5404
or motor scooter _may apply to the registrar for the	5405
registration of the vehicle and issuance of "Independence Local	5406
Schools" license plates. The application for "Independence Local	5407
Schools" license plates may be combined with a request for a	5408
special reserved license plate under section 4503.40 or 4503.42	5409
of the Revised Code. Upon receipt of the completed application	5410
and compliance with division (B) of this section, the registrar	5411

shall issue to the applicant the appropriate vehicle

registration and a set of "Independence Local Schools" license	5413
plates with a validation sticker, or a validation sticker alone	5414
when required by section 4503.191 of the Revised Code.	5415

In addition to the letters and numbers ordinarily 5416 inscribed thereon, "Independence Local Schools" license plates 5417 shall bear display words and markings selected by 5418 representatives of the Independence local school district. The 5419 registrar shall approve the final design and that are approved 5420 by the registrar. "Independence Local Schools" license plates 5421 shall bear display county identification stickers that identify 5422 the county of registration as required under section 4503.19 of 5423 the Revised Code. 5424

- (B) "Independence Local Schools" license plates and 5425 validation stickers shall be issued upon payment of the regular 5426 license tax as prescribed under section 4503.04 of the Revised 5427 Code, any applicable motor vehicle tax levied under Chapter 5428 4504. of the Revised Code, a bureau of motor vehicles 5429 administrative fee of ten dollars, the contribution specified in 5430 division (C)(1) of this section, and compliance with all other 5431 applicable laws relating to the registration of motor vehicles. 5432 If the application for "Independence Local Schools" license 5433 plates is combined with a request for a special reserved license 5434 plate under section 4503.40 or 4503.42 of the Revised Code, the 5435 license plates and validation sticker shall be issued upon 5436 payment of the contribution, fees, and taxes contained in this 5437 division and the additional fee prescribed under section 4503.40 5438 or 4503.42 of the Revised Code. 5439
- (C) (1) For each application for registration and 5440 registration renewal submitted under this section, the registrar 5441 shall collect a contribution of thirty dollars. The registrar 5442

shall pay this contribution into the state treasury to the	5443
credit of the license plate contribution fund created in section	5444
4501.21 of the Revised Code.	5445
(2) The registrar shall pay the ten-dollar bureau	5446
administrative fee, the purpose of which is to compensate the	5447
bureau for additional services required in issuing "Independence	5448
Local Schools" license plates, into the state treasury to the	5449
credit of the public safety - highway purposes fund created in	5450
section 4501.06 of the Revised Code.	5451
(D) Sections 4503.77 and 4503.78 of the Revised Code do	5452
not apply to license plates issued under this section.	5453
Sec. 4503.878. (A) The owner or lessee of any passenger	5454
car, noncommercial motor vehicle, recreational vehicle,	5455
motorcycle, cab-enclosed motorcycle, motor-driven cycle, motor-	5456
scooter, or other vehicle of a class approved by the registrar	5457
of motor vehicles may apply to the registrar for the	5458
registration of the vehicle and issuance of "Cuyahoga Heights	5459
Schools" license plates.	5460
The application for "Cuyahoga Heights Schools" license	5461
plates may be combined with a request for a special reserved	5462
license plate under section 4503.40 or 4503.42 of the Revised	5463
Code. Upon receipt of the completed application and compliance	5464
with divisions (B) and (C) of this section, the registrar shall	5465
issue to the applicant the appropriate vehicle registration and	5466
a set of "Cuyahoga Heights Schools" license plates with a	5467
validation sticker or a validation sticker alone when required	5468
by section 4503.191 of the Revised Code.	5469
In addition to the letters and numbers ordinarily	5470
inscribed thereon, "Cuyahoga Heights Schools" license plates	5471

shall <del>bear <u>display</u> words and markings selected by the Cuyahoga</del>	5472
Heights local school district and that are approved by the	5473
registrar. "Cuyahoga Heights Schools" license plates shall	5474
display county identification stickers that identify the county	5475
of registration as required under section 4503.19 of the Revised	5476
Code.	5477

- (B) "Cuyahoga Heights Schools" license plates and 5478 validation stickers shall be issued upon payment of the regular 5479 license tax as prescribed under section 4503.04 of the Revised 5480 5481 Code, any applicable motor vehicle tax levied under Chapter 4504. of the Revised Code, a bureau of motor vehicles 5482 administrative fee of ten dollars, the contribution specified in 5483 division (C)(1) of this section, and compliance with all other 5484 applicable laws relating to the registration of motor vehicles. 5485 If the application for "Cuyahoga Heights Schools" license plates 5486 is combined with a request for a special reserved license plate 5487 under section 4503.40 or 4503.42 of the Revised Code, the 5488 license plates and validation sticker shall be issued upon 5489 payment of the contribution, fees, and taxes contained in this 5490 division and the additional fee prescribed under section 4503.40 5491 or 4503.42 of the Revised Code. 5492
- (C) (1) For each initial and renewal application for 5493 registration the registrar receives under this section, the 5494 registrar shall collect a contribution of thirty dollars. The 5495 registrar shall pay this contribution into the state treasury to 5496 the credit of the license plate contribution fund created in 5497 section 4501.21 of the Revised Code. 5498
- (2) The registrar shall deposit the bureau administrative 5499 fee of ten dollars, the purpose of which is to compensate the 5500 bureau for additional services required in issuing "Cuyahoga 5501

5531

Heights Schools" license plates, into the state treasury to the	5502
credit of the public safety - highway purposes fund created in	5503
section 4501.06 of the Revised Code.	5504
(D) Sections 4503.77 and 4503.78 of the Revised Code do	5505
not apply to license plates issued under this section.	5506
Sec. 4503.879. (A) The owner or lessee of any passenger	5507
car, noncommercial motor vehicle, recreational vehicle, or other	5508
vehicle of a class approved by the registrar of motor vehicles	5509
may apply to the registrar for the registration of the vehicle	5510
and issuance of "West Technical High School Alumni" license	5511
plates. The application may be combined with a request for a	5512
special reserved license plate under section 4503.40 or 4503.42	5513
of the Revised Code. Upon receipt of the completed application	5514
and compliance by the applicant with divisions (B) and (C) of	5515
this section, the registrar shall issue to the applicant the	5516
appropriate vehicle registration and a set of "West Technical	5517
High School Alumni" license plates and a validation sticker, or	5518
a validation sticker alone when required by section 4503.191 of	5519
the Revised Code.	5520
In addition to the letters and numbers ordinarily	5521
inscribed on the license plates, "West Technical High School	5522
Alumni" license plates shall display an appropriate logo and	5523
words selected by representatives of the west technical high	5524
school alumni association that are approved by the registrar.	5525
"West Technical High School Alumni" license plates shall display	5526
county identification stickers that identify the county of	5527
registration as required under section 4503.19 of the Revised	5528
Code.	5529

(B) "West Technical High School Alumni" license plates and

a validation sticker, or validation sticker alone, shall be

issued upon receipt of an application for registration of a	5532
motor vehicle under this section; payment of the regular license	5533
tax as prescribed under section 4503.04 of the Revised Code, any	5534
applicable motor vehicle license tax levied under Chapter 4504.	5535
of the Revised Code, any applicable additional fee prescribed by	5536
section 4503.40 or 4503.42 of the Revised Code, an additional	5537
administrative fee of ten dollars, and a contribution as	5538
provided in division (C)(1) of this section; and compliance with	5539
all other applicable laws relating to the registration of motor	5540
vehicles.	5541
(C)(1) For each application for registration and	5542
registration renewal notice the registrar receives under this	5543
section, the registrar shall collect a contribution of twenty	5544
dollars. The registrar shall deposit this contribution into the	5545
state treasury to the credit of the license plate contribution	5546
fund created in section 4501.21 of the Revised Code.	5547
(2) The registrar shall deposit the administrative fee of	5548
ten dollars, the purpose of which is to compensate the bureau of	5549
motor vehicles for additional services required in the issuing	5550
of "West Technical High School Alumni" license plates, into the	5551
state treasury to the credit of the public safety - highway	5552
purposes fund created in section 4501.06 of the Revised Code.	5553
(D) Sections 4503.77 and 4503.78 of the Revised Code do	5554
not apply to license plates issued under this section.	5555
Sec. 4503.88. (A) The owner or lessee of any passenger	5556
car, noncommercial motor vehicle, recreational vehicle,	5557
motorcycle, cab-enclosed motorcycle, motor-driven cycle, motor-	5558
scooter, or other vehicle of a class approved by the registrar	5559
of motor vehicles, may apply to the registrar for the	5560

registration of the vehicle and issuance of "Kenston Local

Schools" license plates. An application made under this section	5562
may be combined with a request for a special reserved license	5563
plate under section 4503.40 or 4503.42 of the Revised Code. Upon	5564
receipt of the completed application and compliance by the	5565
applicant with divisions (B) and (C) of this section, the	5566
registrar shall issue to the applicant the appropriate vehicle	5567
registration and a set of "Kenston Local Schools" license plates	5568
with a validation sticker, or a validation sticker alone when	5569
required by section 4503.191 of the Revised Code.	5570

In addition to the letters and numbers ordinarily 5571 inscribed on the license plates, "Kenston Local Schools" license 5572 plates shall be inscribed with words and markings selected by 5573 representatives of the Kenston local school district and that 5574 are approved by the registrar. "Kenston Local Schools" license 5575 plates shall display county identification stickers that 5576 identify the county of registration as required under section 5577 4503.19 of the Revised Code. 5578

- (B) "Kenston Local Schools" license plates and a 5579 validation sticker, or validation sticker alone, shall be issued 5580 upon receipt of a contribution as provided in division (C)(1) of 5581 this section and upon payment of the regular license tax as 5582 prescribed under section 4503.04 of the Revised Code, any 5583 applicable motor vehicle license tax levied under Chapter 4504. 5584 of the Revised Code, any applicable additional fee prescribed by 5585 section 4503.40 or 4503.42 of the Revised Code, a bureau of 5586 motor vehicles administrative fee of ten dollars, and compliance 5587 with all other applicable laws relating to the registration of 5588 motor vehicles. 5589
- (C)(1) For each application for registration and 5590 registration renewal submitted under this section, the registrar 5591

shall collect a contribution of thirty dollars. The registrar	5592
shall pay this contribution into the state treasury to the	5593
credit of the license plate contribution fund created in section	5594
4501.21 of the Revised Code.	5595
(2) The registrar shall deposit the bureau administrative	5596
fee of ten dollars, the purpose of which is to compensate the	5597
bureau for additional services required in the issuing of	5598
"Kenston Local Schools" license plates, into the state treasury	5599
to the credit of the state highway safety fund created in	5600
section 4501.06 of the Revised Code.	5601
(D) Sections 4503.77 and 4503.78 of the Revised Code do	5602
not apply to license plates issued under this section.	5603
Sec. 4503.892. (A) The owner or lessee of any passenger	5604
car, noncommercial motor vehicle, recreational vehicle,	5605
motorcycle, cab enclosed motorcycle, or other vehicle of a class	5606
approved by the registrar of motor vehicles may apply to the	5607
registrar for the registration of the vehicle and issuance of	5608
"Hudson City Schools" license plates. An application made under	5609
this section may be combined with a request for a special	5610
reserved license plate under section 4503.40 or 4503.42 of the	
reserved freelise place under section 4505.40 of 4505.42 of the	5611
Revised Code. Upon receipt of the completed application and	5611 5612
•	
Revised Code. Upon receipt of the completed application and	5612
Revised Code. Upon receipt of the completed application and compliance by the applicant with divisions (B) and (C) of this	5612 5613
Revised Code. Upon receipt of the completed application and compliance by the applicant with divisions (B) and (C) of this section, the registrar shall issue to the applicant the	5612 5613 5614
Revised Code. Upon receipt of the completed application and compliance by the applicant with divisions (B) and (C) of this section, the registrar shall issue to the applicant the appropriate vehicle registration and a set of "Hudson City	5612 5613 5614 5615
Revised Code. Upon receipt of the completed application and compliance by the applicant with divisions (B) and (C) of this section, the registrar shall issue to the applicant the appropriate vehicle registration and a set of "Hudson City Schools" license plates and a validation sticker, or a	5612 5613 5614 5615 5616
Revised Code. Upon receipt of the completed application and compliance by the applicant with divisions (B) and (C) of this section, the registrar shall issue to the applicant the appropriate vehicle registration and a set of "Hudson City Schools" license plates and a validation sticker, or a validation sticker alone when required by section 4503.191 of	5612 5613 5614 5615 5616 5617

plates shall be inscribed with words and markings selected and

designed by <u>representatives of</u> the Hudson city school district	5622
and that are approved by the registrar. "Hudson City Schools"	5623
license plates shall display county identification stickers that	5624
identify the county of registration as required under section	5625
4503.19 of the Revised Code.	5626
(B) "Hudson City Schools" license plates and a validation	5627
sticker, or validation sticker alone, shall be issued upon	5628
receipt of a contribution as provided in division (C)(1) of this	5629
section and upon payment of the regular license tax as	5630
prescribed under section 4503.04 of the Revised Code, any	5631
applicable motor vehicle license tax levied under Chapter 4504.	5632
of the Revised Code, any applicable additional fee prescribed by	5633
section 4503.40 or 4503.42 of the Revised Code, a bureau of	5634
motor vehicles administrative fee of ten dollars, and compliance	5635
with all other applicable laws relating to the registration of	5636
motor vehicles.	5637
(C)(1) For each application for registration and	5638
registration renewal notice the registrar receives under this	5639
section, the registrar shall collect a contribution of thirty	5640
dollars. The registrar shall transmit this contribution into the	5641
state treasury to the credit of the license plate contribution	5642
fund created in section 4501.21 of the Revised Code.	5643
(2) The registrar shall deposit the bureau administrative	5644
fee of ten dollars, the purpose of which is to compensate the	5645
bureau for additional services required in the issuing of	5646
"Hudson City Schools" license plates, into the state treasury to	5647
the credit of the public safety - highway purposes fund created	5648
in section 4501.06 of the Revised Code.	5649
(D) Sections 4503.77 and 4503.78 of the Revised Code do	5650

not apply to license plates issued under this section.

Sec. 4503.901. (A) The owner or lessee of any passenger	5652
car, noncommercial motor vehicle, recreational vehicle, or other	5653
vehicle of a class approved by the registrar of motor vehicles	5654
may apply to the registrar for the registration of the vehicle	5655
and issuance of "Ohio Pupil TransportationSafety First!!!"	5656
license plates. The application may be combined with a request	5657
for a special reserved license plate under section 4503.40 or	5658
4503.42 of the Revised Code. Upon receipt of the completed	5659
application and compliance by the applicant with divisions (B)	5660
and (C) of this section, the registrar shall issue to the	5661
applicant the appropriate vehicle registration and a set of	5662
"Ohio Pupil TransportationSafety First!!!" license plates and	5663
a validation sticker, or a validation sticker alone when	5664
required by section 4503.191 of the Revised Code.	5665

In addition to the letters and numbers ordinarily 5666 inscribed on the license plates, "Ohio Pupil 5667 Transportation...Safety First!!!" license plates shall be 5668 inscribed with the words "Ohio Pupil Transportation...Safety 5669 First!!!" and a design, logo, or marking designed by the Ohio 5670 association for pupil transportation that and that is approved 5671 by the registrar. "Ohio Pupil Transportation... Safety First!!!" 5672 license plates shall display county identification stickers that 5673 identify the county of registration as required under section 5674 4503.19 of the Revised Code. 5675

(B) "Ohio Pupil Transportation...Safety First!!!" license 5676

plates and a validation sticker, or validation sticker alone, s— 5677

hall\_shall\_be issued upon receipt of an application for 5678

registration of a motor vehicle under this section; payment of 5679

the regular license tax as prescribed under section 4503.04 of 5680

the Revised Code, any applicable motor vehicle license tax 5681

levied under Chapter 4504. of the Revised Code, any applicable 5682

additional fee prescribed by section 4503.40 or 4503.42 of the	5683
Revised Code, a bureau of motor vehicles administrative fee of	5684
ten dollars, and a contribution as provided in division (C) $\underline{\text{(1)}}$	5685
of this section; and compliance with all other applicable laws	5686
relating to the registration of motor vehicles.	5687
(C) (1) For each application for registration and	5688
registration renewal notice the registrar receives under this	5689
section, the registrar shall collect a contribution of ten	5690
dollars. The registrar shall transmit this contribution to the	5691
treasurer of state for deposit into the state treasury to the	5692
credit of the license plate contribution fund created by section	5693
4501.21 of the Revised Code.	5694
(2) The registrar shall transmit the bureau of motor	5695
vehicles administrative fee of ten dollars, the purpose of which	5696
is to compensate the bureau for the additional services required	5697
in the issuing of "Ohio Pupil TransportationSafety First!!!"	5698
license plates, to the treasurer of state for deposit into the	5699
state treasury to the credit of the public safety - highway	5700
purposes fund created by section 4501.06 of the Revised Code.	5701
(D) Sections 4503.77 and 4503.78 of the Revised Code do	5702
not apply to license plates issued under this section.	5703
Sec. 4503.902. (A) The owner or lessee of any passenger	5704
car, noncommercial motor vehicle, recreational vehicle,	5705
motorcycle, cab enclosed motorcycle, or other vehicle of a class	5706
approved by the registrar of motor vehicles, and, effective	5707
January 1, 2017, the owner or lessee of any motor-driven cycle-	5708
or motor scootermay apply to the registrar for the	5709
registration of the vehicle and issuance of "Cleveland St.	5710
Ignatius High School" license plates. An application made under	5711

this section may be combined with a request for a special

reserved license plate under section 4503.40 or 4503.42 of the	5713
Revised Code. Upon receipt of the completed application and	5714
compliance by the applicant with divisions (B) and (C) of this	5715
section, the registrar shall issue to the applicant the	5716
appropriate vehicle registration and a set of "Cleveland St.	5717
Ignatius High School" license plates and a validation sticker,	5718
or a validation sticker alone when required by section 4503.191	5719
of the Revised Code.	5720

In addition to the letters and numbers ordinarily 5721 inscribed on the license plates, "Cleveland St. Ignatius High 5722 School" license plates shall be inscribed with words and 5723 markings selected and designed by representatives of Cleveland 5724 St. Ignatius high school and that are approved by the registrar. 5725 "Cleveland St. Ignatius High School" license plates shall 5726 display county identification stickers that identify the county 5727 of registration as required under section 4503.19 of the Revised 5728 Code. 5729

- (B) "Cleveland St. Ignatius High School" license plates 5730 and a validation sticker, or validation sticker alone, shall be 5731 issued upon receipt of a contribution as provided in division 5732 (C)(1) of this section and upon payment of the regular license 5733 tax as prescribed under section 4503.04 of the Revised Code, any 5734 applicable motor vehicle license tax levied under Chapter 4504. 5735 of the Revised Code, any applicable additional fee prescribed by 5736 section 4503.40 or 4503.42 of the Revised Code, a bureau of 5737 motor vehicles administrative fee of ten dollars, and compliance 5738 with all other applicable laws relating to the registration of 5739 motor vehicles. 5740
- (C) (1) For each application for registration and 5741 registration renewal notice the registrar receives under this 5742

state treasury to the credit of the license plate contribution  fund created in section 4501.21 of the Revised Code.  (2) The registrar shall deposit the bureau administrative  fee of ten dollars, the purpose of which is to compensate the  bureau for additional services required in the issuing of  "Cleveland St. Ignatius High School" license plates, into the  state treasury to the credit of the public safety - highway  purposes fund created in section 4501.06 of the Revised Code.  (D) Sections 4503.77 and 4503.78 of the Revised Code do  not apply to license plates issued under this section.  Sec. 4503.903. (A) The owner or lessee of any passenger  car, noncommercial motor vehicle, recreational vehicle,  motorcycle, cab enclosed motorcycle, or other vehicle of a class approved by the registrar of motor vehicles, and, effective  January 1, 2017, the owner or lessee of any motor driven cycle  or motor secotor may apply to the registrar for the registration	cate treasury to the credit of the license plate contribution  5745 and created in section 4501.21 of the Revised Code.  (2) The registrar shall deposit the bureau administrative  5747 see of ten dollars, the purpose of which is to compensate the  areau for additional services required in the issuing of  5749 Cleveland St. Ignatius High School" license plates, into the  5750 cate treasury to the credit of the public safety - highway  5751 arposes fund created in section 4501.06 of the Revised Code.  (D) Sections 4503.77 and 4503.78 of the Revised Code do  5753 5754  Sec. 4503.903. (A) The owner or lessee of any passenger  5755 arr, noncommercial motor vehicle, recreational vehicle,  5756 5757 5758 5759 5759 5759 5759 5759 5759	section, the registrar shall collect a contribution of thirty	5743
fund created in section 4501.21 of the Revised Code.  (2) The registrar shall deposit the bureau administrative fee of ten dollars, the purpose of which is to compensate the bureau for additional services required in the issuing of "Cleveland St. Ignatius High School" license plates, into the state treasury to the credit of the public safety - highway purposes fund created in section 4501.06 of the Revised Code.  (D) Sections 4503.77 and 4503.78 of the Revised Code do not apply to license plates issued under this section.  Sec. 4503.903. (A) The owner or lessee of any passenger car, noncommercial motor vehicle, recreational vehicle, motorcycle, cab enclosed motorcycle, or other vehicle of a class approved by the registrar of motor vehicles, and, effective January 1, 2017, the owner or lessee of any motor driven cycle or motor secotor may apply to the registrar for the registration	(2) The registrar shall deposit the bureau administrative ee of ten dollars, the purpose of which is to compensate the freau for additional services required in the issuing of Cleveland St. Ignatius High School" license plates, into the freat treasury to the credit of the public safety - highway frequences fund created in section 4501.06 of the Revised Code.  (D) Sections 4503.77 and 4503.78 of the Revised Code do for apply to license plates issued under this section.  Sec. 4503.903. (A) The owner or lessee of any passenger for, noncommercial motor vehicle, recreational vehicle, for the registrar of motor vehicles, and, effective for any passenger for the registrar for the registration for the vehicle and issuance of "Brecksville-Broadview Heights for the vehicle and issuance of "Brecksville-Broadview Heights" for the vehicle and the	dollars. The registrar shall transmit this contribution into the	5744
(2) The registrar shall deposit the bureau administrative  fee of ten dollars, the purpose of which is to compensate the  bureau for additional services required in the issuing of  "Cleveland St. Ignatius High School" license plates, into the  state treasury to the credit of the public safety - highway  purposes fund created in section 4501.06 of the Revised Code.  (D) Sections 4503.77 and 4503.78 of the Revised Code do-  not apply to license plates issued under this section.  Sec. 4503.903. (A) The owner or lessee of any passenger  car, noncommercial motor vehicle, recreational vehicle,  motorcycle, cab enclosed motorcycle, or other vehicle of a class  approved by the registrar of motor vehicles, and, effective  January 1, 2017, the owner or lessee of any motor driven cycle  or motor seconter may apply to the registrar for the registration	(2) The registrar shall deposit the bureau administrative  see of ten dollars, the purpose of which is to compensate the  dreau for additional services required in the issuing of  Cleveland St. Ignatius High School" license plates, into the  state treasury to the credit of the public safety - highway  for proses fund created in section 4501.06 of the Revised Code.  (D) Sections 4503.77 and 4503.78 of the Revised Code do-  pot apply to license plates issued under this section.  Sec. 4503.903. (A) The owner or lessee of any passenger  are, noncommercial motor vehicle, recreational vehicle,  potorcycle, cab-enclosed motorcycle, or other vehicle of a class  potorcycle, cab-enclosed motor vehicles, and, effective  anuary 1, 2017, the owner or lessee of any motor driven cycle  semotor secotor may apply to the registrar for the registration  St the vehicle and issuance of "Brecksville-Broadview Heights 5761"	state treasury to the credit of the license plate contribution	5745
fee of ten dollars, the purpose of which is to compensate the bureau for additional services required in the issuing of  "Cleveland St. Ignatius High School" license plates, into the state treasury to the credit of the public safety - highway purposes fund created in section 4501.06 of the Revised Code.  (D) Sections 4503.77 and 4503.78 of the Revised Code do not apply to license plates issued under this section.  Sec. 4503.903. (A) The owner or lessee of any passenger car, noncommercial motor vehicle, recreational vehicle, motorcycle, cab-enclosed motorcycle, or other vehicle of a class approved by the registrar of motor vehicles, and, effective  January 1, 2017, the owner or lessee of any motor driven cycle or motor scooter may apply to the registrar for the registration	the of ten dollars, the purpose of which is to compensate the stream for additional services required in the issuing of 5749 cleveland St. Ignatius High School" license plates, into the 5750 cate treasury to the credit of the public safety - highway 5751 arposes fund created in section 4501.06 of the Revised Code. 5752 (D) Sections 4503.77 and 4503.78 of the Revised Code do 5753 of apply to license plates issued under this section. 5754 Sec. 4503.903. (A) The owner or lessee of any passenger 5755 are, noncommercial motor vehicle, recreational vehicle, 5756 of oreverle, cab enclosed motorcycle, or other vehicle of a class 5757 oproved by the registrar of motor vehicles, and, effective 5758 amount 1, 2017, the owner or lessee of any motor driven cycle 5759 cmutary 1, 2017, the owner or lessee of any motor driven cycle 5759 cmotor secotor may apply to the registrar for the registration 5760 for the vehicle and issuance of "Brecksville-Broadview Heights 5761"	fund created in section 4501.21 of the Revised Code.	5746
bureau for additional services required in the issuing of  "Cleveland St. Ignatius High School" license plates, into the  state treasury to the credit of the public safety - highway  purposes fund created in section 4501.06 of the Revised Code.  (D) Sections 4503.77 and 4503.78 of the Revised Code do  not apply to license plates issued under this section.  Sec. 4503.903. (A) The owner or lessee of any passenger  car, noncommercial motor vehicle, recreational vehicle,  motorcycle, cab enclosed motorcycle, or other vehicle of a class  approved by the registrar of motor vehicles, and, effective  January 1, 2017, the owner or lessee of any motor driven cycle  or motor scooter may apply to the registrar for the registration	Cleveland St. Ignatius High School" license plates, into the state treasury to the credit of the public safety - highway 5751 arposes fund created in section 4501.06 of the Revised Code. 5752 (D) Sections 4503.77 and 4503.78 of the Revised Code do 5753 of apply to license plates issued under this section. 5754 Sec. 4503.903. (A) The owner or lessee of any passenger 5755 ar, noncommercial motor vehicle, recreational vehicle, 5756 optorcycle, cab-enclosed motorcycle, or other vehicle of a class 5757 opproved by the registrar of motor vehicles, and, effective 5758 and 5759 cemotor secotor may apply to the registrar for the registration 5760 for the vehicle and issuance of "Brecksville-Broadview Heights 5761"	(2) The registrar shall deposit the bureau administrative	5747
"Cleveland St. Ignatius High School" license plates, into the state treasury to the credit of the public safety - highway purposes fund created in section 4501.06 of the Revised Code.  (D) Sections 4503.77 and 4503.78 of the Revised Code do not apply to license plates issued under this section.  Sec. 4503.903. (A) The owner or lessee of any passenger car, noncommercial motor vehicle, recreational vehicle, motorcycle, cab-enclosed motorcycle, or other vehicle of a class approved by the registrar of motor vehicles, and, effective January 1, 2017, the owner or lessee of any motor driven cycle or motor scooter may apply to the registrar for the registration	Cleveland St. Ignatius High School" license plates, into the 5750 state treasury to the credit of the public safety - highway 5751 arposes fund created in section 4501.06 of the Revised Code. 5752  (D) Sections 4503.77 and 4503.78 of the Revised Code do 5753 of apply to license plates issued under this section. 5754  Sec. 4503.903. (A) The owner or lessee of any passenger 5755 ar, noncommercial motor vehicle, recreational vehicle, 5756 of ordereyele, cab enclosed motorcycle, or other vehicle of a class 5757 around by the registrar of motor vehicles, and, effective 5758 around 1, 2017, the owner or lessee of any motor driven cycle 5759 around 5760 around 1, 2017, the owner or lessee of any motor driven cycle 5760 around 1, 2017, the owner or lessee of any motor driven cycle 5760 around 1, 2017, the owner or lessee of any motor driven cycle 5760 around 1, 2017, the owner or lessee of any motor driven cycle 5760 around 1, 2017, the owner or lessee of any motor driven cycle 5760 around 1, 2017, the owner or lessee of any motor driven cycle 5760 around 1, 2017, the owner or lessee of any motor driven cycle 5760 around 1, 2017, the owner or lessee of any motor driven cycle 5760 around 1, 2017, the owner or lessee of any motor driven cycle 5760 around 1, 2017, the owner or lessee of any motor driven cycle 5760 around 1, 2017, the owner or lessee of any motor driven cycle 5761 around 1, 2017, the owner or lessee of any motor driven cycle 5761 around 1, 2017, the owner or lessee of any motor driven cycle 5761 around 1, 2017, the owner or lessee of any motor driven cycle 5761 around 1, 2017, the owner or lessee of any motor driven cycle 5761 around 1, 2017, the owner or lessee of any motor driven cycle 5761 around 1, 2017, the owner or lessee of any motor driven cycle 5761 around 1, 2017, the owner or lessee of any motor driven cycle 5761 around 1, 2017, the owner or lessee of any motor driven cycle 5761 around 1, 2017, the owner or lessee of any motor driven cycle 5761 around 1, 2017, the owner or lessee of any motor dr	fee of ten dollars, the purpose of which is to compensate the	5748
state treasury to the credit of the public safety - highway purposes fund created in section 4501.06 of the Revised Code.  (D) Sections 4503.77 and 4503.78 of the Revised Code do not apply to license plates issued under this section.  Sec. 4503.903. (A) The owner or lessee of any passenger car, noncommercial motor vehicle, recreational vehicle, motorcycle, cab enclosed motorcycle, or other vehicle of a class approved by the registrar of motor vehicles, and, effective  January 1, 2017, the owner or lessee of any motor driven cycle or motor scooter may apply to the registrar for the registration  5	tate treasury to the credit of the public safety - highway  5751  1752  (D) Sections 4503.77 and 4503.78 of the Revised Code do  5753  1754  Sec. 4503.903. (A) The owner or lessee of any passenger  1755  1756  1757  1757  1758  1758  1759  1759  1759  1759  1759  1759  1759  1759  1750	bureau for additional services required in the issuing of	5749
purposes fund created in section 4501.06 of the Revised Code.  (D) Sections 4503.77 and 4503.78 of the Revised Code do  not apply to license plates issued under this section.  Sec. 4503.903. (A) The owner or lessee of any passenger  car, noncommercial motor vehicle, recreational vehicle,  motorcycle, cab enclosed motorcycle, or other vehicle of a class  approved by the registrar of motor vehicles, and, effective  January 1, 2017, the owner or lessee of any motor driven cycle  or motor scooter may apply to the registrar for the registration  5	(D) Sections 4503.77 and 4503.78 of the Revised Code do  5753  Sec. 4503.903. (A) The owner or lessee of any passenger  ar, noncommercial motor vehicle, recreational vehicle,  betorcycle, cab enclosed motorcycle, or other vehicle of a class  proved by the registrar of motor vehicles, and, effective  anuary 1, 2017, the owner or lessee of any motor driven cycle  motor seconter may apply to the registrar for the registration  5761  The vehicle and issuance of "Brecksville-Broadview Heights 5761	"Cleveland St. Ignatius High School" license plates, into the	5750
(D) Sections 4503.77 and 4503.78 of the Revised Code do not apply to license plates issued under this section.  Sec. 4503.903. (A) The owner or lessee of any passenger car, noncommercial motor vehicle, recreational vehicle, motorcycle, cab enclosed motorcycle, or other vehicle of a class approved by the registrar of motor vehicles, and, effective  January 1, 2017, the owner or lessee of any motor driven cycle or motor scooter may apply to the registrar for the registration  5	(D) Sections 4503.77 and 4503.78 of the Revised Code do  5753  Sec. 4503.903. (A) The owner or lessee of any passenger  5756  The optoreyele, cab enclosed motorcycle, or other vehicle of a class  5757  Sec. 4503.903. (B) The owner or lessee of any passenger  5756  Sec. 4503.903. (B) The owner or lessee of any passenger  5756  Sec. 4503.903. (B) The owner or lessee of any passenger  5756  Sec. 4503.903. (B) The owner or other vehicle of a class  5757  Sec. 4503.903. (B) The owner or other vehicle of a class  5757  Sec. 4503.903. (B) The owner or other vehicle of a class  5758  Sec. 4503.903. (C) The owner or other vehicle of a class  5759  Sec. 4503.903. (C) The owner or lessee of any motor driven cycle  5759  Sec. 4503.903. (C) The owner or lessee of any motor driven cycle  5759  Sec. 4503.903. (C) The owner or lessee of any motor driven cycle  5760  Sec. 4503.903. (C) The owner or lessee of any motor driven cycle  5760  Sec. 4503.903. (C) The owner or lessee of any motor driven cycle  5760  Sec. 4503.903. (C) The owner or lessee of any motor driven cycle  5760  Sec. 4503.903. (C) The owner or lessee of any motor driven cycle  5760  Sec. 4503.903. (C) The owner or lessee of any motor driven cycle  5760  Sec. 4503.903. (C) The owner or lessee of any motor driven cycle  5760  Sec. 4503.903. (C) The owner or lessee of any motor driven cycle  5760  Sec. 4503.903. (C) The owner or lessee of any motor driven cycle  5760  Sec. 4503.903. (C) The owner or lessee of any motor driven cycle  5760  Sec. 4503.903. (C) The owner or lessee of any motor driven cycle  5760  Sec. 4503.903. (C) The owner or lessee of any motor driven cycle  5760  Sec. 4503.903. (C) The owner or lessee of any motor driven cycle  5760  Sec. 4503.903. (C) The owner or lessee of any motor driven cycle  5760  Sec. 4503.903. (C) The owner or lessee of any motor driven cycle  5760  Sec. 4503.903. (C) The owner or lessee of any motor driven cycle  5760  Sec. 4503.903. (C) The owner or lessee of any motor driven cycle  5760  Sec. 4503.903. (C) The owner or	state treasury to the credit of the public safety - highway	5751
sec. 4503.903. (A) The owner or lessee of any passenger  car, noncommercial motor vehicle, recreational vehicle,  motorcycle, cab enclosed motorcycle, or other vehicle of a class  approved by the registrar of motor vehicles, and, effective  January 1, 2017, the owner or lessee of any motor driven cycle  or motor scooter may apply to the registrar for the registration  5	Sec. 4503.903. (A) The owner or lessee of any passenger  ar, noncommercial motor vehicle, recreational vehicle,  betorcycle, cab enclosed motorcycle, or other vehicle of a class  oproved by the registrar of motor vehicles, and, effective  finuary 1, 2017, the owner or lessee of any motor driven cycle  company apply to the registrar for the registration  for the vehicle and issuance of "Brecksville-Broadview Heights"  5754  5755  5756  5756  5757  5757  5760  5760  5760	purposes fund created in section 4501.06 of the Revised Code.	5752
Sec. 4503.903. (A) The owner or lessee of any passenger  car, noncommercial motor vehicle, recreational vehicle,  motorcycle, cab enclosed motorcycle, or other vehicle of a class  approved by the registrar of motor vehicles, and, effective  January 1, 2017, the owner or lessee of any motor driven cycle  or motor scooter may apply to the registrar for the registration  5	Sec. 4503.903. (A) The owner or lessee of any passenger  ar, noncommercial motor vehicle, recreational vehicle,  betorcycle, cab-enclosed motorcycle, or other vehicle of a class  proved by the registrar of motor vehicles, and, effective  anuary 1, 2017, the owner or lessee of any motor driven cycle  amotor scooter may apply to the registrar for the registration  the vehicle and issuance of "Brecksville-Broadview Heights  5755  5756  5757  5758  5759  5760  5760	(D) Sections 4503.77 and 4503.78 of the Revised Code do	5753
car, noncommercial motor vehicle, recreational vehicle,  motorcycle, cab enclosed motorcycle, or other vehicle of a class  approved by the registrar of motor vehicles, and, effective  January 1, 2017, the owner or lessee of any motor driven cycle  or motor scooter may apply to the registrar for the registration  5	ar, noncommercial motor vehicle, recreational vehicle,  betorcycle, cab-enclosed motorcycle, or other vehicle of a class  oproved by the registrar of motor vehicles, and, effective  famuary 1, 2017, the owner or lessee of any motor driven cycle  compared to the registrar for the registration  for the vehicle and issuance of "Brecksville-Broadview Heights 5761"	not apply to license plates issued under this section.	5754
motorcycle, cab-enclosed motorcycle, or other vehicle of a class approved by the registrar of motor vehicles, and, effective  January 1, 2017, the owner or lessee of any motor driven cycle or motor scooter may apply to the registrar for the registration  5	perception of the registrar of motor vehicles, and, effective 5758  Sometime of the registrar of motor vehicles, and, effective 5758  Sometime of the owner or lessee of any motor driven cycle 5759  Sometime may apply to the registrar for the registration 5760  Sometime the vehicle and issuance of "Brecksville-Broadview Heights 5761	Sec. 4503.903. (A) The owner or lessee of any passenger	5755
approved by the registrar of motor vehicles, and, effective 5  January 1, 2017, the owner or lessee of any motor driven cycle 5  or motor scooter may apply to the registrar for the registration 5	proved by the registrar of motor vehicles, and, effective 5758  anuary 1, 2017, the owner or lessee of any motor driven cycle 5759  motor scooter may apply to the registrar for the registration 5760  the vehicle and issuance of "Brecksville-Broadview Heights 5761	car, noncommercial motor vehicle, recreational vehicle,	5756
January 1, 2017, the owner or lessee of any motor driven cycle or motor scooter may apply to the registrar for the registration 5	5759 smuary 1, 2017, the owner or lessee of any motor driven cycle 5759 motor scooter may apply to the registrar for the registration 5760 the vehicle and issuance of "Brecksville-Broadview Heights 5761	motorcycle, cab-enclosed motorcycle, or other vehicle of a class	5757
or motor scooter may apply to the registrar for the registration 5	** motor scooter may apply to the registrar for the registration 5760 the vehicle and issuance of "Brecksville-Broadview Heights 5761	approved by the registrar of motor vehicles, and, effective	5758
	the vehicle and issuance of "Brecksville-Broadview Heights 5761	January 1, 2017, the owner or lessee of any motor driven cycle	5759
		or motor scooter may apply to the registrar for the registration	5760
of the vehicle and issuance of "Brecksville-Broadview Heights 5	ty Schools" license plates. An application made under this 5762	of the vehicle and issuance of "Brecksville-Broadview Heights	5761
City Schools" license plates. An application made under this		City Schools" license plates. An application made under this	5762
section may be combined with a request for a special reserved 5	ection may be combined with a request for a special reserved 5763		5763
license plate under section 4503.40 or 4503.42 of the Revised 5		section may be combined with a request for a special reserved	
	cense plate under section 4503.40 or 4503.42 of the Revised 5764		5764
Code. Upon receipt of the completed application and compliance 5		license plate under section 4503.40 or 4503.42 of the Revised	
	ode. Upon receipt of the completed application and compliance 5765	license plate under section 4503.40 or 4503.42 of the Revised Code. Upon receipt of the completed application and compliance	5765
by the applicant with divisions (B) and (C) of this section, the 5	ode. Upon receipt of the completed application and compliance 5765  7 the applicant with divisions (B) and (C) of this section, the 5766	license plate under section 4503.40 or 4503.42 of the Revised Code. Upon receipt of the completed application and compliance by the applicant with divisions (B) and (C) of this section, the	5765 5766
by the applicant with divisions (B) and (C) of this section, the registrar shall issue to the applicant the appropriate vehicle  5	ode. Upon receipt of the completed application and compliance 5765 the applicant with divisions (B) and (C) of this section, the egistrar shall issue to the applicant the appropriate vehicle 5767	license plate under section 4503.40 or 4503.42 of the Revised Code. Upon receipt of the completed application and compliance by the applicant with divisions (B) and (C) of this section, the registrar shall issue to the applicant the appropriate vehicle	5765 5766 5767
by the applicant with divisions (B) and (C) of this section, the registrar shall issue to the applicant the appropriate vehicle registration and a set of "Brecksville-Broadview Heights City 5	ode. Upon receipt of the completed application and compliance 5765 to the applicant with divisions (B) and (C) of this section, the egistrar shall issue to the applicant the appropriate vehicle 5767 egistration and a set of "Brecksville-Broadview Heights City 5768"	license plate under section 4503.40 or 4503.42 of the Revised Code. Upon receipt of the completed application and compliance by the applicant with divisions (B) and (C) of this section, the registrar shall issue to the applicant the appropriate vehicle registration and a set of "Brecksville-Broadview Heights City	5765 5766 5767 5768
by the applicant with divisions (B) and (C) of this section, the registrar shall issue to the applicant the appropriate vehicle registration and a set of "Brecksville-Broadview Heights City  Schools" license plates and a validation sticker, or a  5	ode. Upon receipt of the completed application and compliance 5765 to the applicant with divisions (B) and (C) of this section, the 5766 registrar shall issue to the applicant the appropriate vehicle 5767 registration and a set of "Brecksville-Broadview Heights City 5768 rehools" license plates and a validation sticker, or a 5769	license plate under section 4503.40 or 4503.42 of the Revised Code. Upon receipt of the completed application and compliance by the applicant with divisions (B) and (C) of this section, the registrar shall issue to the applicant the appropriate vehicle registration and a set of "Brecksville-Broadview Heights City Schools" license plates and a validation sticker, or a	5765 5766 5767 5768 5769
license plate under section 4503.40 or 4503.42 of the Revised 5		section may be combined with a request for a special reserved	
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	cense plate under section 4503.40 or 4503.42 of the Revised 5764		5764
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	cense plate under section 4503.40 or 4503.42 of the Revised 5764		5764
license plate under section 4503.40 or 4503.42 of the Revised			E7.C4
receible place under beetion 1993. To or 1993. To or the Nevibed	cense plate under section 4503 40 or 4503 42 of the Revised 5764		5764
	cense plate under section 4503.40 or 4503.42 of the Revised 5764		5764
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		license plate under section 4503.40 or 4503.42 of the Revised	
	cense plate under section 4503.40 or 4503.42 of the Revised 5764		5764
	cense plate under section 4503.40 or 4503.42 of the Revised 5764		5764
	cense plate under section 4503.40 or 4503.42 of the Revised 5764		5764
		license plate under section 4503.40 or 4503.42 of the Revised	
Code. Upon receipt of the completed application and compliance 5		license plate under section 4503.40 or 4503.42 of the Revised	
	ode. Upon receipt of the completed application and compliance 5765	license plate under section 4503.40 or 4503.42 of the Revised Code. Upon receipt of the completed application and compliance	5765
	ode. Upon receipt of the completed application and compliance 5765	license plate under section 4503.40 or 4503.42 of the Revised Code. Upon receipt of the completed application and compliance	5765
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by the applicant with divisions (B) and (C) of this section, the registrar shall issue to the applicant the appropriate vehicle registration and a set of "Brecksville-Broadview Heights City 5	ode. Upon receipt of the completed application and compliance 5765 to the applicant with divisions (B) and (C) of this section, the egistrar shall issue to the applicant the appropriate vehicle 5767 egistration and a set of "Brecksville-Broadview Heights City 5768"	license plate under section 4503.40 or 4503.42 of the Revised Code. Upon receipt of the completed application and compliance by the applicant with divisions (B) and (C) of this section, the registrar shall issue to the applicant the appropriate vehicle registration and a set of "Brecksville-Broadview Heights City	5765 5766 5767
by the applicant with divisions (B) and (C) of this section, the registrar shall issue to the applicant the appropriate vehicle registration and a set of "Brecksville-Broadview Heights City 5	ode. Upon receipt of the completed application and compliance 5765 to the applicant with divisions (B) and (C) of this section, the egistrar shall issue to the applicant the appropriate vehicle 5767 egistration and a set of "Brecksville-Broadview Heights City 5768"	license plate under section 4503.40 or 4503.42 of the Revised Code. Upon receipt of the completed application and compliance by the applicant with divisions (B) and (C) of this section, the registrar shall issue to the applicant the appropriate vehicle registration and a set of "Brecksville-Broadview Heights City	5765 5766 5767 5768
by the applicant with divisions (B) and (C) of this section, the registrar shall issue to the applicant the appropriate vehicle registration and a set of "Brecksville-Broadview Heights City  Schools" license plates and a validation sticker, or a  5	ode. Upon receipt of the completed application and compliance 5765 to the applicant with divisions (B) and (C) of this section, the 5766 registrar shall issue to the applicant the appropriate vehicle 5767 registration and a set of "Brecksville-Broadview Heights City 5768 rehools" license plates and a validation sticker, or a 5769	license plate under section 4503.40 or 4503.42 of the Revised Code. Upon receipt of the completed application and compliance by the applicant with divisions (B) and (C) of this section, the registrar shall issue to the applicant the appropriate vehicle registration and a set of "Brecksville-Broadview Heights City Schools" license plates and a validation sticker, or a	5765 5766 5767 5768 5769
by the applicant with divisions (B) and (C) of this section, the registrar shall issue to the applicant the appropriate vehicle registration and a set of "Brecksville-Broadview Heights City  Schools" license plates and a validation sticker, or a validation sticker alone when required by section 4503.191 of  5	ode. Upon receipt of the completed application and compliance  7 the applicant with divisions (B) and (C) of this section, the  8 egistrar shall issue to the applicant the appropriate vehicle  9 egistration and a set of "Brecksville-Broadview Heights City  10 the section and a set of "Brecksville-Broadview Heights City  11 the section and a set of "Brecksville-Broadview Heights City  12 the section and a set of "Brecksville-Broadview Heights City  13 the section and a set of "Brecksville-Broadview Heights City  14 the section and a set of "Brecksville-Broadview Heights City  15 the section and a set of "Brecksville-Broadview Heights City  16 the section and a set of "Brecksville-Broadview Heights City  17 the section and a set of "Brecksville-Broadview Heights City  17 the section and a set of "Brecksville-Broadview Heights City  18 the section and a set of "Brecksville-Broadview Heights City  19 the section and a set of "Brecksville-Broadview Heights City  19 the section and a set of "Brecksville-Broadview Heights City  19 the section and a set of "Brecksville-Broadview Heights City  19 the section and a set of "Brecksville-Broadview Heights City  19 the section and a set of "Brecksville-Broadview Heights City  19 the section and a set of "Brecksville-Broadview Heights City The section and The section an	license plate under section 4503.40 or 4503.42 of the Revised Code. Upon receipt of the completed application and compliance by the applicant with divisions (B) and (C) of this section, the registrar shall issue to the applicant the appropriate vehicle registration and a set of "Brecksville-Broadview Heights City Schools" license plates and a validation sticker, or a validation sticker alone when required by section 4503.191 of	5765 5766 5767 5768 5769 5770

In addition to the letters and numbers ordinarily

inscribed on the license plates, "Brecksville-Broadview Heights	5773
City Schools" license plates shall be inscribed with words and	5774
markings selected and designed by <u>representatives of</u> the	5775
Brecksville-Broadview Heights city school district and that are	5776
approved by the registrar. "Brecksville-Broadview Heights City	5777
Schools" license plates shall display county identification	5778
stickers that identify the county of registration as required	5779
under section 4503.19 of the Revised Code.	5780

- (B) "Brecksville-Broadview Heights City Schools" license 5781 plates and a validation sticker, or validation sticker alone, 5782 shall be issued upon receipt of a contribution as provided in 5783 division (C)(1) of this section and upon payment of the regular 5784 license tax as prescribed under section 4503.04 of the Revised 5785 Code, any applicable motor vehicle license tax levied under 5786 Chapter 4504. of the Revised Code, any applicable additional fee 5787 prescribed by section 4503.40 or 4503.42 of the Revised Code, a 5788 bureau of motor vehicles administrative fee of ten dollars, and 5789 compliance with all other applicable laws relating to the 5790 registration of motor vehicles. 5791
- (C) (1) For each application for registration and 5792 registration renewal notice the registrar receives under this 5793 section, the registrar shall collect a contribution of thirty 5794 dollars. The registrar shall transmit this contribution into the 5795 state treasury to the credit of the license plate contribution 5796 fund created in section 4501.21 of the Revised Code. 5797
- (2) The registrar shall deposit the bureau administrative 5798 fee of ten dollars, the purpose of which is to compensate the 5799 bureau for additional services required in the issuing of 5800 "Brecksville-Broadview Heights City Schools" license plates, 5801 into the state treasury to the credit of the public safety -

highway purposes fund created in section 4501.06 of the Revised	5803
Code.	5804
(D) Sections 4503.77 and 4503.78 of the Revised Code do	5805
not apply to license plates issued under this section.	5806
G. 5. 4502 004 (7) Electronic on least of any masses	F 0 0 7
Sec. 4503.904. (A) The owner or lessee of any passenger	5807
car, noncommercial motor vehicle, recreational vehicle,	5808
motorcycle, motor-driven cycle, motor scooter, cab-enclosed	5809
motorcycle, or other vehicle of a class approved by the	5810
registrar of motor vehicles may apply to the registrar for the	5811
registration of the vehicle and issuance of "Chagrin Falls	5812
Exempted Village Schools" license plates. An application made	5813
under this section may be combined with a request for a special	5814
reserved license plate under section 4503.40 or 4503.42 of the	5815
Revised Code. Upon receipt of the completed application and	5816
compliance by the applicant with divisions (B) and (C) of this	5817
section, the registrar shall issue to the applicant the	5818
appropriate vehicle registration and a set of "Chagrin Falls	5819
Exempted Village Schools" license plates and a validation	5820
sticker, or a validation sticker alone when required by section	5821
4503.191 of the Revised Code.	5822
In addition to the letters and numbers ordinarily	5823
inscribed on the license plates, "Chagrin Falls Exempted Village	5824
Schools" license plates shall be inscribed with words and	5825
markings selected and designed by representatives of the Chagrin	5826
Falls exempted village school district and that are approved by	5827
the registrar. "Chagrin Falls Exempted Village Schools" license	5828
plates shall display county identification stickers that	5829
identify the county of registration as required under section	5830
4503.19 of the Revised Code.	5831
(B) "Chagrin Falls Exempted Village Schools" license	5832

plates and a validation sticker, or validation sticker alone,	5833
shall be issued upon receipt of a contribution as provided in	5834
division (C)(1) of this section and upon payment of the regular	5835
license tax as prescribed under section 4503.04 of the Revised	5836
Code, any applicable motor vehicle license tax levied under	5837
Chapter 4504. of the Revised Code, any applicable additional fee	5838
prescribed by section 4503.40 or 4503.42 of the Revised Code, a	5839
bureau of motor vehicles administrative fee of ten dollars, and	5840
compliance with all other applicable laws relating to the	5841
registration of motor vehicles.	5842
(C)(1) For each application for registration and	5843
registration renewal notice the registrar receives under this	5844
section, the registrar shall collect a contribution of thirty	5845
dollars. The registrar shall transmit this contribution into the	5846
state treasury to the credit of the license plate contribution	5847
fund created in section 4501.21 of the Revised Code.	5848
(2) The registrar shall deposit the bureau administrative	5849
fee of ten dollars, the purpose of which is to compensate the	5850
bureau for additional services required in the issuing of	5851
"Chagrin Falls Exempted Village Schools" license plates, into	5852
the state treasury to the credit of the public safety - highway	5853
purposes fund created in section 4501.06 of the Revised Code.	5854
(D) Sections 4503.77 and 4503.78 of the Revised Code do	5855
not apply to license plates issued under this section.	5856
Sec. 4503.905. (A) The owner or lessee of any passenger	5857
car, noncommercial motor vehicle, recreational vehicle,	5858
motorcycle, cab-enclosed motorcycle, motor-driven cycle, motor-	5859
scooter, or other vehicle of a class approved by the registrar	5860
of motor vehicles, may apply to the registrar for the	5861

registration of the vehicle and issuance of "Cuyahoga Valley

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Career Center" license plates.

An application made under this section may be combined 5864 with a request for a special reserved license plate under 5865 section 4503.40 or 4503.42 of the Revised Code. Upon receipt of 5866 the completed application and compliance by the applicant with 5867 divisions (B) and (C) of this section, the registrar shall issue 5868 to the applicant the appropriate vehicle registration and a set 5869 of "Cuyahoga Valley Career Center" license plates and a 5870 validation sticker, or a validation sticker alone when required 5871 by section 4503.191 of the Revised Code. 5872

In addition to the letters and numbers ordinarily 5873 inscribed on the license plates, "Cuyahoga Valley Career Center" 5874 license plates shall be inscribed with words and markings 5875 selected and designed by representatives of the Cuyahoga valley 5876 career center and that are approved by the registrar. "Cuyahoga 5877 Valley Career Center" license plates shall display county 5878 identification stickers that identify the county of registration 5879 as required under section 4503.19 of the Revised Code. 5880

- (B) "Cuyahoga Valley Career Center" license plates and a validation sticker, or validation sticker alone, shall be issued upon receipt of a contribution as provided in division (C) (1) of this section and upon payment of the regular license tax as prescribed under section 4503.04 of the Revised Code, any applicable motor vehicle license tax levied under Chapter 4504. of the Revised Code, any applicable additional fee prescribed by section 4503.40 or 4503.42 of the Revised Code, a bureau of motor vehicles administrative fee of ten dollars, and compliance with all other applicable laws relating to the registration of motor vehicles.
  - (C) (1) For each application for registration and

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registration renewal notice the registrar receives under this	5893
section, the registrar shall collect a contribution of thirty	5894
dollars. The registrar shall transmit this contribution into the	5895
state treasury to the credit of the license plate contribution	5896
fund created in section 4501.21 of the Revised Code.	5897

(2) The registrar shall deposit the bureau of motor 5898 vehicles administrative fee of ten dollars, the purpose of which 5899 is to compensate the bureau for additional services required in 5900 the issuing of "Cuyahoga Valley Career Center" license plates, 5901 into the state treasury to the credit of the public safety - 5902 highway purposes fund created in section 4501.06 of the Revised 5903 Code. 5904

(D) Sections 4503.77 and 4503.78 of the Revised Code do not apply to license plates issued under this section.

Sec. 4503.906. (A) The owner or lessee of any passenger 5907 car, noncommercial motor vehicle, recreational 5908 vehicle, motorcycle, cab enclosed motorcycle, or other vehicle 5909 of a class approved by the registrar of motor vehicles may apply 5910 to the registrar for the registration of the vehicle and 5911 issuance of "Stow-Munroe Falls City Schools" license plates. An 5912 application made under this section may be combined with a 5913 request for a special reserved license plate under section 5914 4503.40 or 4503.42 of the Revised Code. Upon receipt of the 5915 completed application and compliance by the applicant with 5916 divisions (B) and (C) of this section, the registrar shall issue 5917 to the applicant the appropriate vehicle registration and a set 5918 of "Stow-Munroe Falls City Schools" license plates and a 5919 validation sticker, or a validation sticker alone when required 5920 by section 4503.191 of the Revised Code. 5921

In addition to the letters and numbers ordinarily

inscribed on the license plates, "Stow-Munroe Falls City	5923
Schools" license plates shall be inscribed with words and	5924
markings selected and designed by <u>representatives of</u> the Stow-	5925
Munroe city school district and that are approved by the	5926
registrar. "Stow-Munroe Falls City Schools" license plates shall	5927
display county identification stickers that identify the county	5928
of registration as required under section 4503.19 of the Revised	5929
Code.	5930

- (B) "Stow-Munroe Falls City Schools" license plates and a 5931 validation sticker, or validation sticker alone, shall be issued 5932 upon receipt of a contribution as provided in division (C)(1) of 5933 this section and upon payment of the regular license tax as 5934 prescribed under section 4503.04 of the Revised Code, any 5935 applicable motor vehicle license tax levied under Chapter 4504. 5936 of the Revised Code, any applicable additional fee prescribed by 5937 section 4503.40 or 4503.42 of the Revised Code, a bureau of 5938 motor vehicles administrative fee of ten dollars, and compliance 5939 with all other applicable laws relating to the registration of 5940 motor vehicles. 5941
- (C) (1) For each application for registration and 5942 registration renewal notice the registrar receives under this 5943 section, the registrar shall collect a contribution of thirty 5944 dollars. The registrar shall transmit this contribution into the 5945 state treasury to the credit of the license plate contribution 5946 fund created in section 4501.21 of the Revised Code. 5947
- (2) The registrar shall deposit the bureau administrative 5948 fee of ten dollars, the purpose of which is to compensate the 5949 bureau for additional services required in the issuing of "Stow- 5950 Munroe Falls City Schools" license plates, into the state 5951 treasury to the credit of the public safety highway purposes 5952

fund created in section 4501.06 of the Revised Code.	5953
(D) Sections 4503.77 and 4503.78 of the Revised Code do	5954
not apply to license plates issued under this section.	5955
Sec. 4503.907. (A) The owner or lessee of any passenger	5956
car, noncommercial motor vehicle, recreational vehicle,	5957
motorcycle, cab-enclosed motorcycle, or other vehicle of a class	5958
approved by the registrar of motor vehicles may apply to the	5959
registrar for the registration of the vehicle and issuance of	5960
"Twinsburg City Schools" license plates. An application made	5961
under this section may be combined with a request for a special	5962
reserved license plate under section 4503.40 or 4503.42 of the	5963
Revised Code. Upon receipt of the completed application and	5964
compliance by the applicant with divisions (B) and (C) of this	5965
section, the registrar shall issue to the applicant the	5966
appropriate vehicle registration and a set of "Twinsburg City	5967
Schools" license plates and a validation sticker, or a	5968
validation sticker alone when required by section 4503.191 of	5969
the Revised Code.	5970
In addition to the letters and numbers ordinarily	5971
inscribed on the license plates, "Twinsburg City Schools"	5972
license plates shall be inscribed with words and markings	5973
selected and designed by representatives of the Twinsburg city	5974
school district and that are approved by the registrar.	5975
"Twinsburg City Schools" license plates shall display county	5976
identification stickers that identify the county of registration	5977
as required under section 4503.19 of the Revised Code.	5978
(B) "Twinsburg City Schools" license plates and a	5979
validation sticker, or validation sticker alone, shall be issued	5980
upon receipt of a contribution as provided in division (C)(1) of	5981
this section and upon narmont of the regular license tay as	5082

this section and upon payment of the regular license tax as

prescribed under section 4503.04 of the Revised Code, any	5983
applicable motor vehicle license tax levied under Chapter 4504.	5984
of the Revised Code, any applicable additional fee prescribed by	5985
section 4503.40 or 4503.42 of the Revised Code, a bureau of	5986
motor vehicles administrative fee of ten dollars, and compliance	5987
with all other applicable laws relating to the registration of	5988
motor vehicles.	5989
(C) (1) For each application for posistration and	E 0 0 0

- (C) (1) For each application for registration and 5990 registration renewal notice the registrar receives under this 5991 section, the registrar shall collect a contribution of thirty 5992 dollars. The registrar shall transmit this contribution into the 5993 state treasury to the credit of the license plate contribution 5994 fund created in section 4501.21 of the Revised Code. 5995
- (2) The registrar shall deposit the bureau administrative 5996 fee of ten dollars, the purpose of which is to compensate the 5997 bureau for additional services required in the issuing of 5998 "Twinsburg City Schools" license plates, into the state treasury 5999 to the credit of the public safety highway purposes fund 6000 created in section 4501.06 of the Revised Code. 6001

## (D) Sections 4503.77 and 4503.78 of the Revised Code donot apply to license plates issued under this section.

Sec. 4503.908. (A) The owner or lessee of any passenger 6004 car, noncommercial motor vehicle, recreational vehicle, 6005 motorcycle, cab enclosed motorcycle, motor driven cycle, motor 6006 scooter, or other vehicle of a class approved by the registrar 6007 of motor vehicles may apply to the registrar for the 6008 registration of the vehicle and issuance of "St. Xavier High 6009 School" license plates. An application made under this section 6010 may be combined with a request for a special reserved license 6011 plate under section 4503.40 or 4503.42 of the Revised Code. Upon 6012

receipt of the completed application and compliance by the	6013
applicant with divisions (B) and (C) of this section, the	6014
registrar shall issue to the applicant the appropriate vehicle	6015
registration and a set of "St. Xavier High School" license	6016
plates and a validation sticker, or a validation sticker alone	6017
when required by section 4503.191 of the Revised Code.	6018

In addition to the letters and numbers ordinarily 6019 inscribed on the license plates, "St. Xavier High School" 6020 6021 license plates shall be inscribed with words and markings selected and designed by representatives of St. Xavier high 6022 school and that are approved by the registrar. "St. Xavier High 6023 School" license plates shall display county identification 6024 stickers that identify the county of registration as required 6025 under section 4503.19 of the Revised Code. 6026

- (B) "St. Xavier High School" license plates and a 6027 validation sticker, or validation sticker alone, shall be issued 6028 upon receipt of a contribution as provided in division (C)(1) of 6029 6030 this section and upon payment of the regular license tax as prescribed under section 4503.04 of the Revised Code, any 6031 applicable motor vehicle license tax levied under Chapter 4504. 6032 of the Revised Code, any applicable additional fee prescribed by 6033 section 4503.40 or 4503.42 of the Revised Code, a bureau of 6034 motor vehicles administrative fee of ten dollars, and compliance 6035 with all other applicable laws relating to the registration of 6036 motor vehicles. 6037
- (C) (1) For each application for registration and 6038 registration renewal notice the registrar receives under this 6039 section, the registrar shall collect a contribution of thirty 6040 dollars. The registrar shall transmit this contribution into the 6041 state treasury to the credit of the license plate contribution 6042

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## Sub. H. B. No. 74 As Passed by the House

fund created in section 4501.21 of the Revised Code.

(2) The registrar shall deposit the bureau administrative 6044 fee of ten dollars, the purpose of which is to compensate the 6045 bureau for additional services required in the issuing of "St. 6046 Xavier High School" license plates, into the state treasury to 6047 the credit of the public safety - highway purposes fund created 6048 in section 4501.06 of the Revised Code. 6049

## (D) Sections 4503.77 and 4503.78 of the Revised Code donot apply to license plates issued under this section.

Sec. 4503.909. (A) The owner or lessee of any passenger 6052 car, noncommercial motor vehicle, recreational vehicle, or other 6053 vehicle of a class approved by the registrar of motor vehicles 6054 may apply to the registrar for the registration of the vehicle 6055 and issuance of "Grandview Heights Schools" license plates. The 6056 application for "Grandview Heights Schools" license plates may 6057 be combined with a request for a special reserved license plate 6058 under section 4503.40 or 4503.42 of the Revised Code. Upon 6059 receipt of the completed application and compliance with 6060 divisions (B) and (C) of this section, the registrar shall issue 6061 to the applicant the appropriate vehicle registration and a set 6062 of "Grandview Heights Schools" license plates with a validation 6063 sticker, or a validation sticker alone when required by section 6064 4503.191 of the Revised Code. 6065

In addition to the letters and numbers ordinarily 6066 inscribed thereon, "Grandview Heights Schools" license plates 6067 shall display an appropriate logo and words selected by 6068 representatives of the Grandview Heights city school district 6069 and that are approved by the registrar. "Grandview Heights 6070 Schools" license plates shall display county identification 6071 stickers that identify the county of registration as required 6072

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under section 4503.19 of the Revised Code.	6073
(B) "Grandview Heights Schools" license plates and a	6074
validation sticker, or validation sticker alone, shall be issued	6075
upon receipt of an application for registration of a motor	6076
vehicle under this section; payment of the regular license tax	6077
as prescribed under section 4503.04 of the Revised Code, any	6078
applicable motor vehicle license tax levied under Chapter 4504.	6079
of the Revised Code, any applicable additional fee prescribed by	6080
section 4503.40 or 4503.42 of the Revised Code, an additional	6081
administrative fee of ten dollars, and a contribution as	6082
provided in division (C)(1) of this section; and compliance with	6083
all other applicable laws relating to the registration of motor	6084
vehicles.	6085
(C)(1) For each application for registration and	6086
registration renewal submitted under this section, the registrar	6087
shall collect a contribution of thirty dollars. The registrar	6088
shall pay this contribution into the state treasury to the	6089
credit of the license plate contribution fund created in section	6090
4501.21 of the Revised Code.	6091
(2) The registrar shall pay the ten-dollar bureau	6092
administrative fee, the purpose of which is to compensate the	6093
bureau for additional services required in issuing "Grandview	6094
Heights Schools" license plates, into the state treasury to the	6095
credit of the public safety - highway purposes fund created in	6096

(D) Sections 4503.77 and 4503.78 of the Revised Code donot apply to license plates issued under this section.

section 4501.06 of the Revised Code.

Sec. 4503.951. (A) The owner or lessee of any passenger 6100 car, noncommercial motor vehicle, recreational vehicle, 6101

motorcycle, cab enclosed motorcycle, or other vehicle of a class	6102
approved by the registrar of motor vehicles may apply to the	6103
registrar for the registration of the vehicle and issuance of	6104
"Cincinnati City School District" license plates. An application	6105
made under this section may be combined with a request for a	6106
special reserved license plate under section 4503.40 or 4503.42	6107
of the Revised Code. Upon receipt of the completed application	6108
and compliance by the applicant with divisions (B) and (C) of	6109
this section, the registrar shall issue to the applicant the	6110
appropriate vehicle registration and a set of "Cincinnati City	6111
School District" license plates and a validation sticker, or a	6112
validation sticker alone when required by section 4503.191 of	6113
the Revised Code.	6114

In addition to the letters and numbers ordinarily 6115 inscribed on the license plates, "Cincinnati City School 6116 District" license plates shall be inscribed with words and 6117 markings selected and designed by <a href="representatives of the">representatives of the</a> 6118 Cincinnati city school district and that are approved by the 6119 registrar. "Cincinnati City School District" license plates 6120 shall display county identification stickers that identify the 6121 county of registration as required under section 4503.19 of the 6122 Revised Code. 6123

(B) "Cincinnati City School District" license plates and a 6124 validation sticker, or validation sticker alone, shall be issued 6125 upon receipt of a contribution as provided in division (C)(1) of 6126 this section and upon payment of the regular license tax as 6127 prescribed under section 4503.04 of the Revised Code, any 6128 applicable motor vehicle license tax levied under Chapter 4504. 6129 of the Revised Code, any applicable additional fee prescribed by 6130 section 4503.40 or 4503.42 of the Revised Code, a bureau of 6131 motor vehicles administrative fee of ten dollars, and compliance 6132

with all other applicable laws relating to the registration of	6133
motor vehicles.	6134
(C)(1) For each application for registration and	6135
registration renewal notice the registrar receives under this	6136
section, the registrar shall collect a contribution of ten	6137
dollars. The registrar shall transmit this contribution into the	6138
state treasury to the credit of the license plate contribution	6139
fund created in section 4501.21 of the Revised Code.	6140
(2) The registrar shall deposit the bureau administrative	6141
fee of ten dollars, the purpose of which is to compensate the	6142
bureau for additional services required in the issuing of	6143
"Cincinnati City School District" license plates, into the state	6144
treasury to the credit of the public safety - highway purposes	6145
fund created in section 4501.06 of the Revised Code.	6146
(D) Sections 4503.77 and 4503.78 of the Revised Code do	6147
not apply to license plates issued under this section.	6148
Sec. 4503.952. (A) The owner or lessee of any passenger	6149
car, noncommercial motor vehicle, recreational vehicle,	6150
motorcycle, cab-enclosed motorcycle, motor-driven cycle, motor-	6151
scooter, or other vehicle of a class approved by the registrar	6152
of motor vehicles may apply to the registrar for the	6153
registration of the vehicle and issuance of "Hawken School"	6154
license plates. The application for "Hawken School" license	6155
plates may be combined with a request for a special reserved	6156
license plate under section 4503.40 or 4503.42 of the Revised	6157
Code. Upon receipt of the completed application and compliance	6158
with divisions (B) and (C) of this section, the registrar shall	6159
issue to the applicant the appropriate vehicle registration and	6160
a set of "Hawken School" license plates with a validation	6161
sticker or a validation sticker alone when required by section	6162

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4503.191 of the Revised Code.

In addition to the letters and numbers ordinarily 6164 inscribed on the license plates, "Hawken School" license plates 6165 shall display an appropriate logo and words selected by 6166 representatives of Hawken school that are approved by the 6167 registrar. "Hawken School" license plates shall display county 6168 identification stickers that identify the county of registration 6169 as required under section 4503.19 of the Revised Code. 6170

- (B) "Hawken School" license plates and a validation 6171 sticker, or validation sticker alone, shall be issued upon 6172 receipt of an application for registration of a motor vehicle 6173 6174 under this section; payment of the regular license tax as prescribed under section 4503.04 of the Revised Code, any 6175 applicable motor vehicle license tax levied under Chapter 4504. 6176 of the Revised Code, any applicable additional fee prescribed by 6177 section 4503.40 or 4503.42 of the Revised Code, an additional 6178 administrative fee of ten dollars, and a contribution as 6179 provided in division (C)(1) of this section; and compliance with 6180 all other applicable laws relating to the registration of motor 6181 vehicles. 6182
- (C)(1) For each application for registration and registration renewal the registrar receives under this section, the registrar shall collect a contribution of thirty dollars.

  The registrar shall deposit this contribution into the state treasury to the credit of the license plate contribution fund created in section 4501.21 of the Revised Code.
- (2) The registrar shall deposit the administrative fee of 6189 ten dollars, the purpose of which is to compensate the bureau of 6190 motor vehicles for additional services required in issuing 6191 "Hawken School" license plates, into the state treasury to the 6192

credit of the public safety - highway purposes fund created in	6193
section 4501.06 of the Revised Code.	6194
(D) Sections 4503.77 and 4503.78 of the Revised Code do	6195
not apply to license plates issued under this section.	6196
Sec. 4503.953. (A) The owner or lessee of any passenger	6197
car, noncommercial motor vehicle, recreational vehicle,	6198
motorcycle, cab-enclosed motorcycle, motor-driven cycle, motor-	6199
scooter, or other vehicle of a class approved by the registrar	6200
of motor vehicles may apply to the registrar for the	6201
registration of the vehicle and issuance of "Gilmour Academy"	6202
license plates. The application for "Gilmour Academy" license	6203
plates may be combined with a request for a special reserved	6204
license plate under section 4503.40 or 4503.42 of the Revised	6205
Code. Upon receipt of the completed application and compliance	6206
with divisions (B) and (C) of this section, the registrar shall	6207
issue to the applicant the appropriate vehicle registration and	6208
a set of "Gilmour Academy" license plates with a validation	6209
sticker or a validation sticker alone when required by section	6210
4503.191 of the Revised Code.	6211
In addition to the letters and numbers ordinarily	6212
inscribed on the license plates, "Gilmour Academy" license	6213
plates shall display an appropriate logo and words selected by	6214
representatives of Gilmour academy that are approved by the	6215
registrar. "Gilmour Academy" license plates shall display county	6216
identification stickers that identify the county of registration	6217
as required under section 4503.19 of the Revised Code.	6218
(B) "Gilmour Academy" license plates and a validation	6219
sticker, or validation sticker alone, shall be issued upon	6220
receipt of an application for registration of a motor vehicle	6221

under this section; payment of the regular license tax as

prescribed under section 4503.04 of the Revised Code, any	6223
applicable motor vehicle license tax levied under Chapter 4504.	6224
of the Revised Code, any applicable additional fee prescribed by	6225
section 4503.40 or 4503.42 of the Revised Code, an additional	6226
administrative fee of ten dollars, and a contribution as	6227
provided in division (C)(1) of this section; and compliance with	6228
all other applicable laws relating to the registration of motor	6229
vehicles.	6230
(C)(1) For each application for registration and	6231
registration renewal the registrar receives under this section,	6232
the registrar shall collect a contribution of thirty dollars.	6233
The registrar shall deposit this contribution into the state	6234
treasury to the credit of the license plate contribution fund	6235
created in section 4501.21 of the Revised Code.	6236
(2) The registrar shall deposit the administrative fee of	6237
ten dollars, the purpose of which is to compensate the bureau of	6238
motor vehicles for additional services required in issuing	6239
"Gilmour Academy" license plates, into the state treasury to the	6240
credit of the public safety - highway purposes fund created in	6241
section 4501.06 of the Revised Code.	6242
(D) Sections 4503.77 and 4503.78 of the Revised Code do	6243
not apply to license plates issued under this section.	6244
Sec. 4503.954. (A) The owner or lessee of any passenger	6245
car, noncommercial motor vehicle, recreational vehicle,	6246
motorcycle, cab enclosed motorcycle, motor driven cycle, motor-	6247
scooter, or other vehicle of a class approved by the registrar	6248
of motor vehicles may apply to the registrar for the	6249
registration of the vehicle and issuance of "University School"	6250
license plates. The application for "University School" license	6251
plates may be combined with a request for a special reserved	6252

license plate under section 4503.40 or 4503.42 of the Revised	6253
Code. Upon receipt of the completed application and compliance	6254
with divisions (B) and (C) of this section, the registrar shall	6255
issue to the applicant the appropriate vehicle registration and	6256
a set of "University School" license plates with a validation	6257
sticker or a validation sticker alone when required by section	6258
4503.191 of the Revised Code.	6259

In addition to the letters and numbers ordinarily 6260 inscribed on the license plates, "University School" license 6261 plates shall display an appropriate logo and words selected by 6262 representatives of University school that are approved by the 6263 registrar. "University School" license plates shall display 6264 county identification stickers that identify the county of 6265 registration as required under section 4503.19 of the Revised 6266 Code. 6267

- (B) "University School" license plates and a validation 6268 sticker, or validation sticker alone, shall be issued upon 6269 receipt of an application for registration of a motor vehicle 6270 under this section; payment of the regular license tax as 6271 prescribed under section 4503.04 of the Revised Code, any 6272 applicable motor vehicle license tax levied under Chapter 4504. 6273 of the Revised Code, any applicable additional fee prescribed by 6274 section 4503.40 or 4503.42 of the Revised Code, an additional 6275 administrative fee of ten dollars, and a contribution as 6276 provided in division (C)(1) of this section; and compliance with 6277 all other applicable laws relating to the registration of motor 6278 vehicles. 6279
- (C) (1) For each application for registration and
   registration renewal the registrar receives under this section,
   the registrar shall collect a contribution of thirty dollars.
   6282

The registrar shall deposit this contribution into the state	6283
treasury to the credit of the license plate contribution fund	6284
created in section 4501.21 of the Revised Code.	6285
(2) The registrar shall deposit the administrative fee of	6286
ten dollars, the purpose of which is to compensate the bureau of	6287
motor vehicles for additional services required in issuing	6288
"University School" license plates, into the state treasury to	6289
the credit of the public safety - highway purposes fund created	6290
in section 4501.06 of the Revised Code.	6291
(D) Sections 4503.77 and 4503.78 of the Revised Code do	6292
not apply to license plates issued under this section.	6293
Sec. 4503.955. (A) The owner or lessee of any passenger	6294
car, noncommercial motor vehicle, recreational vehicle,	6295
motorcycle, cab-enclosed motorcycle, motor-driven cycle, motor-	6296
scooter, or other vehicle of a class approved by the registrar	6297
of motor vehicles may apply to the registrar for the	6298
registration of the vehicle and issuance of "Saint Albert the	6299
Great School" license plates. The application for "Saint Albert	6300
the Great School" license plates may be combined with a request	6301
for a special reserved license plate under section 4503.40 or	6302
4503.42 of the Revised Code. Upon receipt of the completed	6303
application and compliance with divisions (B) and (C) of this	6304
section, the registrar shall issue to the applicant the	6305
appropriate vehicle registration and a set of "Saint Albert the	6306
Great School" license plates with a validation sticker or a	6307
validation sticker alone when required by section 4503.191 of	6308
the Revised Code.	6309
In addition to the letters and numbers ordinarily	6310
inscribed on the license plates, "Saint Albert the Great School"	6311
license plates shall display an appropriate logo and words	6312

selected by representatives of Saint Albert the Great school	6313
that are approved by the registrar. "Saint Albert the Great	6314
School" license plates shall display county identification	6315
stickers that identify the county of registration as required	6316
under section 4503.19 of the Revised Code.	6317
(B) "Saint Albert the Great School" license plates and a	6318
validation sticker, or validation sticker alone, shall be issued	6319
upon receipt of an application for registration of a motor	6320
vehicle under this section; payment of the regular license tax	6321
as prescribed under section 4503.04 of the Revised Code, any	6322
applicable motor vehicle license tax levied under Chapter 4504.	6323
of the Revised Code, any applicable additional fee prescribed by	6324
section 4503.40 or 4503.42 of the Revised Code, an additional	6325
administrative fee of ten dollars, and a contribution as	6326
provided in division (C)(1) of this section; and compliance with	6327
all other applicable laws relating to the registration of motor	6328
vehicles.	6329
(C)(1) For each application for registration and	6330
registration renewal the registrar receives under this section,	6331
the registrar shall collect a contribution of thirty dollars.	6332
The registrar shall deposit this contribution into the state	6333
treasury to the credit of the license plate contribution fund	6334
created in section 4501.21 of the Revised Code.	6335
(2) The registrar shall deposit the administrative fee of	6336
ten dollars, the purpose of which is to compensate the bureau of	6337
motor vehicles for additional services required in issuing	6338
"Saint Albert the Great School" license plates, into the state	6339
treasury to the credit of the public safety - highway purposes	6340
fund created in section 4501.06 of the Revised Code.	6341

(D) Sections 4503.77 and 4503.78 of the Revised Code do

not apply to license plates issued under this section.	6343
Sec. 4505.01. (A) As used in this chapter:	6344
"Buyer" and "transferee" mean the applicant for a	6345
certificate of title.	6346
"Certificate of title" and "title" include an electronic	6347
certificate of title, unless otherwise specified.	6348
"Electronic certificate of title" means an electronic	6349
record stored in the automated title processing system that	6350
establishes ownership of a motor vehicle and any security	6351
interests that exist on that motor vehicle.	6352
$\frac{1}{1}$ "Lien" includes, unless the context requires a	6353
different meaning, a security interest in a motor vehicle.	6354
(2) "Motor vehicle" includes manufactured homes, mobile	6355
homes, recreational vehicles, and trailers and semitrailers	6356
whose weight exceeds four thousand pounds.	6357
(3)—"Manufactured home" has the same meaning as section	6358
3781.06 of the Revised Code.	6359
(4) "Mobile home" has the same meaning as in section-	6360
4501.01 of the Revised Code.	6361
(5) "Manufactured housing dealer," "manufactured housing	6362
broker," and "manufactured housing salesperson" have the same	6363
meanings as in section 4781.01 of the Revised Code.	6364
"Mobile home" has the same meaning as in section 4501.01	6365
of the Revised Code.	6366
"Motor vehicle" includes manufactured homes, mobile homes,	6367
recreational vehicles, and trailers and semitrailers whose	6368
weight exceeds four thousand pounds.	6369

(6) "Motor vehicle dealer" and "dealer" have the same	6370
meaning as in section 4517.01 of the Revised Code and includes	6371
manufactured housing dealers.	6372
(7)—"Motor vehicle salesperson" includes manufactured	6373
housing salespersons.	6374
"Resident" means any person who either maintains their	6375
principal residence in this state or is determined by the	6376
registrar of motor vehicles to be a permanent or temporary	6377
resident in accordance with the standards adopted by the	6378
registrar under section 4507.01 of the Revised Code.	6379
"Signature" includes an electronic signature as defined by	6380
section 1306.01 of the Revised Code.	6381
(B) The various certificates, applications, and	6382
assignments necessary to provide certificates of title for	6383
manufactured homes, mobile homes, recreational vehicles, and	6384
trailers and semitrailers whose weight exceeds four thousand	6385
pounds, shall be made upon forms prescribed by the registrar of	6386
motor vehicles.	6387
Sec. 4505.032. If a person owns a motor vehicle for which	6388
a physical certificate of title has not been issued by a clerk	6389
of a court of common pleas and the person transfers the motor	6390
vehicle, the person is not required to obtain a physical	6391
certificate of title to the motor vehicle in order to transfer	6392
ownership. The person shall present to the transferee, in a	6393
manner approved by the registrar of motor vehicles, sufficient	6394
proof of the person's identity and complete and sign a form	6395
prescribed by the registrar attesting to the person's identity	6396
and assigning the motor vehicle to the transferee. Except as	6397
otherwise provided in this section, the transferee shall present	6398

the assignment form to any clerk of a court of common pleas	6399
together with an application for a certificate of title and	6400
payment of the fees prescribed by section 4505.09 of the Revised	6401
Code. The clerk of a court of common pleas shall charge the same	6402
fee for an electronic certificate of title as for a physical	6403
certificate of title.	6404
	6405
In a case in which an electronic certificate of title has	
been issued for a motor vehicle, notice of the transfer of	6406
ownership of that motor vehicle may be made to a clerk of a	6407
court of common pleas via electronic means in a manner approved	6408
by the registrar. The clerk shall enter the information relating	6409
to the assignment, including, but not limited to, the odometer	6410
disclosure statement required by section 4505.06 of the Revised	6411
Code, into the automated title processing system. Ownership of	6412
the motor vehicle passes to the transferee when the clerk enters	6413
this information into the system. A physical certificate of	6414
this information into the system. A physical certificate of	0111
title is not required to be presented or issued for that motor	6415
title is not required to be presented or issued for that motor	6415
title is not required to be presented or issued for that motor vehicle.	6415 6416
title is not required to be presented or issued for that motor vehicle.  Sec. 4505.06. (A) (1) Application for a certificate of	6415 6416 6417
title is not required to be presented or issued for that motor vehicle.  Sec. 4505.06. (A) (1) Application for a certificate of title shall be made in a form prescribed by the registrar of	6415 6416 6417 6418
<pre>title is not required to be presented or issued for that motor vehicle.  Sec. 4505.06. (A) (1) Application for a certificate of title shall be made in a form prescribed by the registrar of motor vehicles and shall be sworn to before a notary public or</pre>	6415 6416 6417 6418 6419
title is not required to be presented or issued for that motor vehicle.  Sec. 4505.06. (A) (1) Application for a certificate of title shall be made in a form prescribed by the registrar of motor vehicles and shall be sworn to before a notary public or other officer empowered to administer oaths. The application	6415 6416 6417 6418 6419 6420
title is not required to be presented or issued for that motor vehicle.  Sec. 4505.06. (A) (1) Application for a certificate of title shall be made in a form prescribed by the registrar of motor vehicles and shall be sworn to before a notary public or other officer empowered to administer oaths. The application shall be filed with the clerk of any court of common pleas. An	6415 6416 6417 6418 6419 6420 6421
title is not required to be presented or issued for that motor vehicle.  Sec. 4505.06. (A) (1) Application for a certificate of title shall be made in a form prescribed by the registrar of motor vehicles and shall be sworn to before a notary public or other officer empowered to administer oaths. The application shall be filed with the clerk of any court of common pleas. An application for a certificate of title may be filed	6415 6416 6417 6418 6419 6420 6421 6422
title is not required to be presented or issued for that motor vehicle.  Sec. 4505.06. (A) (1) Application for a certificate of title shall be made in a form prescribed by the registrar of motor vehicles and shall be sworn to before a notary public or other officer empowered to administer oaths. The application shall be filed with the clerk of any court of common pleas. An application for a certificate of title may be filed electronically by any electronic means approved by the registrar in any county with the clerk of the court of common pleas of	6415 6416 6417 6418 6419 6420 6421 6422 6423
title is not required to be presented or issued for that motor vehicle.  Sec. 4505.06. (A) (1) Application for a certificate of title shall be made in a form prescribed by the registrar of motor vehicles and shall be sworn to before a notary public or other officer empowered to administer oaths. The application shall be filed with the clerk of any court of common pleas. An application for a certificate of title may be filed electronically by any electronic means approved by the registrar in any county with the clerk of the court of common pleas of that county. Any payments required by this chapter shall be	6415 6416 6417 6418 6419 6420 6421 6422 6423 6424 6425
title is not required to be presented or issued for that motor vehicle.  Sec. 4505.06. (A) (1) Application for a certificate of title shall be made in a form prescribed by the registrar of motor vehicles and shall be sworn to before a notary public or other officer empowered to administer oaths. The application shall be filed with the clerk of any court of common pleas. An application for a certificate of title may be filed electronically by any electronic means approved by the registrar in any county with the clerk of the court of common pleas of that county. Any payments required by this chapter shall be considered as accompanying any electronically transmitted	6415 6416 6417 6418 6419 6420 6421 6422 6423 6424 6425 6426
title is not required to be presented or issued for that motor vehicle.  Sec. 4505.06. (A) (1) Application for a certificate of title shall be made in a form prescribed by the registrar of motor vehicles and shall be sworn to before a notary public or other officer empowered to administer oaths. The application shall be filed with the clerk of any court of common pleas. An application for a certificate of title may be filed electronically by any electronic means approved by the registrar in any county with the clerk of the court of common pleas of that county. Any payments required by this chapter shall be considered as accompanying any electronically transmitted application when payment actually is received by the clerk.	6415 6416 6417 6418 6419 6420 6421 6422 6423 6424 6425 6426 6427
title is not required to be presented or issued for that motor vehicle.  Sec. 4505.06. (A) (1) Application for a certificate of title shall be made in a form prescribed by the registrar of motor vehicles and shall be sworn to before a notary public or other officer empowered to administer oaths. The application shall be filed with the clerk of any court of common pleas. An application for a certificate of title may be filed electronically by any electronic means approved by the registrar in any county with the clerk of the court of common pleas of that county. Any payments required by this chapter shall be considered as accompanying any electronically transmitted	6415 6416 6417 6418 6419 6420 6421 6422 6423 6424 6425 6426

(2) The application for a certificate of title shall be	6430
accompanied by the fee prescribed in section 4505.09 of the	6431
Revised Code. The fee shall be retained by the clerk who issues	6432
the certificate of title and shall be distributed in accordance	6433
with that section. If a clerk of a court of common pleas, other	6434
than the clerk of the court of common pleas of an applicant's	6435
county of residence, issues a certificate of title to the	6436
applicant, the clerk shall transmit data related to the	6437
transaction to the automated title processing system.	6438

(3) If a certificate of title previously has been issued 6439 for a motor vehicle in this state, the application for a 6440 certificate of title also shall be accompanied by that 6441 certificate of title duly assigned, unless otherwise provided in 6442 this chapter. If a certificate of title previously has not been 6443 issued for the motor vehicle in this state, the application, 6444 unless otherwise provided in this chapter, shall be accompanied 6445 by a manufacturer's or importer's certificate or by a 6446 certificate of title of another state from which the motor 6447 vehicle was brought into this state. If the application refers 6448 to a motor vehicle last previously registered in another state, 6449 the application also shall be accompanied by the physical 6450 inspection certificate required by section 4505.061 of the 6451 Revised Code. If the application is made by two persons 6452 regarding a motor vehicle in which they wish to establish joint 6453 ownership with right of survivorship, they may do so as provided 6454 in section 2131.12 of the Revised Code. If the applicant 6455 requests a designation of the motor vehicle in beneficiary form 6456 so that upon the death of the owner of the motor vehicle, 6457 ownership of the motor vehicle will pass to a designated 6458 transfer-on-death beneficiary or beneficiaries, the applicant 6459 may do so as provided in section 2131.13 of the Revised Code. A 6460

person who establishes ownership of a motor vehicle that is	6461
transferable on death in accordance with section 2131.13 of the	6462
Revised Code may terminate that type of ownership or change the	6463
designation of the transfer-on-death beneficiary or	6464
beneficiaries by applying for a certificate of title pursuant to	6465
this section. The clerk shall retain the evidence of title	6466
presented by the applicant and on which the certificate of title	6467
is issued, except that, if an application for a certificate of	6468
title is filed electronically by an electronic motor vehicle	6469
dealer on behalf of the purchaser of a motor vehicle, the clerk	6470
shall retain the completed electronic record to which the dealer	6471
converted the certificate of title application and other	6472
required documents. The registrar, after consultation with the	6473
attorney general, shall adopt rules that govern the location at	6474
which, and the manner in which, are stored the actual	6475
application and all other documents relating to the sale-	6476
<u>transfer</u> of a motor vehicle when an electronic motor vehicle	6477
dealer files the application for a certificate of title	6478
electronically on behalf of the purchaser. Not later than	6479
December 31, 2017, the registrar shall arrange for a service	6480
that enables all electronic motor vehicle dealers to file	6481
applications for certificates of title on behalf of purchasers	6482
of motor vehicles electronically by transferring the	6483
applications directly from the computer systems of the dealers	6484
to the clerk.	6485

The clerk shall use reasonable diligence in ascertaining 6486 whether or not the facts in the application for a certificate of 6487 title are true by checking the application and documents 6488 accompanying it or the electronic record to which a dealer 6489 converted the application and accompanying documents with the 6490 records of motor vehicles in the clerk's office. If the clerk is 6491

satisfied that the applicant is the owner of the motor vehicle	6492
and that the application is in the proper form, the clerk,	6493
within five business days after the application is filed and	6494
except as provided in section 4505.021 of the Revised Code,	6495
shall issue a physical certificate of title over the clerk's	6496
signature and sealed with the clerk's seal, unless the applicant	6497
specifically requests the clerk not to issue a physical	6498
certificate of title and instead to issue an electronic	6499
certificate of title. For purposes of the transfer of a	6500
certificate of title, if the clerk is satisfied that the secured	6501
party has duly discharged a lien notation but has not canceled	6502
the lien notation with a clerk, the clerk may cancel the lien	6503
notation on the automated title processing system and notify the	6504
clerk of the county of origin.	6505

(4) In the case of the sale of a motor vehicle to a 6506 general buyer or user by a dealer, by a motor vehicle leasing 6507 dealer selling the motor vehicle to the lessee or, in a case in 6508 which the leasing dealer subleased the motor vehicle, the 6509 sublessee, at the end of the lease agreement or sublease 6510 agreement, or by a manufactured housing broker, the certificate 6511 of title shall be obtained in the name of the buyer by the 6512 dealer, leasing dealer, or manufactured housing broker, as the 6513 case may be, upon application signed by the buyer. The 6514 certificate of title shall be issued, or the process of entering 6515 the certificate of title application information into the 6516 automated title processing system if a physical certificate of 6517 title is not to be issued shall be completed, within five 6518 business days after the application for title is filed with the 6519 clerk. If the buyer of the motor vehicle previously leased the 6520 motor vehicle and is buying the motor vehicle at the end of the 6521 lease pursuant to that lease, the certificate of title shall be 6522

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obtained in the name of the buyer by the motor vehicle leasing	6523
dealer who previously leased the motor vehicle to the buyer or	6524
by the motor vehicle leasing dealer who subleased the motor	6525
vehicle to the buyer under a sublease agreement.	6526

In all other cases, except as provided in section 4505.032 and division (D)(2) of section 4505.11 of the Revised Code, such certificates shall be obtained by the buyer.

- (5)(a)(i) If the certificate of title is being obtained in 6530 the name of the buyer by a motor vehicle dealer or motor vehicle 6531 leasing dealer and there is a security interest to be noted on 6532 the certificate of title, the dealer or leasing dealer shall 6533 submit the application for the certificate of title and payment 6534 of the applicable tax to a clerk within seven business days 6535 after the later of the delivery of the motor vehicle to the 6536 buyer or the date the dealer or leasing dealer obtains the 6537 manufacturer's or importer's certificate, or certificate of 6538 title issued in the name of the dealer or leasing dealer, for 6539 the motor vehicle. Submission of the application for the 6540 certificate of title and payment of the applicable tax within 6541 the required seven business days may be indicated by postmark or 6542 receipt by a clerk within that period. 6543
- (ii) Upon receipt of the certificate of title with the security interest noted on its face, the dealer or leasing dealer shall forward the certificate of title to the secured party at the location noted in the financing documents or otherwise specified by the secured party.
- (iii) A motor vehicle dealer or motor vehicle leasing 6549 dealer is liable to a secured party for a late fee of ten 6550 dollars per day for each certificate of title application and 6551 payment of the applicable tax that is submitted to a clerk more 6552

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than seven business days but less than twenty-one days after the	6553
later of the delivery of the motor vehicle to the buyer or the	6554
date the dealer or leasing dealer obtains the manufacturer's or	6555
importer's certificate, or certificate of title issued in the	6556
name of the dealer or leasing dealer, for the motor vehicle and,	6557
from then on, twenty-five dollars per day until the application	6558
and applicable tax are submitted to a clerk.	6559
(b) In all cases of transfer of a motor vehicle except the	6560

- (b) In all cases of transfer of a motor vehicle except the transfer of a manufactured home or mobile home, the application for certificate of title shall be filed within thirty days after the assignment or delivery of the motor vehicle.
- (c) An application for a certificate of title for a new manufactured home shall be filed within thirty days after the delivery of the new manufactured home to the purchaser. The date of the delivery shall be the date on which an occupancy permit for the manufactured home is delivered to the purchaser of the home by the appropriate legal authority.
- (d) An application for a certificate of title for a used 6570 manufactured home or a used mobile home shall be filed as 6571 follows:
- (i) If a certificate of title for the used manufactured 6573 home or used mobile home was issued to the motor vehicle dealer 6574 prior to the sale of the manufactured or mobile home to the 6575 purchaser, the application for certificate of title shall be 6576 filed within thirty days after the date on which an occupancy 6577 permit for the manufactured or mobile home is delivered to the 6578 purchaser by the appropriate legal authority. 6579
- (ii) If the motor vehicle dealer has been designated by a 6580 secured party to display the manufactured or mobile home for 6581

sale, or to sell the manufactured or mobile home under section	6582
4505.20 of the Revised Code, but the certificate of title has	6583
not been transferred by the secured party to the motor vehicle	6584
dealer, and the dealer has complied with the requirements of	6585
division (A) of section 4505.181 of the Revised Code, the	6586
application for certificate of title shall be filed within	6587
thirty days after the date on which the motor vehicle dealer	6588
obtains the certificate of title for the home from the secured	6589
party or the date on which an occupancy permit for the	6590
manufactured or mobile home is delivered to the purchaser by the	6591
appropriate legal authority, whichever occurs later.	6592

- (6) If an application for a certificate of title is not 6593 filed within the period specified in division (A)(5)(b), (c), or 6594 (d) of this section, the clerk shall collect a fee of five 6595 dollars for the issuance of the certificate, except that no such 6596 fee shall be required from a motor vehicle salvage dealer, as 6597 defined in division (A) of section 4738.01 of the Revised Code, 6598 who immediately surrenders the certificate of title for 6599 cancellation. The fee shall be in addition to all other fees 6600 established by this chapter, and shall be retained by the clerk. 6601 The registrar shall provide, on the certificate of title form 6602 prescribed by section 4505.07 of the Revised Code, language 6603 necessary to give evidence of the date on which the assignment 6604 or delivery of the motor vehicle was made. 6605
- (7) As used in division (A) of this section, "lease 6606 agreement," "lessee," and "sublease agreement" have the same 6607 meanings as in section 4505.04 of the Revised Code and "new 6608 manufactured home," "used manufactured home," and "used mobile 6609 home" have the same meanings as in section 5739.0210 of the 6610 Revised Code.

(B)(1) The clerk, except as provided in this section,	6612
shall refuse to accept for filing any application for a	6613
certificate of title and shall refuse to issue a certificate of	6614
title unless the dealer or the applicant, in cases in which the	6615
certificate shall be obtained by the buyer, submits with the	6616
application payment of the tax levied by or pursuant to Chapters	6617
5739. and 5741. of the Revised Code based on the purchaser's	6618
county of residence. Upon payment of the tax in accordance with	6619
division (E) of this section, the clerk shall issue a receipt	6620
prescribed by the registrar and agreed upon by the tax	6621
commissioner showing payment of the tax or a receipt issued by	6622
the commissioner showing the payment of the tax. When submitting	6623
payment of the tax to the clerk, a dealer shall retain any	6624
discount to which the dealer is entitled under section 5739.12	6625
of the Revised Code.	6626

(2) For receiving and disbursing such taxes paid to the 6627 clerk by a resident of the clerk's county, the clerk may retain 6628 a poundage fee of one and one one-hundredth per cent, and the 6629 clerk shall pay the poundage fee into the certificate of title 6630 administration fund created by section 325.33 of the Revised 6631 Code. The clerk shall not retain a poundage fee from payments of 6632 taxes by persons who do not reside in the clerk's county. 6633

A clerk, however, may retain from the taxes paid to the 6634 clerk an amount equal to the poundage fees associated with 6635 certificates of title issued by other clerks of courts of common 6636 pleas to applicants who reside in the first clerk's county. The 6637 registrar, in consultation with the tax commissioner and the 6638 clerks of the courts of common pleas, shall develop a report 6639 from the automated title processing system that informs each 6640 clerk of the amount of the poundage fees that the clerk is 6641 permitted to retain from those taxes because of certificates of 6642

title	issu	ed b	y the	clerks	of	other	counties	to	applicants	who	6643
reside	ein	the	first	clerk's	C	ounty.					6644

- (3) In the case of casual sales of motor vehicles, as 6645 defined in section 4517.01 of the Revised Code, the price for 6646 the purpose of determining the tax shall be the purchase price 6647 on the assigned certificate of title, or assignment form 6648 prescribed by the registrar, executed by the seller and filed 6649 with the clerk by the buyer on a form to be prescribed by the 6650 registrar, which shall be prima-facie evidence of the amount for 6651 the determination of the tax. 6652
- (4) Each county clerk shall forward to the treasurer of 6653 state all sales and use tax collections resulting from sales of 6654 motor vehicles, off-highway motorcycles, and all-purpose 6655 vehicles during a calendar week on or before the Friday 6656 following the close of that week. If, on any Friday, the offices 6657 of the clerk of courts or the state are not open for business, 6658 the tax shall be forwarded to the treasurer of state on or 6659 before the next day on which the offices are open. Every 6660 remittance of tax under division (B)(4) of this section shall be 6661 accompanied by a remittance report in such form as the tax 6662 commissioner prescribes. Upon receipt of a tax remittance and 6663 6664 remittance report, the treasurer of state shall date stamp the report and forward it to the tax commissioner. If the tax due 6665 for any week is not remitted by a clerk of courts as required 6666 under division (B)(4) of this section, the commissioner may 6667 require the clerk to forfeit the poundage fees for the sales 6668 made during that week. The treasurer of state may require the 6669 clerks of courts to transmit tax collections and remittance 6670 reports electronically. 6671
  - (C) (1) If the transferor indicates on the certificate of 6672

title that the odometer reflects mileage in excess of the	6673
designed mechanical limit of the odometer, the clerk shall enter	6674
the phrase "exceeds mechanical limits" following the mileage	6675
designation. If the transferor indicates on the certificate of	6676
title that the odometer reading is not the actual mileage, the	6677
clerk shall enter the phrase "nonactual: warning - odometer	6678
discrepancy" following the mileage designation. The clerk shall	6679
use reasonable care in transferring the information supplied by	6680
the transferor, but is not liable for any errors or omissions of	6681
the clerk or those of the clerk's deputies in the performance of	6682
the clerk's duties created by this chapter.	6683

The registrar shall prescribe an affidavit in which the 6684 transferor shall swear to the true selling price and, except as 6685 provided in this division, the true odometer reading of the 6686 motor vehicle. The registrar may prescribe an affidavit in which 6687 the seller and buyer provide information pertaining to the 6688 odometer reading of the motor vehicle in addition to that 6689 required by this section, as such information may be required by 6690 the United States secretary of transportation by rule prescribed 6691 under authority of subchapter IV of the "Motor Vehicle 6692 Information and Cost Savings Act, "86 Stat. 961 (1972), 15 6693 U.S.C. 1981. 6694

(2) Division (C)(1) of this section does not require the 6695 giving of information concerning the odometer and odometer 6696 reading of a motor vehicle when ownership of a motor vehicle is 6697 being transferred as a result of a bequest, under the laws of 6698 intestate succession, to a survivor pursuant to section 2106.18, 6699 2131.12, or 4505.10 of the Revised Code, to a transfer-on-death 6700 beneficiary or beneficiaries pursuant to section 2131.13 of the 6701 Revised Code, in connection with the creation of a security 6702 interest or for a vehicle with a gross vehicle weight rating of 6703

more than sixteen thousand pounds.

(D) When the transfer to the applicant was made in some 6705 other state or in interstate commerce, the clerk, except as 6706 provided in this section, shall refuse to issue any certificate 6707 of title unless the tax imposed by or pursuant to Chapter 5741. 6708 of the Revised Code based on the purchaser's county of residence 6709 has been paid as evidenced by a receipt issued by the tax 6710 commissioner, or unless the applicant submits with the 6711 application payment of the tax. Upon payment of the tax in 6712 accordance with division (E) of this section, the clerk shall 6713 issue a receipt prescribed by the registrar and agreed upon by 6714 the tax commissioner, showing payment of the tax. 6715

For receiving and disbursing such taxes paid to the clerk 6716 by a resident of the clerk's county, the clerk may retain a 6717 poundage fee of one and one one-hundredth per cent. The clerk 6718 shall not retain a poundage fee from payments of taxes by 6719 persons who do not reside in the clerk's county. 6720

A clerk, however, may retain from the taxes paid to the 6721 clerk an amount equal to the poundage fees associated with 6722 certificates of title issued by other clerks of courts of common 6723 pleas to applicants who reside in the first clerk's county. The 6724 registrar, in consultation with the tax commissioner and the 6725 clerks of the courts of common pleas, shall develop a report 6726 from the automated title processing system that informs each 6727 clerk of the amount of the poundage fees that the clerk is 6728 permitted to retain from those taxes because of certificates of 6729 title issued by the clerks of other counties to applicants who 6730 reside in the first clerk's county. 6731

When the vendor is not regularly engaged in the business 6732 of selling motor vehicles, the vendor shall not be required to 6733

purchase a vendor's la	icense or make reports	concerning those 673	34
sales.		673	35

(E) The clerk shall accept any payment of a tax in cash, 6736 or by cashier's check, certified check, draft, money order, or 6737 teller check issued by any insured financial institution payable 6738 to the clerk and submitted with an application for a certificate 6739 of title under division (B) or (D) of this section. The clerk 6740 also may accept payment of the tax by corporate, business, or 6741 personal check, credit card, electronic transfer or wire 6742 6743 transfer, debit card, or any other accepted form of payment made payable to the clerk. The clerk may require bonds, guarantees, 6744 or letters of credit to ensure the collection of corporate, 6745 business, or personal checks. Any service fee charged by a third 6746 party to a clerk for the use of any form of payment may be paid 6747 by the clerk from the certificate of title administration fund 6748 created in section 325.33 of the Revised Code, or may be 6749 assessed by the clerk upon the applicant as an additional fee. 6750 Upon collection, the additional fees shall be paid by the clerk 6751 into that certificate of title administration fund. 6752

The clerk shall make a good faith effort to collect any 6753 payment of taxes due but not made because the payment was 6754 6755 returned or dishonored, but the clerk is not personally liable for the payment of uncollected taxes or uncollected fees. The 6756 clerk shall notify the tax commissioner of any such payment of 6757 taxes that is due but not made and shall furnish the information 6758 to the commissioner that the commissioner requires. The clerk 6759 shall deduct the amount of taxes due but not paid from the 6760 clerk's periodic remittance of tax payments, in accordance with 6761 procedures agreed upon by the tax commissioner. The commissioner 6762 may collect taxes due by assessment in the manner provided in 6763 section 5739.13 of the Revised Code. 6764

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a penalty over and above the amount of the taxes due. The clerk  shall determine the amount of the penalty, and the penalty shall  be no greater than that amount necessary to compensate the clerk  for banking charges, legal fees, or other expenses incurred by  the clerk in collecting the returned or dishonored payment. The  remedies and procedures provided in this section are in addition  to any other available civil or criminal remedies. Subsequently  collected penalties, poundage fees, and title fees, less any  title fee due the state, from returned or dishonored payments  collected by the clerk shall be paid into the certificate of  title administration fund. Subsequently collected taxes, less  poundage fees, shall be sent by the clerk to the treasurer of  state at the next scheduled periodic remittance of tax payments,  6779	Any person who presents payment that is returned or	6765
shall determine the amount of the penalty, and the penalty shall  be no greater than that amount necessary to compensate the clerk  for banking charges, legal fees, or other expenses incurred by  the clerk in collecting the returned or dishonored payment. The  remedies and procedures provided in this section are in addition  to any other available civil or criminal remedies. Subsequently  collected penalties, poundage fees, and title fees, less any  title fee due the state, from returned or dishonored payments  collected by the clerk shall be paid into the certificate of  title administration fund. Subsequently collected taxes, less  poundage fees, shall be sent by the clerk to the treasurer of  state at the next scheduled periodic remittance of tax payments,  6779	dishonored for any reason is liable to the clerk for payment of	6766
be no greater than that amount necessary to compensate the clerk  for banking charges, legal fees, or other expenses incurred by  the clerk in collecting the returned or dishonored payment. The  remedies and procedures provided in this section are in addition  to any other available civil or criminal remedies. Subsequently  collected penalties, poundage fees, and title fees, less any  title fee due the state, from returned or dishonored payments  collected by the clerk shall be paid into the certificate of  title administration fund. Subsequently collected taxes, less  poundage fees, shall be sent by the clerk to the treasurer of  state at the next scheduled periodic remittance of tax payments,  6779	a penalty over and above the amount of the taxes due. The clerk	6767
for banking charges, legal fees, or other expenses incurred by  the clerk in collecting the returned or dishonored payment. The  remedies and procedures provided in this section are in addition  to any other available civil or criminal remedies. Subsequently  collected penalties, poundage fees, and title fees, less any  title fee due the state, from returned or dishonored payments  collected by the clerk shall be paid into the certificate of  title administration fund. Subsequently collected taxes, less  poundage fees, shall be sent by the clerk to the treasurer of  state at the next scheduled periodic remittance of tax payments,  6779	shall determine the amount of the penalty, and the penalty shall	6768
the clerk in collecting the returned or dishonored payment. The remedies and procedures provided in this section are in addition to any other available civil or criminal remedies. Subsequently collected penalties, poundage fees, and title fees, less any title fee due the state, from returned or dishonored payments collected by the clerk shall be paid into the certificate of title administration fund. Subsequently collected taxes, less poundage fees, shall be sent by the clerk to the treasurer of state at the next scheduled periodic remittance of tax payments, 6779	be no greater than that amount necessary to compensate the clerk	6769
remedies and procedures provided in this section are in addition  to any other available civil or criminal remedies. Subsequently  collected penalties, poundage fees, and title fees, less any  title fee due the state, from returned or dishonored payments  collected by the clerk shall be paid into the certificate of  title administration fund. Subsequently collected taxes, less  poundage fees, shall be sent by the clerk to the treasurer of  state at the next scheduled periodic remittance of tax payments,  6779	for banking charges, legal fees, or other expenses incurred by	6770
to any other available civil or criminal remedies. Subsequently  collected penalties, poundage fees, and title fees, less any  title fee due the state, from returned or dishonored payments  collected by the clerk shall be paid into the certificate of  title administration fund. Subsequently collected taxes, less  poundage fees, shall be sent by the clerk to the treasurer of  state at the next scheduled periodic remittance of tax payments,  6779	the clerk in collecting the returned or dishonored payment. The	6771
collected penalties, poundage fees, and title fees, less any title fee due the state, from returned or dishonored payments  collected by the clerk shall be paid into the certificate of title administration fund. Subsequently collected taxes, less  poundage fees, shall be sent by the clerk to the treasurer of state at the next scheduled periodic remittance of tax payments,  6779	remedies and procedures provided in this section are in addition	6772
title fee due the state, from returned or dishonored payments  collected by the clerk shall be paid into the certificate of  title administration fund. Subsequently collected taxes, less  poundage fees, shall be sent by the clerk to the treasurer of  state at the next scheduled periodic remittance of tax payments,  6779	to any other available civil or criminal remedies. Subsequently	6773
collected by the clerk shall be paid into the certificate of title administration fund. Subsequently collected taxes, less poundage fees, shall be sent by the clerk to the treasurer of state at the next scheduled periodic remittance of tax payments, 6779	collected penalties, poundage fees, and title fees, less any	6774
title administration fund. Subsequently collected taxes, less poundage fees, shall be sent by the clerk to the treasurer of state at the next scheduled periodic remittance of tax payments,  6779	title fee due the state, from returned or dishonored payments	6775
poundage fees, shall be sent by the clerk to the treasurer of 6778 state at the next scheduled periodic remittance of tax payments, 6779	collected by the clerk shall be paid into the certificate of	6776
state at the next scheduled periodic remittance of tax payments, 6779	title administration fund. Subsequently collected taxes, less	6777
	poundage fees, shall be sent by the clerk to the treasurer of	6778
with information as the commissioner may require. The clerk may	state at the next scheduled periodic remittance of tax payments,	6779
with information as the commissioner may require. The crerk may	with information as the commissioner may require. The clerk may	6780
abate all or any part of any penalty assessed under this 6781	abate all or any part of any penalty assessed under this	6781
division. 6782	division.	6782

- (F) In the following cases, the clerk shall accept for filing an application and shall issue a certificate of title without requiring payment or evidence of payment of the tax:
- (1) When the purchaser is this state or any of its political subdivisions, a church, or an organization whose purchases are exempted by section 5739.02 of the Revised Code;
- (2) When the transaction in this state is not a retail 6789 sale as defined by section 5739.01 of the Revised Code; 6790
- (3) When the purchase is outside this state or in 6791 interstate commerce and the purpose of the purchaser is not to 6792 use, store, or consume within the meaning of section 5741.01 of 6793 the Revised Code; 6794

(4) When the purchaser is the federal government;	6795
(5) When the motor vehicle was purchased outside this	6796
state for use outside this state;	6797
(6) When the motor vehicle is purchased by a nonresident	6798
under the circumstances described in division (B)(1) of section	6799
5739.029 of the Revised Code, and upon presentation of a copy of	6800
the affidavit provided by that section, and a copy of the	6801
exemption certificate provided by section 5739.03 of the Revised	6802
Code.	6803
(G) An application, as prescribed by the registrar and	6804
agreed to by the tax commissioner, shall be filled out and sworn	6805
to by the buyer of a motor vehicle in a casual sale. The	6806
application shall contain the following notice in bold	6807
lettering: "WARNING TO TRANSFEROR AND TRANSFEREE (SELLER AND	6808
BUYER): You are required by law to state the true selling price.	6809
A false statement is in violation of section 2921.13 of the	6810
Revised Code and is punishable by six months' imprisonment or a	6811
fine of up to one thousand dollars, or both. All transfers are	6812
audited by the department of taxation. The seller and buyer must	6813
provide any information requested by the department of taxation.	6814
The buyer may be assessed any additional tax found to be due."	6815
(H) For sales of manufactured homes or mobile homes	6816
occurring on or after January 1, 2000, the clerk shall accept	6817
for filing, pursuant to Chapter 5739. of the Revised Code, an	6818
application for a certificate of title for a manufactured home	6819
or mobile home without requiring payment of any tax pursuant to	6820
section 5739.02, 5741.021, 5741.022, or 5741.023 of the Revised	6821
Code, or a receipt issued by the tax commissioner showing	6822
payment of the tax. For sales of manufactured homes or mobile	6823
homes occurring on or after January 1, 2000, the applicant shall	6824

pay to the clerk an additional fee of five dollars for each	6825
certificate of title issued by the clerk for a manufactured or	6826
mobile home pursuant to division (H) of section 4505.11 of the	6827
Revised Code and for each certificate of title issued upon	6828
transfer of ownership of the home. The clerk shall credit the	6829
fee to the county certificate of title administration fund, and	6830
the fee shall be used to pay the expenses of archiving those	6831
certificates pursuant to division (A) of section 4505.08 and	6832
division (H)(3) of section 4505.11 of the Revised Code. The tax	6833
commissioner shall administer any tax on a manufactured or	6834
mobile home pursuant to Chapters 5739. and 5741. of the Revised	6835
Code.	6836

(I) Every clerk shall have the capability to transact by
electronic means all procedures and transactions relating to the
issuance of motor vehicle certificates of title that are
described in the Revised Code as being accomplished by
electronic means.

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Sec. 4505.101. (A) (1) Any repair garage or place of 6842 storage in which a motor vehicle with a value of less than three 6843 thousand five hundred dollars has been left unclaimed for 6844 fifteen days or more following completion of the requested 6845 repair or the agreed term of storage shall send by certified 6846 mail, return receipt requested, a notice to remove the motor 6847 vehicle to the last known address of any owner and any 6848 lienholder of the motor vehicle a notice to remove the motor 6849 vehicle. The repair garage or place of storage shall send the 6850 notice by certified or express mail with return receipt 6851 requested, by certified mail with electronic tracking, or by a 6852 commercial carrier service utilizing any form of delivery 6853 requiring a signed receipt. In order to identify any owner or 6854 lienholder, prior to sending a notice, the repair garage or 6855

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place of storage shall cause a search to be made of the records	6856
of the bureau of motor vehicles an applicable entity listed in	6857
division (F)(1) of section 4513.601 of the Revised Code. Any	6858
notice to a lienholder shall state where the motor vehicle is	6859
located and the value of the vehicle. If the person who	6860
requested the repair or who agreed to the storage of the motor	6861
vehicle is not the owner or a lienholder of the motor vehicle as	6862
indicated in the $\underline{\text{title}}$ records $\underline{\text{of}}$ the $\underline{\text{bureau}}$ , the repair garage	6863
or place of storage also shall notify the sheriff of the county	6864
or the police department of the municipal corporation, township,	6865
port authority, or township or joint police district in which	6866
the repair garage or place of storage is located that the repair	6867
garage or place of storage is in possession of the vehicle.	6868

- (2) The repair garage or place of storage may obtain a certificate of title to the motor vehicle if all of the following apply:
- (a) The motor vehicle remains unclaimed by any owner or lienholder of the vehicle for fifteen days after the mailing of <a href="mailto:all-the-required">all-the-required notices</a>notice.
- (b) For each the notice, the repair garage or place of 6875 storage has either received the signed receipt from the 6876 certified mail—or has been notified that the delivery was not 6877 possible. Unless the lienholder claims the motor vehicle within 6878 fifteen days from the mailing of the notice, the lienholder's 6879 lien is invalid.
- (c) An agent of the repair garage or place of storage that

  mailed the notice executes an affidavit, in a form established

  by the registrar of motor vehicles by rule, affirming that all

  of the requirements of this section necessary to authorize the

  issuance of a certificate of title for the motor vehicle have

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been met. The affidavit shall set forth an itemized statement of	6886
the value of the motor vehicle; the length of time that the	6887
motor vehicle has remained unclaimed; that a notice to remove	6888
the vehicle has been mailed to any titled owner or lienholder <del>by</del>	6889
certified mail, return receipt requested in a manner authorized	6890
by division (A)(1) of this section; and that a search of the	6891
title records of the bureau of motor vehicles has been made in	6892
accordance with division (A)(1) of this section.	6893
(B) A towing service or storage facility that is in	6894
possession of a vehicle may obtain a certificate of title to the	6895
vehicle as provided in division (C) of this section if all of	6896
the following apply:	6897
(1) The vehicle was towed under division (B) of section	6898
4513.601 of the Revised Code.	6899
(2) The vehicle has a value of less than three thousand	6900
five hundred dollars.	6901
(3) The vehicle has been left unclaimed for sixty days	6902
after the date the earliest notice required by division $(F)$ (1)	6903
(F) of section 4513.601 of the Revised Code is received, as	6904
evidenced by a receipt signed by any person, or the towing	6905
service or storage facility has been notified that the delivery	6906
was not possible.	6907
(4) An agent of the towing service or storage facility	6908
executes an affidavit, in a form established by the registrar of	6909
motor vehicles by rule, affirming that all of the requirements	6910
of this section necessary to authorize the issuance of a	6911

certificate of title for the motor vehicle have been met. The

affidavit shall set forth an itemized statement of the value of

the motor vehicle; that notices to remove the vehicle have been

mailed to the owner and any lienholder as required under	6915
division (F) of section 4513.601 of the Revised Code; the length	6916
of time that the motor vehicle has remained unclaimed after the	6917
date the earliest notice required under division (F) of section	6918
4513.601 of the Revised Code was received or the towing service	6919
or storage facility was notified that delivery was not possible;	6920
and that a search of the records of the <del>bureau of motor vehicles</del>	6921
applicable entity has been made for outstanding liens on the	6922
motor vehicle.	6923
(C)(1) The clerk of courts shall issue a certificate of	6924
title, free and clear of all liens and encumbrances as follows:	6925
(a) To a repair garage or place of storage that presents	6926
an affidavit that complies with all of the requirements of	6927
division (A) of this section;	6928
(b) To a towing service or storage facility that presents	6929
an affidavit in compliance with division (B) of this section.	6930
(2) A repair garage or place of storage may use the	6931
process established under division (A) of this section in order	6932
to take title to a motor vehicle even if the person who	6933
requested the repair or who agreed to the storage of the motor	6934
vehicle is not the owner or a lienholder of the motor vehicle as	6935
indicated in the <u>title</u> records—of the bureau of motor vehicles.	6936
(3) Upon receipt of the certificate of title, a repair	6937
garage or place of storage, or a towing service or storage	6938
facility, shall pay to the clerk of courts the value of the	6939
motor vehicle minus both of the following:	6940
(a) If the motor vehicle was towed by the party seeking	6941
title to the motor vehicle under this section, a towing fee;	6942

(b) Storage fees for the period of time the vehicle was

stored without payment.	6944
The clerk of courts shall deposit any money received under	6945
this section into the county general fund.	6946
(D) Whoever violates this section shall be fined not more	6947
than two hundred dollars, imprisoned not more than ninety days,	6948
or both.	6949
(E) As used in this section:	6950
(1) "Repair garage or place of storage" means any business	6951
with which a person entered into an agreement for the repair of	6952
a motor vehicle or any business with which a person entered into	6953
an agreement for the storage of a motor vehicle.	6954
(2) "Towing service or storage facility" means any for-	6955
hire motor carrier that removes a motor vehicle under the	6956
authority of section 4513.601 of the Revised Code and any place	6957
to which such a for-hire motor carrier delivers a motor vehicle	6958
towed under that section.	6959
(3) "Value" means the wholesale value for that make and	6960
model of motor vehicle at the time an affidavit is submitted	6961
under division (C) of this section, as provided in a vehicle	6962
valuation guide that is generally available and recognized by	6963
the motor vehicle industry, minus both of the following:	6964
(a) The estimated cost of repairs to restore the motor	6965
vehicle to the wholesale value for that make and model of motor	6966
vehicle;	6967
(b) The cost of any agreed-upon repairs.	6968
Sec. 4505.103. (A) As used in this section:	6969
(1) "Authorized entity" means any business with which a	6970

person entered into an agreement for the repair of a motor	6971
vehicle, any for-hire motor carrier that tows motor vehicles, or	6972
any place to which such a for-hire motor carrier delivers a	6973
towed motor vehicle for storage.	6974
(2) "Motor vehicle salvage dealer" has the same meaning as	6975
in section 4738.01 of the Revised Code.	6976
(3) "Scrap metal processing facility" has the same meaning	6977
as in section 4737.05 of the Revised Code.	6978
(4) "Value" means the wholesale value for that make and	6979
model of motor vehicle at the time an affidavit is submitted	6980
under this section, as provided in a vehicle valuation guide	6981
that is generally available and recognized by the motor vehicle	6982
industry, minus all of the following:	6983
(a) The estimated cost of repairs to restore the motor	6984
vehicle to the wholesale value for that make and model of motor	6985
vehicle;	6986
(b) If the motor vehicle was towed by the party seeking	6987
title to the motor vehicle under this section, a towing fee;	6988
(c) Storage fees for the period of time that the vehicle	6989
was stored without payment, up to a maximum of thirty days of	6990
storage fees.	6991
(B)(1) An authorized entity may obtain a salvage	6992
certificate of title to a motor vehicle in the possession of the	6993
authorized entity for purposes of disposing of the motor vehicle	6994
through a motor vehicle salvage dealer or a scrap metal	6995
processing facility if all of the following apply to the motor	6996
vehicle:	6997
(a) The motor vehicle has a value of less than one	6998

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thousand five hundred dollars. 6999 (b) The motor vehicle is inoperable. 7000 (c) The motor vehicle is impossible to restore for highway 7001 operation. 7002 7003 (2) In order to obtain a salvage certificate of title to a motor vehicle, the authorized entity shall cause a search to be 7004 made of the records of the bureau of motor vehicles an 7005 applicable entity listed in division (F)(1) of section 4503.601 7006 of the Revised Code to ascertain the identity of the owner and 7007 any lienholder of the motor vehicle. The registrar of motor 7008 vehicles shall ensure that such information is provided in a 7009 timely manner. Within eight business days after the registrar 7010 provides receiving the identity of the owner and any lienholder 7011 7012 of the motor vehicle, if the vehicle remains unclaimed, the authorized entity shall send written notice to any owner and any 7013 lienholder of the vehicle by certified or express mail with 7014 return receipt requested, by certified mail with electronic 7015 tracking, or by a commercial carrier service utilizing any form 7016 of delivery requiring a signed receipt. If the motor vehicle 7017 came into the possession of a towing service or storage facility 7018 as a result of being towed, the notice shall include notice that 7019 if the owner disputes that the motor vehicle was lawfully towed, 7020 the owner may be able to file a civil action under section 7021 4513.611 of the Revised Code. 7022 (3) Not sooner than thirty days after the notice has been 7023 received, as evidenced by a receipt signed by any person, or the 7024 authorized entity has been notified that the delivery was not 7025 possible, an agent of the authorized entity may complete and 7026

sign an affidavit, on a form prescribed by the registrar of

motor vehicles, attesting that the motor vehicle qualifies for

disposal under this section and that all of the requirements of	7029
this section have been complied with. The affidavit shall	7030
include the make and model of the motor vehicle; the vehicle	7031
identification number if available; an itemized statement of the	7032
value of the motor vehicle; a description of the damage to the	7033
motor vehicle; the length of time that the motor vehicle has	7034
remained unclaimed; that a notice to remove the motor vehicle	7035
has been mailed to any titled owner or lienholder by certified	7036
or express mail with return receipt requested, by certified mail	7037
with electronic tracking, or by a commercial carrier service	7038
utilizing any form of delivery requiring a signed receipt; and	7039
that a search of the <u>title</u> records <del>of the bureau of motor</del>	7040
vehicles—has been made for outstanding liens on the motor	7041
vehicle. The authorized entity also shall photograph the motor	7042
vehicle to substantiate the determination that the value of the	7043
motor vehicle is less than one thousand five hundred dollars.	7044

(C) An agent of the authorized entity may present the 7045 affidavit along with the photographs, an application for a 7046 salvage certificate of title, and a fee of four dollars to the 7047 clerk of courts. Upon receipt of a properly executed application 7048 and the required fee and documents, the clerk of courts shall 7049 issue a salvage certificate of title to the motor vehicle, on a 7050 form prescribed by the registrar, and shall mark the certificate 7051 of title with the words "FOR DESTRUCTION." The clerk shall 7052 retain a record of the issuance of the salvage certificate of 7053 title and all accompanying documentation in the automated title 7054 processing system for not less than ten years. The clerk shall 7055 deposit the four-dollar fee into the certificate of title 7056 administration fund established under section 325.33 of the 7057 Revised Code. 7058

A salvage certificate of title issued under this section

is free and clear of all liens and shall be used solely for	7060
purposes of disposing of the vehicle through a motor vehicle	7061
salvage dealer or a scrap metal processing facility. No motor	7062
vehicle for which a certificate of title has been issued under	7063
this section shall be used for anything except parts and scrap	7064
metal.	7065

- (D) At the time of disposal, the authorized entity shall

  deliver the salvage certificate of title to the motor vehicle

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  salvage dealer or scrap metal processing facility for its

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  records. Any money arising from the disposal of the motor

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  vehicle may be retained by the authorized entity.

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- Sec. 4505.11. This section shall also apply to all-purpose 7071 vehicles and off-highway motorcycles as defined in section 7072 4519.01 of the Revised Code. 7073
- (A) Each owner of a motor vehicle and each person 7074 mentioned as owner in the last certificate of title, when the 7075 motor vehicle is dismantled, destroyed, or changed in such 7076 manner that it loses its character as a motor vehicle, or 7077 changed in such manner that it is not the motor vehicle 7078 described in the certificate of title, shall surrender the 7079 certificate of title to that motor vehicle to a clerk of a court 7080 of common pleas, and the clerk, with the consent of any holders 7081 of any liens noted on the certificate of title, then shall enter 7082 a cancellation upon the clerk's records and shall notify the 7083 registrar of motor vehicles of the cancellation. 7084

Upon the cancellation of a certificate of title in the 7085 manner prescribed by this section, any clerk and the registrar 7086 of motor vehicles may cancel and destroy all certificates and 7087 all memorandum certificates in that chain of title. 7088

(B)(1) If an Ohio certificate of title <del>-or</del> , salvage	7089
certificate of title-to, or assignment form as prescribed by the	7090
registrar for a motor vehicle is assigned to a salvage dealer,	7091
the dealer is not required to obtain an Ohio certificate of	7092
title or a salvage certificate of title to the motor vehicle in	7093
the dealer's own name if the dealer dismantles or destroys the	7094
motor vehicle, indicates the number of the dealer's motor	7095
vehicle salvage dealer's license on it, marks "FOR DESTRUCTION"	7096
across the face of the certificate of title—or, salvage	7097
certificate of title, or assignment form and surrenders the	7098
certificate of title <del>-or</del> , salvage certificate of title, or	7099
assignment form to a clerk of a court of common pleas as	7100
provided in division (A) of this section. If the salvage dealer	7101
retains the motor vehicle for resale, the dealer shall make	7102
application for a salvage certificate of title to the motor	7103
vehicle in the dealer's own name as provided in division (C)(1)	7104
of this section.	7105

- (2) At the time any salvage motor vehicle is sold at

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  auction or through a pool, the salvage motor vehicle auction or

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  salvage motor vehicle pool shall give a copy of the salvage

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  certificate of title or a copy of the, certificate of title, or

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  assignment form marked "FOR DESTRUCTION" to the purchaser.

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- (C) (1) When an insurance company declares it economically 7111 impractical to repair such a motor vehicle and has paid an 7112 agreed price for the purchase of the motor vehicle to any 7113 insured or claimant owner, the insurance company shall proceed 7114 as follows: 7115
- (a) If an insurance company receives the certificate of 7116 title and the motor vehicle, within thirty business days, the 7117 insurance company shall deliver the certificate of title to a 7118

clerk of a court of common pleas and shall make application for	7119
a salvage certificate of title. This certificate of title, any	7120
supporting power of attorney, or application for a salvage	7121
certificate of title shall be exempt from the requirements of	7122
notarization and verification as described in this chapter and	7123
in section 1337.25 of the Revised Code, and may be signed	7124
electronically.	7125

- (b) If an insurance company obtains possession of the 7126 motor vehicle and a physical certificate of title was issued for 7127 7128 the vehicle but the insurance company is unable to obtain the 7129 properly endorsed certificate of title for the motor vehicle within thirty business days following the vehicle's owner or 7130 lienholder's acceptance of the insurance company's payment for 7131 the vehicle, the insurance company may apply to the clerk of a 7132 court of common pleas for a salvage certificate of title without 7133 delivering the certificate of title for the motor vehicle. The 7134 application, which may be signed electronically, shall be 7135 accompanied by evidence that the insurance company has paid a 7136 total loss claim on the vehicle, a copy of the written request 7137 for the certificate of title from the insurance company or its 7138 7139 designee, and proof that the request was delivered by a nationally recognized courier service to the last known address 7140 of the owner of the vehicle and any known lienholder, to obtain 7141 the certificate of title. 7142
- (c) If an insurance company obtains possession of the 7143 motor vehicle and a physical certificate of title was not issued 7144 for the vehicle, the insurance company may apply to the clerk of 7145 a court of common pleas for a salvage certificate of title 7146 without delivering a certificate of title for the motor vehicle. 7147 The application shall be accompanied by the electronic 7148 certificate of title control number and a properly executed 7149

#### Sub. H. B. No. 74 As Passed by the House

power of attorney, or other appropriate document, from the owner	7150
of the motor vehicle authorizing the insurance company to apply	7151
for a salvage certificate of title. The application for a	7152
salvage certificate of title, any supporting power of attorney,	7153
and any other appropriate document shall be exempt from the	7154
requirements of notarization and verification as described in	7155
this chapter and in section 1337.25 of the Revised Code, and may	7156
be signed electronically.	7157

(d) Upon receipt of a properly completed application for a 7158 salvage certificate of title as described in division (C)(1)(a), 7159 (b), or (c) or (C)(2) of this section, the clerk shall issue the 7160 salvage certificate of title on a form, prescribed by the 7161 registrar, that shall be easily distinguishable from the 7162 original certificate of title and shall bear the same 7163 information as the original certificate of title except that it 7164 may bear a different number than that of the original 7165 certificate of title. The salvage certificate of title shall 7166 include the following notice in bold lettering: 7167

"SALVAGE MOTOR VEHICLE - PURSUANT TO R.C. 4738.01."

Except as provided in division (C)(3) of this section, the 7169 salvage certificate of title shall be assigned by the insurance 7170 company to a salvage dealer or any other person for use as 7171 evidence of ownership upon the sale or other disposition of the 7172 motor vehicle, and the salvage certificate of title shall be 7173 transferable to any other person. The clerk shall charge a fee 7174 7175 of four dollars for the cost of processing each salvage certificate of title. 7176

(2) If an insurance company requests that a salvage motor 7177 vehicle auction take possession of a motor vehicle that is the 7178 subject of an insurance claim, and subsequently the insurance 7179

company denies coverage with respect to the motor vehicle or	7180
does not otherwise take ownership of the motor vehicle, the	7181
salvage motor vehicle auction may proceed as follows. After the	7182
salvage motor vehicle auction has possession of the motor	7183
vehicle for forty-five days, it may apply to the clerk of a	7184
court of common pleas for a salvage certificate of title without	7185
delivering the certificate of title for the motor vehicle. The	7186
application shall be accompanied by a copy of the written	7187
request that the vehicle be removed from the facility on the	7188
salvage motor vehicle auction's letterhead, and proof that the	7189
request was delivered by a nationally recognized courier service	7190
to the last known address of the owner of the vehicle and any	7191
known lienholder, requesting that the vehicle be removed from	7192
the facility of the salvage motor vehicle auction. Upon receipt	7193
of a properly completed application, the clerk shall follow the	7194
process as described in division (C)(1)(d) of this section. The	7195
salvage certificate of title so issued shall be free and clear	7196
of all liens.	7197

- (3) If an insurance company considers a motor vehicle as 7198 described in division (C)(1)(a), (b), or (c) of this section to 7199 be impossible to restore for highway operation, the insurance 7200 company may assign the certificate of title to the motor vehicle 7201 to a salvage dealer or scrap metal processing facility and send 7202 the assigned certificate of title to the clerk of the court of 7203 common pleas of any county. The insurance company shall mark the 7204 face of the certificate of title "FOR DESTRUCTION" and shall 7205 deliver a photocopy of the certificate of title to the salvage 7206 dealer or scrap metal processing facility for its records. 7207
- (4) If an insurance company declares it economically
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   impractical to repair a motor vehicle, agrees to pay to the
   insured or claimant owner an amount in settlement of a claim
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against a policy of motor vehicle insurance covering the motor 721
vehicle, and agrees to permit the insured or claimant owner to 721
retain possession of the motor vehicle, the insurance company 721
shall not pay the insured or claimant owner any amount in 721
settlement of the insurance claim until the owner obtains a 721
salvage certificate of title to the vehicle and furnishes a copy 721
of the salvage certificate of title to the insurance company.

- (D) When a self-insured organization, rental or leasing 7218 company, or secured creditor becomes the owner of a motor 7219 vehicle that is burned, damaged, or dismantled and is determined 7220 to be economically impractical to repair, the self-insured 7221 organization, rental or leasing company, or secured creditor 7222 shall do one of the following: 7223
- (1) Mark the face of the certificate of title to the motor 7224 vehicle, or assignment form as prescribed by the registrar, "FOR 7225 DESTRUCTION" and surrender the certificate of title or 7226 assignment form to a clerk of a court of common pleas for 7227 cancellation as described in division (A) of this section. The 7228 self-insured organization, rental or leasing company, or secured 7229 creditor then shall deliver the motor vehicle, together with a 7230 photocopy of the certificate of title or assignment form, to a 7231 7232 salvage dealer or scrap metal processing facility and shall cause the motor vehicle to be dismantled, flattened, crushed, or 7233 destroyed. 7234
- (2) Obtain a salvage certificate of title to the motor 7235
  vehicle in the name of the self-insured organization, rental or 7236
  leasing company, or secured creditor, as provided in division 7237
  (C) (1) of this section, and then sell or otherwise dispose of 7238
  the motor vehicle. If the motor vehicle is sold, the self- 7239
  insured organization, rental or leasing company, or secured 7240

creditor shall obtain a salvage certificate of title to the 7241 motor vehicle in the name of the purchaser from a clerk of a 7242 court of common pleas. 7243

(E) If a motor vehicle titled with a salvage certificate 7244 of title is restored for operation upon the highways, 7245 application shall be made to a clerk of a court of common pleas 7246 for a certificate of title. Upon inspection by the state highway 7247 patrol, which shall include establishing proof of ownership and 7248 an inspection of the motor number and vehicle identification 7249 number of the motor vehicle and of documentation or receipts for 7250 7251 the materials used in restoration by the owner of the motor vehicle being inspected, which documentation or receipts shall 7252 be presented at the time of inspection, the clerk, upon 7253 surrender of the salvage certificate of title, shall issue a 7254 certificate of title for a fee prescribed by the registrar. The 7255 certificate of title shall be in the same form as the original 7256 certificate of title and shall bear the words "REBUILT SALVAGE" 7257 in black boldface letters on its face. Every subsequent 7258 certificate of title, memorandum certificate of title, or 7259 duplicate certificate of title issued for the motor vehicle also 7260 shall bear the words "REBUILT SALVAGE" in black boldface letters 7261 on its face. The exact location on the face of the certificate 7262 of title of the words "REBUILT SALVAGE" shall be determined by 7263 the registrar, who shall develop an automated procedure within 7264 the automated title processing system to comply with this 7265 division. The clerk shall use reasonable care in performing the 7266 duties imposed on the clerk by this division in issuing a 7267 certificate of title pursuant to this division, but the clerk is 7268 not liable for any of the clerk's errors or omissions or those 7269 of the clerk's deputies, or the automated title processing 7270 system in the performance of those duties. A fee of fifty 7271

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# Sub. H. B. No. 74 As Passed by the House

dollars shall be assessed by the state highway patrol for each	7272
inspection made pursuant to this division and shall be deposited	7273
into the public safety - highway purposes fund established by	7274
section 4501.06 of the Revised Code.	7275
(F) No person shall operate upon the highways in this	7276
state a motor vehicle, title to which is evidenced by a salvage	7277
certificate of title, except to deliver the motor vehicle	7278
pursuant to an appointment for an inspection under this section.	7279
(G) No motor vehicle the certificate of title <u>or</u>	7280
assignment form to which has been marked "FOR DESTRUCTION" and	7281
surrendered to a clerk of a court of common pleas shall be used	7282
for anything except parts and scrap metal.	7283
(H)(1) Except as otherwise provided in this division, an	7284
owner of a manufactured or mobile home that will be taxed as	7285
real property pursuant to division (B) of section 4503.06 of the	7286
Revised Code shall surrender the certificate of title to the	7287
auditor of the county containing the taxing district in which	7288
the home is located. An owner whose home qualifies for real	7289
property taxation under divisions (B)(1)(a) and (b) of section	7290
4503.06 of the Revised Code shall surrender the certificate	7291
within fifteen days after the home meets the conditions	7292
specified in those divisions. The auditor shall deliver the	7293
certificate of title to the clerk of the court of common pleas	7294
who issued it.	7295
(2) If the certificate of title for a manufactured or	7296

mobile home that is to be taxed as real property is held by a

district in which the home is located, and the auditor shall

deliver the certificate of title to the clerk of the court of

title to the auditor of the county containing the taxing

lienholder, the lienholder shall surrender the certificate of

common pleas who issued it. The lienholder shall surrender the	7302
certificate within thirty days after both of the following have	7303
occurred:	7304
(a) The homeowner has provided written notice to the	7305
lienholder requesting that the certificate of title be	7306
surrendered to the auditor of the county containing the taxing	7307
district in which the home is located.	7308
(b) The homeowner has either paid the lienholder the	7309
remaining balance owed to the lienholder, or, with the	7310
lienholder's consent, executed and delivered to the lienholder a	7311
mortgage on the home and land on which the home is sited in the	7312
amount of the remaining balance owed to the lienholder.	7313
(3) Upon the delivery of a certificate of title by the	7314
county auditor to the clerk, the clerk shall inactivate it and	7315
maintain it in the automated title processing system for a	7316
period of thirty years.	7317
(4) Upon application by the owner of a manufactured or	7318
mobile home that is taxed as real property pursuant to division	7319
(B) of section 4503.06 of the Revised Code and that no longer	7320
satisfies divisions (B)(1)(a) and (b) or divisions (B)(2)(a) and	7321
(b) of that section, the clerk shall reactivate the record of	7322
the certificate of title that was inactivated under division (H)	7323
(3) of this section and shall issue a new certificate of title,	7324
but only if the application contains or has attached to it all	7325
of the following:	7326
(a) An endorsement of the county treasurer that all real	7327
property taxes charged against the home under Title LVII of the	7328
Revised Code and division (B) of section 4503.06 of the Revised	7329
Code for all preceding tax years have been paid;	7330

(b) An endorsement of the county auditor that the home	7331
will be removed from the real property tax list;	7332
(c) Proof that there are no outstanding mortgages or other	7333
liens on the home or, if there are such mortgages or other	7334
liens, that the mortgagee or lienholder has consented to the	7335
reactivation of the certificate of title.	7336
(I)(1) Whoever violates division (F) of this section shall	7337
be fined not more than two thousand dollars, imprisoned not more	7338
than one year, or both.	7339
(2) Whoever violates division (G) of this section shall be	7340
fined not more than one thousand dollars, imprisoned not more	7341
than six months, or both.	7342
Sec. 4505.19. (A) No person shall do any of the following:	7343
(1) Procure or attempt to procure a certificate of title	7344
or a salvage certificate of title <del>to or assignment form as</del>	7345
prescribed by the registrar of motor vehicles for a motor	7346
vehicle, or pass or attempt to pass a certificate of title, a	7347
salvage certificate of title, an assignment form, or any	7348
assignment of a certificate of title or salvage certificate of	7349
title to or assignment form for a motor vehicle, or in any other	7350
manner gain or attempt to gain ownership to a motor vehicle,	7351
knowing or having reason to believe that the motor vehicle or	7352
any part of the motor vehicle has been acquired through	7353
commission of a theft offense as defined in section 2913.01 of	7354
the Revised Code;	7355
(2) Purport to sell or transfer a motor vehicle without	7356
delivering to the purchaser or transferee of it a certificate of	7357
title, a salvage certificate of title, an assignment form, or a	7358
manufacturer's or importer's certificate to it, assigned to the	7359

purchaser as provided for in this chapter, except as otherwise	7360
provided in this chapter;	7361
(3) With intent to defraud, possess, sell, offer to sell,	7362
counterfeit, or supply a blank, forged, fictitious, counterfeit,	7363
stolen, or fraudulently or unlawfully obtained certificate of	7364
title, registration, bill of sale, or other instruments of	7365
ownership of a motor vehicle, or conspire to do any of the	7366
foregoing;	7367
(4) Knowingly obtain goods, services, credit, or money by	7368
means of an invalid, fictitious, forged, counterfeit, stolen, or	7369
unlawfully obtained original or duplicate certificate of title,	7370
registration, bill of sale, or other instrument of ownership of	7371
a motor vehicle;	7372
(5) Knowingly obtain goods, services, credit, or money by	7373
means of a certificate of title to a motor vehicle, which is	7374
required to be surrendered to the registrar of motor vehicles or	7375
the clerk of the court of common pleas as provided in this	7376
chapter.	7377
(B) Whoever violates this section shall be fined not more	7378
than five thousand dollars or imprisoned in the county jail ${\text{or}}$	7379
workhouse not less than six months nor more than one year, or	7380
both, or in a state correctional institution not less than one	7381
year nor more than five years.	7382
Sec. 4505.22. A clerk of court shall not issue a salvage	7383
certificate of title for a motor vehicle under sections 4505.08	7384
and 4505.11 of the Revised Code, or enter any notation on a	7385
certificate of title under those sections, based solely on	7386
information reported by an entity pursuant to 49 U.S.C. 30504	7387
and regulations promulgated under it unless one of the following	7388

<u>applies:</u>	7389
(A) The clerk receives information from the automated_	7390
title processing system indicating that a previously issued	7391
certificate of title in this state was a salvage certificate of	7392
title.	7393
(B) The vehicle was previously titled in another state and	7394
the previous certificate of title indicated that the vehicle was	7395
considered or categorized as salvage.	7396
(C) An entity that is authorized under section 4505.11 of	7397
the Revised Code to apply for a salvage certificate of title	7398
applies for a salvage title pursuant to that section.	7399
Sec. 4507.02. (A)(1) No person shall permit the operation	7400
of a motor vehicle upon any public or private property used by	7401
the public for purposes of vehicular travel or parking knowing	7402
the operator does not have a valid driver's license issued to	7403
the operator by the registrar of motor vehicles or a deputy	7404
registrar under this chapter or a valid commercial driver's	7405
license issued under Chapter 4506. of the Revised Code. Except	7406
as otherwise provided in this division, whoever violates this	7407
division is guilty of an unclassified misdemeanor. When the	7408
offense is an unclassified misdemeanor, the offender shall be	7409
sentenced pursuant to sections 2929.21 to 2929.28 of the Revised	7410
Code, except that the offender shall not be sentenced to a jail	7411
term; the offender shall not be sentenced to a community	7412
residential sanction pursuant to section 2929.26 of the Revised	7413
Code; notwithstanding division (A)(2)(a) of section 2929.28 of	7414
the Revised Code, the offender may be fined up to one thousand	7415
dollars; and, notwithstanding division (A)(3) of section 2929.27	7416
of the Revised Code, the offender may be ordered pursuant to	7417
division (C) of that section to serve a term of community	7418

be punished as indirect criminal contempt under division (A) of section 2705.02 of the Revised Code that may be filed in the underlying case.  If, within three years of the offense, the offender previously has been convicted of or pleaded guilty to two or more violations of this section or a substantially equivalent municipal ordinance, the offense is a misdemeanor of the first degree.  (2) No person shall receive a driver's license, or a motorcycle operator's endorsement of a driver's or commercial driver's license, temporary instruction permit, or identification card unless and until the person surrenders to the registrar or a deputy registrar all valid licenses, temporary instruction permits, and identification cards issued to the person by another jurisdiction recognized by this state.  (3) The registrar shall report the surrender cancellation of a license, temporary instruction permit, or identification that a the license, temporary instruction permit, or identification card is now issued in this state. The registrar or a deputy registrar shall destroy any such license, temporary instruction permit, or identification card is now issued in this state. The registrar or a deputy registrar shall destroy any such license, temporary instruction permit, or identification card is now issued in this state. The registrar or a deputy registrar shall destroy any such license, temporary instruction permit, or identification card is now identification card that is not returned to the issuing authority.  (4) No person shall be permitted to have possess more than one valid license, temporary instruction permit, or	service of up to five hundred hours. The failure of an offender	7419
section 2705.02 of the Revised Code that may be filed in the underlying case.  742  742  743  744  745  746  747  747  748  749  749  749  749  749	to complete a term of community service imposed by the court may	7420
If, within three years of the offense, the offender previously has been convicted of or pleaded guilty to two or more violations of this section or a substantially equivalent municipal ordinance, the offense is a misdemeanor of the first degree.  (2) No person shall receive a driver's license, or a motorcycle operator's endorsement of a driver's or commercial driver's license, temporary instruction permit, or identification card unless and until the person surrenders to the registrar or a deputy registrar all valid licenses, temporary instruction recognized by this state.  (3) The registrar shall report the surrender—cancellation of a license, temporary instruction permit, or identification card to the issuing authority, together with information that a the license, temporary instruction permit, or identification card is now issued in this state. The registrar or a deputy registrar or a deputy registrar or a deputy registrar or a deputy registrar shall destroy any such license, temporary instruction permit, or identification or degistrar shall destroy any such license, temporary instruction permit, or identification or degistrar shall destroy any such license, temporary instruction permit, or identification or degistrar shall destroy any such license, temporary instruction permit, or identification or ide	be punished as indirect criminal contempt under division (A) of	7421
If, within three years of the offense, the offender previously has been convicted of or pleaded guilty to two or more violations of this section or a substantially equivalent municipal ordinance, the offense is a misdemeanor of the first degree.  (2) No person shall receive a driver's license, or a motorcycle operator's endorsement of a driver's or commercial driver's license, temporary instruction permit, or identification card unless and until the person surrenders to the registrar or a deputy registrar all valid licenses, temporary instruction permits, and identification cards issued to the person by another jurisdiction recognized by this state.  (3) The registrar shall report the surrender cancellation of a license, temporary instruction permit, or identification card to the issuing authority, together with information that a the license, temporary instruction permit, or identification card is now issued in this state. The registrar or a deputy registrar shall destroy any such license, temporary instruction permit, or identification card that is not returned to the issuing authority.  (4) No person shall be permitted to have possess more than one valid license, temporary instruction permit, or	section 2705.02 of the Revised Code that may be filed in the	7422
previously has been convicted of or pleaded guilty to two or more violations of this section or a substantially equivalent municipal ordinance, the offense is a misdemeanor of the first degree.  (2) No person shall receive a driver's license, or a motorcycle operator's endorsement of a driver's or commercial driver's license, temporary instruction permit, or identification card unless and until the person surrenders to the registrar or a deputy registrar all valid licenses, temporary instruction permits, and identification cards issued to the person by another jurisdiction recognized by this state.  (3) The registrar shall report the surrender cancellation of a license, temporary instruction permit, or identification card to the issuing authority, together with information that a the license, temporary instruction permit, or identification card is now issued in this state. The registrar or a deputy registrar shall destroy any such license, temporary instruction permit, or identification card that is not returned to the issuing authority.  (4) No person shall be permitted to have possess more than one valid license, temporary instruction permit, or	underlying case.	7423
more violations of this section or a substantially equivalent  municipal ordinance, the offense is a misdemeanor of the first  degree.  (2) No person shall receive a driver's license, or a  motorcycle operator's endorsement of a driver's or commercial  driver's license, temporary instruction permit, or  identification card unless and until the person surrenders to  the registrar or a deputy registrar all valid licenses,  temporary instruction permits, and identification cards issued  to the person by another jurisdiction recognized by this state.  (3) The registrar shall report the surrender cancellation  of a license, temporary instruction permit, or identification  card to the issuing authority, together with information that a  the license, temporary instruction permit, or identification  card is now issued in this state. The registrar or a deputy  registrar shall destroy any such license, temporary instruction  permit, or identification card that is not returned to the  issuing authority.  (4) No person shall be permitted to have possess more than  one valid license, temporary instruction permit, or	If, within three years of the offense, the offender	7424
municipal ordinance, the offense is a misdemeanor of the first  742  (2) No person shall receive a driver's license, or a  motorcycle operator's endorsement of a driver's or commercial  driver's license, temporary instruction permit, or  identification card unless and until the person surrenders to  the registrar or a deputy registrar all valid licenses,  temporary instruction permits, and identification cards issued  to the person by another jurisdiction recognized by this state.  (3) The registrar shall report the surrender cancellation  of a license, temporary instruction permit, or identification  card to the issuing authority, together with information that a  the license, temporary instruction permit, or identification  card is now issued in this state. The registrar or a deputy  registrar shall destroy any such license, temporary instruction  permit, or identification card that is not returned to the  issuing authority.  (4) No person shall be permitted to have possess more than  744  one valid license, temporary instruction permit, or	previously has been convicted of or pleaded guilty to two or	7425
(2) No person shall receive a driver's license, or a  motorcycle operator's endorsement of a driver's or commercial  driver's license, temporary instruction permit, or  identification card unless and until the person surrenders to  the registrar or a deputy registrar all valid licenses,  temporary instruction permits, and identification cards issued  to the person by another jurisdiction recognized by this state.  (3) The registrar shall report the surrender cancellation  of a license, temporary instruction permit, or identification  card to the issuing authority, together with information that a  the license, temporary instruction permit, or identification  card is now issued in this state. The registrar or a deputy  registrar shall destroy any such license, temporary instruction  permit, or identification card that is not returned to the  issuing authority.  (4) No person shall be permitted to have possess more than  744  one valid license, temporary instruction permit, or	more violations of this section or a substantially equivalent	7426
(2) No person shall receive a driver's license, or a  742 motorcycle operator's endorsement of a driver's or commercial 743 driver's license, temporary instruction permit, or 743 identification card unless and until the person surrenders to 743 the registrar or a deputy registrar all valid licenses, 743 temporary instruction permits, and identification cards issued 743 to the person by another jurisdiction recognized by this state.  (3) The registrar shall report the surrender cancellation 743 of a license, temporary instruction permit, or identification 743 card to the issuing authority, together with information that a 743 the license, temporary instruction permit, or identification 744 registrar shall destroy any such license, temporary instruction 744 registrar shall destroy any such license, temporary instruction 745 registrar shall destroy any such license, temporary instruction 746 registrar or identification card that is not returned to the 747 148 149 140 140 150 160 174 160 174 174 175 175 175 175 175 175 175 175 175 175	municipal ordinance, the offense is a misdemeanor of the first	7427
motorcycle operator's endorsement of a driver's or commercial  driver's license, temporary instruction permit, or  identification card unless and until the person surrenders to  the registrar or a deputy registrar all valid licenses,  temporary instruction permits, and identification cards issued  to the person by another jurisdiction recognized by this state.  (3) The registrar shall report the surrender cancellation  of a license, temporary instruction permit, or identification  card to the issuing authority, together with information that a  the license, temporary instruction permit, or identification  card is now issued in this state. The registrar or a deputy  registrar shall destroy any such license, temporary instruction  permit, or identification card that is not returned to the  issuing authority.  (4) No person shall be permitted to have possess more than  one valid license, temporary instruction permit, or  744	degree.	7428
driver's license, temporary instruction permit, or  identification card unless and until the person surrenders to  the registrar or a deputy registrar all valid licenses,  temporary instruction permits, and identification cards issued  to the person by another jurisdiction recognized by this state.  (3) The registrar shall report the surrender cancellation  of a license, temporary instruction permit, or identification  card to the issuing authority, together with information that a  the license, temporary instruction permit, or identification  card is now issued in this state. The registrar or a deputy  registrar shall destroy any such license, temporary instruction  permit, or identification card that is not returned to the  issuing authority.  (4) No person shall be permitted to have possess more than  one valid license, temporary instruction permit, or  744	(2) No person shall receive a driver's license, or a	7429
identification card unless and until the person surrenders to  743 the registrar or a deputy registrar all valid licenses,  743 temporary instruction permits, and identification cards issued  743 to the person by another jurisdiction recognized by this state.  743  (3) The registrar shall report the surrender cancellation 743 of a license, temporary instruction permit, or identification 743 tard to the issuing authority, together with information that a 743 the license, temporary instruction permit, or identification 744 card is now issued in this state. The registrar or a deputy 744 registrar shall destroy any such license, temporary instruction 744 permit, or identification card that is not returned to the 744 issuing authority.  744  (4) No person shall be permitted to have possess more than 744 one valid license, temporary instruction permit, or	motorcycle operator's endorsement of a driver's or commercial	7430
the registrar or a deputy registrar all valid licenses,  temporary instruction permits, and identification cards issued  to the person by another jurisdiction recognized by this state.  (3) The registrar shall report the surrender cancellation  of a license, temporary instruction permit, or identification  card to the issuing authority, together with information that a  the license, temporary instruction permit, or identification  card is now issued in this state. The registrar or a deputy  registrar shall destroy any such license, temporary instruction  permit, or identification card that is not returned to the  issuing authority.  (4) No person shall be permitted to have possess more than  one valid license, temporary instruction permit, or	driver's license, temporary instruction permit, or	7431
temporary instruction permits, and identification cards issued  to the person by another jurisdiction recognized by this state.  (3) The registrar shall report the surrender—cancellation  of a license, temporary instruction permit, or identification  card to the issuing authority, together with information that a  the license, temporary instruction permit, or identification  card is now issued in this state. The registrar or a deputy  registrar shall destroy any such license, temporary instruction  permit, or identification card that is not returned to the  issuing authority.  (4) No person shall be permitted to have possess more than  one valid license, temporary instruction permit, or  744	identification card unless and until the person surrenders to	7432
(3) The registrar shall report the surrender cancellation of a license, temporary instruction permit, or identification card to the issuing authority, together with information that a the license, temporary instruction permit, or identification card is now issued in this state. The registrar or a deputy registrar shall destroy any such license, temporary instruction permit, or identification card that is not returned to the issuing authority.  (4) No person shall be permitted to have possess more than one valid license, temporary instruction permit, or 744	the registrar or a deputy registrar all valid licenses,	7433
(3) The registrar shall report the surrender cancellation 743 of a license, temporary instruction permit, or identification 743 card to the issuing authority, together with information that a 743 the license, temporary instruction permit, or identification 743 card is now issued in this state. The registrar or a deputy 744 registrar shall destroy any such license, temporary instruction 744 permit, or identification card that is not returned to the 744 issuing authority. 744  (4) No person shall be permitted to have possess more than 744 one valid license, temporary instruction permit, or 744	temporary instruction permits, and identification cards issued	7434
of a license, temporary instruction permit, or identification  card to the issuing authority, together with information that a  the license, temporary instruction permit, or identification  743  card is now issued in this state. The registrar or a deputy  registrar shall destroy any such license, temporary instruction  744  permit, or identification card that is not returned to the  issuing authority.  (4) No person shall be permitted to have possess more than  744  one valid license, temporary instruction permit, or  744	to the person by another jurisdiction recognized by this state.	7435
card to the issuing authority, together with information that a  the license, temporary instruction permit, or identification  743  card is now issued in this state. The registrar or a deputy  registrar shall destroy any such license, temporary instruction  744  permit, or identification card that is not returned to the  issuing authority.  744  (4) No person shall be permitted to have possess more than  744  one valid license, temporary instruction permit, or	(3) The registrar shall report the surrender cancellation	7436
the license, temporary instruction permit, or identification  743  card is now issued in this state. The registrar or a deputy  registrar shall destroy any such license, temporary instruction  744  permit, or identification card that is not returned to the  issuing authority.  744  (4) No person shall be permitted to have possess more than  744  one valid license, temporary instruction permit, or  744	of a license, temporary instruction permit, or identification	7437
card is now issued in this state. The registrar or a deputy  registrar shall destroy any such license, temporary instruction  744  permit, or identification card that is not returned to the  issuing authority.  744  (4) No person shall be permitted to have possess more than  744  one valid license, temporary instruction permit, or  744	$\underline{\operatorname{card}}$ to the issuing authority, together with information that $\underline{\operatorname{a-}}$	7438
registrar shall destroy any such license, temporary instruction  744  permit, or identification card that is not returned to the  744  issuing authority.  744  (4) No person shall be permitted to have possess more than  744  one valid license, temporary instruction permit, or  744	the license, temporary instruction permit, or identification	7439
permit, or identification card that is not returned to the  744 issuing authority.  744  (4) No person shall be permitted to have possess more than 744 one valid license, temporary instruction permit, or 744	<pre>card is now issued in this state. The registrar or a deputy</pre>	7440
issuing authority.  (4) No person shall be permitted to have possess more than  744  one valid license, temporary instruction permit, or  744	registrar shall destroy any such license, temporary instruction	7441
(4) No person shall be permitted to have possess more than  744 one valid license, temporary instruction permit, or  744	permit, or identification card that is not returned to the	7442
one valid license, temporary instruction permit, or 744	issuing authority.	7443
	(4) No person shall be permitted to have possess more than	7444
<pre>identification card at any time.</pre>	one valid license, temporary instruction permit, or	7445
	<u>identification card</u> at any time.	7446

(B) (1) If a person is convicted of a violation of section

4510.11, 4510.14, or 4510.21 of the Revised Code or if division	7448
(E) of section 4507.164 of the Revised Code applies, the trial	7449
judge of any court, in addition to or independent of any other	7450
penalties provided by law or ordinance, may impound the	7451
identification license plates of any motor vehicle registered in	7452
the name of the person. The court shall send the impounded	7453
license plates to the registrar, who may retain the license	7454
plates until the driver's or commercial driver's license of the	7455
owner has been reinstated or destroy them pursuant to section	7456
4503.232 of the Revised Code.	7457

If the license plates of a person convicted of a violation 7458 of any provision of those sections have been impounded in 7459 accordance with the provisions of this division, the court shall 7460 notify the registrar of that action. The notice shall contain 7461 the name and address of the driver, the serial number of the 7462 driver's or commercial driver's license, the serial numbers of 7463 the license plates of the motor vehicle, and the length of time 7464 for which the license plates have been impounded. The registrar 7465 shall record the data in the notice as part of the driver's 7466 permanent record. 7467

(2) Any motor vehicle owner who has had the license plates 7468 of a motor vehicle impounded pursuant to division (B)(1) of this 7469 section may apply to the registrar, or to a deputy registrar, 7470 for restricted license plates that shall conform to the 7471 requirements of section 4503.231 of the Revised Code. The 7472 registrar or deputy registrar forthwith shall notify the court 7473 of the application and, upon approval of the court, shall issue 7474 restricted license plates to the applicant. Until the driver's 7475 or commercial driver's license of the owner is reinstated, any 7476 new license plates issued to the owner also shall conform to the 7477 requirements of section 4503.231 of the Revised Code. 7478

#### Sub. H. B. No. 74 As Passed by the House

The registrar or deputy registrar shall charge the owner	7479
of a vehicle the fees provided in section 4503.19 of the Revised	7480
Code for restricted license plates that are issued in accordance	7481
with this division, except upon renewal as specified in section	7482
4503.10 of the Revised Code, when the regular fee as provided in	7483
section 4503.04 of the Revised Code shall be charged. The	7484
registrar or deputy registrar shall charge the owner of a	7485
vehicle the fees provided in section 4503.19 of the Revised Code	7486
whenever restricted license plates are exchanged, by reason of	7487
the reinstatement of the driver's or commercial driver's license	7488
of the owner, for those ordinarily issued.	7489

(3) If an owner wishes to sell a motor vehicle during the 7490 time the restricted license plates provided under division (B) 7491 (2) of this section are in use, the owner may apply to the court 7492 that impounded the license plates of the motor vehicle for 7493 permission to transfer title to the motor vehicle. If the court 7494 is satisfied that the sale will be made in good faith and not 7495 for the purpose of circumventing the provisions of this section, 7496 it may certify its consent to the owner and to the registrar of 7497 motor vehicles who shall enter notice of the transfer of the 7498 title of the motor vehicle in the vehicle registration record. 7499

If, during the time the restricted license plates provided 7500 7501 under division (B)(2) of this section are in use, the title to a motor vehicle is transferred by the foreclosure of a chattel 7502 mortgage, a sale upon execution, the cancellation of a 7503 conditional sales contract, or by order of a court, the court 7504 shall notify the registrar of the action and the registrar shall 7505 enter notice of the transfer of the title to the motor vehicle 7506 in the vehicle registration record. 7507

(C) This section is not intended to change or modify any

provision of Chapter 4503. of the Revised Code with respect to	7509
the taxation of motor vehicles or the time within which the	7510
taxes on motor vehicles shall be paid.	7511
Sec. 4507.06. (A) (1) Every application for a driver's	7512
license, motorcycle operator's license or endorsement, or motor-	7513
driven cycle or motor scooter license or endorsement, or	7514
duplicate of any such license or endorsement, shall be made upon	7515
the approved form furnished by the registrar of motor vehicles	7516
and shall be signed by the applicant.	7517
Every application shall state the following:	7518
(a) The applicant's name, date of birth, social security	7519
number if such has been assigned, sex, general description,	7520
including height, weight, color of hair, and eyes, residence	7521
address, including county of residence, duration of residence in	7522
this state, and country of citizenship;	7523
(b) Whether the applicant previously has been licensed as	7524
an operator, chauffeur, driver, commercial driver, or motorcycle	7525
operator and, if so, when, by what state, and whether such	7526
license is suspended or canceled at the present time and, if so,	7527
the date of and reason for the suspension or cancellation;	7528
(c) Whether the applicant is now or ever has been	7529
afflicted with epilepsy, or whether the applicant now is	7530
suffering from any physical or mental disability or disease and,	7531
if so, the nature and extent of the disability or disease,	7532
giving the names and addresses of physicians then or previously	7533
in attendance upon the applicant;	7534
(d) Whether an applicant for a duplicate driver's license,	7535
duplicate license containing a motorcycle operator endorsement,	7536
or duplicate license containing a motor-driven cycle or motor	7537

scooter endorsement has pending a citation for violation of any	7538
motor vehicle law or ordinance, a description of any such	7539
citation pending, and the date of the citation;	7540
(e) If an applicant has not certified the applicant's	7541
willingness to make an anatomical gift under section 2108.05 of	7542
the Revised Code, whether the applicant wishes to certify	7543
willingness to make such an anatomical gift, which shall be	7544
given no consideration in the issuance of a license or	7545
endorsement;	7546
(f) Whether the applicant has executed a valid durable	7547
power of attorney for health care pursuant to sections 1337.11	7548
to 1337.17 of the Revised Code or has executed a declaration	7549
governing the use or continuation, or the withholding or	7550
withdrawal, of life-sustaining treatment pursuant to sections	7551
2133.01 to 2133.15 of the Revised Code and, if the applicant has	7552
executed either type of instrument, whether the applicant wishes	7553
the applicant's license to indicate that the applicant has	7554
executed the instrument;	7555
(g) On and after October 7, 2009, whether Whether the	7556
applicant is a veteran, active duty, or reservist of the armed	7557
forces of the United States and, if the applicant is such,	7558
whether the applicant wishes the applicant's license to indicate	7559
that the applicant is a veteran, active duty, or reservist of	7560
the armed forces of the United States by a military designation	7561
on the license.	7562
(2) Every applicant for a driver's license applying in	7563
person at a deputy registrar office shall be photographed in	7564
color at the time the application for the license is made. The	7565
application shall state any additional information that the	7566
registrar requires.	7567

(B) The registrar or a deputy registrar, in accordance	7568
with section 3503.11 of the Revised Code, shall register as an	7569
elector any person who applies for a license or endorsement	7570
under division (A) of this section, or for a renewal or	7571
duplicate of the license or endorsement, if the applicant is	7572
eligible and wishes to be registered as an elector. The decision	7573
of an applicant whether to register as an elector shall be given	7574
no consideration in the decision of whether to issue the	7575
applicant a license or endorsement, or a renewal or duplicate.	7576
(C) The registrar or a deputy registrar, in accordance	7577
with section 3503.11 of the Revised Code, shall offer the	7578
opportunity of completing a notice of change of residence or	7579
change of name to any applicant for a driver's license or	7580
endorsement under division (A) of this section, or for a renewal	7581
or duplicate of the license or endorsement, if the applicant is	7582
a registered elector who has changed the applicant's residence	7583
or name and has not filed such a notice.	7584
(D) In addition to any other information it contains, on-	7585
and after October 7, 2009, the approved form furnished by the	7586
registrar of motor vehicles for an application for a license or	7587
endorsement or an application for a duplicate of any such	7588
license or endorsement shall inform applicants that the	7589
applicant must present a copy of the applicant's DD-214 or an	7590
equivalent document in order to qualify to have the license or	7591
duplicate indicate that the applicant is a veteran, active duty,	7592
or reservist of the armed forces of the United States based on a	7593
request made pursuant to division (A)(1)(g) of this section.	7594
Sec. 4507.061. (A) Beginning on and after July 1, 2022,	7595
the registrar of motor vehicles may authorize the online renewal	7596
of a driver's license or identification card issued by the	7597

bureau of motor vehicles for eligible applicants. An applicant	7598
is eligible for online renewal if all of the following apply:	7599
(1) The applicant's current driver's license or	7600
identification card was processed in person at a deputy	7601
registrar office.	7602
(2) The applicant has a photo on file with the bureau of	7603
<pre>motor vehicles from the applicant's current driver's license or</pre>	7604
identification card.	7605
(3) The applicant's current driver's license or	7606
identification card expires on the birthday of the applicant in	7607
the fourth year after the date it was issued.	7608
(4) The applicant is applying for a driver's license or	7609
identification card that expires on the birthday of the	7610
applicant in the fourth year after the date it is issued.	7611
(5) The applicant's current driver's license or	7612
identification card is unexpired or expired not more than six	7613
months prior to the date of the application.	7614
(6) The applicant is a citizen of the United States and a	7615
permanent resident of this state.	7616
(7) The applicant is twenty-one years of age or older, but	7617
less than sixty-five years of age.	7618
(8) The applicant's current driver's license or driving	7619
privileges are not suspended, canceled, revoked, or restricted,	7620
and the applicant is not otherwise prohibited by law from	7621
obtaining a driver's license or identification card.	7622
(9) The applicant has no changes to the applicant's name	7623
or personal information, other than a change of address.	7624

(10) The applicant has no medical restrictions that would	7625
require the applicant to apply for a driver's license or	7626
identification card in person at a deputy registrar office. The	7627
registrar shall determine the medical restrictions that require	7628
in person applications.	7629
(B) An applicant may not submit an application online for	7630
any of the following:	7631
(1) A temporary instruction permit;	7632
(2) A commercial driver's license or a commercial driver's	7633
license temporary instruction permit;	7634
(3) An initial issuance of an Ohio driver's license or	7635
identification card;	7636
(4) An initial issuance of a federally compliant driver's	7637
license or identification card;	7638
(5) An ignition interlock license;	7639
(6) A nonrenewable license.	7640
(C) The registrar may require an applicant to provide a	7641
digital copy of any identification documents and supporting	7642
documents as required by statute or administrative rule to	7643
comply with current state and federal requirements.	7644
(D) Except as otherwise provided, an applicant shall	7645
comply with all other applicable laws related to the issuance of	7646
a driver's license or identification card in order to renew a	7647
driver's license or identification card under this section.	7648
(E) The registrar may adopt rules in accordance with	7649
Chapter 119. of the Revised Code to implement and administer	7650
this section.	7651

- Sec. 4507.12. (A) (1) Except as provided in division (C) of 7652 section 4507.10 of the Revised Code, each person applying for 7653 the renewal of a driver's license in person at a deputy 7654 registrar office shall submit to a screening of the person's 7655 vision before the license may be renewed. Except as provided in 7656 division (A)(2) of this section, the vision screening shall be 7657 conducted at the office of the deputy registrar receiving the 7658 application for license renewal. 7659
- (2) A person applying for the renewal of a driver's 7660 license in person at a deputy registrar office who is capable of 7661 7662 meeting the standards required for licensing, but who is not capable of passing the vision screening conducted at the office 7663 of the deputy registrar, may have the vision screening conducted 7664 at a licensed optometrist's or ophthalmologist's office of the 7665 person's choice. The person shall have the vision screening 7666 performed within ninety days prior to the time the person 7667 applies for the driver's license renewal. The person shall bring 7668 any forms required by the registrar to the vision screening 7669 conducted at the optometrist's or ophthalmologist's office to be 7670 completed by the optometrist or ophthalmologist. The person 7671 shall submit such forms to a deputy registrar at the time the 7672 person applies for the driver's license renewal to verify that 7673 the vision screening results meet the vision standards required 7674 for licensing. 7675
- (B) When the results of a vision screening given under 7676 division (A) of this section indicate that the vision of the 7677 person examined meets the standards required for licensing, the 7678 deputy registrar may renew the person's driver's license at that 7679 time.
  - (C) When the results of a vision screening given under

division (A) of this section indicate that the vision of the	7682
person screened may not meet the standards required for	7683
licensing, the deputy registrar shall not renew the person's	7684
driver's license at that time but shall refer the person to a	7685
driver's license examiner appointed by the director of public	7686
safety under section 5502.05 of the Revised Code for a further	7687
examination of the person's vision.	7688

- (D) When a person referred to a driver's license examiner 7689 by a deputy registrar does not meet the vision standards 7690 7691 required for licensing, the driver's license examiner shall 7692 retain the person's operator's license and shall immediately notify the registrar of motor vehicles of that fact. The 7693 driver's license examiner shall refer the person to a licensed 7694 optometrist or ophthalmologist of the person's choice. The 7695 person may have the optometrist or ophthalmologist conduct a 7696 vision screening and shall request the optometrist or 7697 ophthalmologist to certify the vision screening results on any 7698 forms required by the registrar. The person shall submit such 7699 forms to a deputy registrar or driver's license examiner to 7700 verify that the vision screening results meet the vision 7701 standards required for licensing. 7702
- (E) No driver's license shall be issued to a person, until 7703 the person's vision is corrected to meet the standards required 7704 for licensing by this section. Any person who operates a motor 7705 vehicle on a highway, or on any public or private property used 7706 by the public for purposes of vehicular travel or parking, 7707 during the time the person's driver's license is held by a 7708 driver's license examiner under this division, shall be deemed 7709 to be operating a motor vehicle in violation of division (A) of 7710 section 4510.12 of the Revised Code. 7711

(F) The registrar shall adopt rules and shall provide any	7712
forms necessary to properly conduct vision screenings at the	7713
office of a deputy registrar, a driver examination station, or	7714
at the office of a licensed optometrist or ophthalmologist.	7715
(G) A person conducting vision screenings under this	7716
section is not personally liable for damages for injury or loss	7717
to persons or property and for death caused by the operation of	7718
a motor vehicle by any person whose driver's license was renewed	7719
by the deputy registrar under division (B) of this section.	7720
Sec. 4507.21. (A) Each Except as provided in section	7721
4507.061 of the Revised Code, each applicant for a driver's	7722
license shall file an application in the office of the registrar	7723
of motor vehicles or of a deputy registrar.	7724
(B)(1) Each person under eighteen years of age applying	7725
for a driver's license issued in this state shall present	7726
satisfactory evidence of having successfully completed any one	7727
of the following:	7728
(a) A driver education course approved by the state	7729
department of education prior to December 31, 2003.	7730
(b) A driver training course approved by the director of	7731
public safety.	7732
(c) A driver training course comparable to a driver	7733
education or driver training course described in division (B)(1)	7734
(a) or (b) of this section and administered by a branch of the	7735
armed forces of the United States and completed by the applicant	7736
while residing outside this state for the purpose of being with	7737
or near any person serving in the armed forces of the United	7738
States.	7739
(2) Each person under eighteen years of age applying for a	7740

driver's license also shall present, on a form prescribed by the	7741
registrar, an affidavit signed by an eligible adult attesting	7742
that the person has acquired at least fifty hours of actual	7743
driving experience, with at least ten of those hours being at	7744
night.	7745
(C)(1) An applicant for an initial driver's license shall	7746
present satisfactory evidence of successful completion of the	7747
abbreviated driver training course for adults, approved by the	7748
director of public safety under section 4508.02 of the Revised	7749
Code, if all of the following apply:	7750
(a) The applicant is eighteen years of age or older.	7751
(b) The applicant failed the road or maneuverability test	7752
required under division (A)(2) of section 4507.11 of the Revised	7753
Code.	7754
(c) In the twelve months immediately preceding the date of	7755
application, the applicant has not successfully completed a	7756
driver training course.	7757
(2) An applicant shall present satisfactory evidence as	7758
required under division (C)(1) of this section prior to	7759
attempting the test a second or subsequent time.	7760
(D) If the registrar or deputy registrar determines that	7761
the applicant is entitled to the driver's license, it shall be	7762
issued. If the application shows that the applicant's license	7763
has been previously canceled or suspended, the deputy registrar	7764
shall forward the application to the registrar, who shall	7765
determine whether the license shall be granted.	7766
(E) An applicant shall file an application under this	7767
<pre>section in duplicate, and the deputy registrar issuing the</pre>	7768

license shall immediately forward to the office of the registrar

the original copy of the application, together with the	7770
duplicate copy of any certificate of completion if issued for	7771
purposes of division (B) of this section. The registrar shall	7772
prescribe rules as to the manner in which the deputy registrar	7773
files and maintains the applications and other records. The	7774
registrar shall file every application for a driver's or	7775
commercial driver's license and index them by name and number,	7776
and shall maintain a suitable record of all licenses issued, all	7777
convictions and bond forfeitures, all applications for licenses	7778
denied, and all licenses that have been suspended or canceled.	7779

- (F) For purposes of section 2313.06 of the Revised Code, 7780 the registrar shall maintain accurate and current lists of the 7781 residents of each county who are eighteen years of age or older, 7782 have been issued, on and after January 1, 1984, driver's or 7783 commercial driver's licenses that are valid and current, and 7784 would be electors if they were registered to vote, regardless of 7785 whether they actually are registered to vote. The lists shall 7786 contain the names, addresses, dates of birth, duration of 7787 residence in this state, citizenship status, and social security 7788 numbers, if the numbers are available, of the licensees, and may 7789 contain any other information that the registrar considers 7790 suitable. 7791
- (G) Each person under eighteen years of age applying for a 7792 motorcycle operator's endorsement or a restricted license 7793 enabling the applicant to operate a motorcycle shall present 7794 satisfactory evidence of having completed the courses of 7795 instruction in the motorcycle safety and education program 7796 described in section 4508.08 of the Revised Code or a comparable 7797 course of instruction administered by a branch of the armed 7798 forces of the United States and completed by the applicant while 7799 residing outside this state for the purpose of being with or 7800

near any person serving in the armed forces of the United	7801
States. If the registrar or deputy registrar then determines	7802
that the applicant is entitled to the endorsement or restricted	7803
license, it shall be issued.	7804
(H) No person shall knowingly make a false statement in an	7805
affidavit presented in accordance with division (B)(2) of this	7806
section.	7807
(T) To wood in this costion Halisible edultH masse and of	7808
(I) As used in this section, "eligible adult" means any of	
the following persons:	7809
(1) A parent, guardian, or custodian of the applicant;	7810
(2) A person over the age of twenty-one who acts in loco	7811
parentis of the applicant and who maintains proof of financial	7812
responsibility with respect to the operation of a motor vehicle	7813
owned by the applicant or with respect to the applicant's	7814
operation of any motor vehicle.	7815
(J) Whoever violates division (H) of this section is	7816
guilty of a minor misdemeanor and shall be fined one hundred	7817
dollars.	7818
Sec. 4507.213. (A) Any person who becomes a resident of	7819
this state, within thirty days of becoming a resident, shall	7820
surrender any driver's license, temporary instruction permit, or	7821
identification card issued by another state to the registrar of	7822
motor vehicles or a deputy registrar. If such a person intends	7823
to operate a motor vehicle upon the public roads or highways,	7824
the person shall apply for a temporary instruction permit or	7825
driver's license in this state. If the person fails to apply for	7826
a driver's license or temporary instruction permit within thirty	7827
days of becoming a resident, the person shall not operate any	7828
motor vehicle in this state under a license or permit issued by	7829

another state.	7830
(B)(1) Whoever violates division (A) of this section is	7831
guilty of a minor misdemeanor.	7832
(2) The offense established under division (B)(1) of this	7833
section is a strict liability offense and strict liability is a	7834
culpable mental state for purposes of section 2901.20 of the	7835
Revised Code. The designation of this offense as a strict	7836
liability offense shall not be construed to imply that any other	7837
offense, for which there is no specified degree of culpability,	7838
is not a strict liability offense.	7839
(C) For purposes of division (A) of this section,	7840
"resident" means any person to whom any of the following	7841
applies:	7842
$\frac{(3)}{(1)}$ The person maintains their principal residence in	7843
this state and does not reside in this state as a result of the	7844
person's active service in the United States armed forces.	7845
$\frac{(4)}{(2)}$ The person is determined by the registrar of motor	7846
vehicles to be a resident in accordance with standards adopted	7847
by the registrar under section 4507.01 of the Revised Code.	7848
Sec. 4507.50. (A)(1) The registrar of motor vehicles or a	7849
deputy registrar shall issue an identification card, upon-	7850
receipt of to a person when all of the following apply:	7851
(a) The registrar or deputy registrar receives an	7852
application completed in accordance with section 4507.51 of the	7853
Revised Code and payment of the applicable fees, to a .	7854
(b) The person who is a resident or a temporary resident	7855
of this state—who—.	7856
(c) The person is not licensed as an operator of a motor	7857

vehicle in this state or another licensing jurisdiction.	7858
(d) The person does not hold an identification card from	7859
another jurisdiction.	7860
(2)(a) The registrar of motor vehicles or a deputy	7861
registrar may issue a temporary identification card, upon	7862
receipt of when all of the following apply:	7863
(i) The registrar or deputy registrar receives an	7864
application completed in accordance with section 4507.51 of the	7865
Revised Code and payment of the applicable fees, to a .	7866
(ii) The person who is a resident or temporary resident of	7867
this state—whose—.	7868
(iii) The person's Ohio driver's or commercial driver's	7869
license has been suspended or canceled.	7870
(iv) The person does not hold an identification card from	7871
another jurisdiction.	7872
(b) The temporary identification card shall be identical	7873
to an identification card, except that it shall be printed on	7874
its face with a statement that the card is valid during the	7875
effective dates of the suspension or cancellation of the	7876
cardholder's license, or until the birthday of the cardholder in	7877
the fourth year after the date on which it is issued, whichever	7878
is shorter.	7879
(c) The cardholder shall surrender the temporary	7880
identification card to the registrar or any deputy registrar	7881
before the cardholder's driver's or commercial driver's license	7882
is restored or reissued.	7883
(B)(1) Except as provided in division (C) or (D) of this	7884
section, an applicant shall pay the following fees prior to	7885

issuance of an identification card or a temporary identification	7886
card:	7887
(a) A fee of three dollars and fifty cents if the card	7888
will expire on the applicant's birthday four years after the	7889
date of issuance or a fee of six dollars if the card will expire	7890
on the applicant's birthday eight years after the date of	7891
issuance;	7892
(b) A fee equal to the amount established under section	7893
4503.038 of the Revised Code if the card will expire on the	7894
applicant's birthday four years after the date of issuance or	7895
twice that amount if the card will expire on the applicant's	7896
birthday eight years after the date of issuance;	7897
(c) A fee of one dollar and fifty cents if the card will	7898
expire on the applicant's birthday four years after the date of	7899
issuance or three dollars if the card will expire on the	7900
applicant's birthday eight years after the date of issuance, for	7901
the authentication of the documents required for processing an	7902
identification card or temporary identification card. A deputy	7903
registrar that authenticates the required documents shall retain	7904
the entire amount of the fee.	7905
(2) The fees collected for issuing an identification card	7906
under this section, except for any fees allowed to the deputy	7907
registrar, shall be paid into the state treasury to the credit	7908
of the public safety - highway purposes fund created in section	7909
4501.06 of the Revised Code.	7910
(C) A disabled veteran who has a service-connected	7911
disability rated at one hundred per cent by the veterans'	7912
administration may apply to the registrar or a deputy registrar	7913
for the issuance to that veteran of an identification card or a	7914

temporary identification	card under this	section without payment	7915
of any fee prescribed in	division (B) of	this section.	7916

An application made under this division shall be 7917 accompanied by such documentary evidence of disability as the 7918 registrar may require by rule. 7919

(D) A resident who is eligible for an identification card 7920 with an expiration date that is in accordance with division (A) 7921 (8) (b) of section 4507.52 of the Revised Code and who is 7922 currently unemployed may apply to the registrar or a deputy 7923 registrar for the issuance of an identification card under this 7924 section without payment of any fee as prescribed in division (B) 7925 of this section.

An application made under division (D) of this section 7927 shall be accompanied by such documentary evidence of disability 7928 and unemployment as the registrar may require by rule. 7929

Sec. 4507.51. (A) (1) Every application for an 7930 identification card or duplicate shall be made on a form 7931 furnished or in a manner specified by the registrar of motor 7932 vehicles, shall be signed by the applicant, and by the 7933 applicant's parent or guardian if the applicant is under 7934 eighteen years of age, and shall contain the following 7935 information pertaining to the applicant: name, date of birth, 7936 sex, general description including the applicant's height, 7937 weight, hair color, and eye color, address, and social security 7938 number. The application also shall include, for an applicant who 7939 has not already certified the applicant's willingness to make an 7940 anatomical gift under section 2108.05 of the Revised Code, 7941 whether the applicant wishes to certify willingness to make such 7942 an anatomical gift and shall include information about the 7943 requirements of sections 2108.01 to 2108.29 of the Revised Code 7944

that apply to persons who are less than eighteen years of age.	7945
The statement regarding willingness to make such a donation	7946
shall be given no consideration in the decision of whether to	7947
issue an identification card. Each applicant applying in person	7948
at a deputy registrar office shall be photographed in color at	7949
the time of making application.	7950

- (2) (a) The application also shall state whether the 7951 applicant has executed a valid durable power of attorney for 7952 health care pursuant to sections 1337.11 to 1337.17 of the 7953 Revised Code or has executed a declaration governing the use or 7954 7955 continuation, or the withholding or withdrawal, of lifesustaining treatment pursuant to sections 2133.01 to 2133.15 of 7956 the Revised Code and, if the applicant has executed either type 7957 of instrument, whether the applicant wishes the identification 7958 card issued to indicate that the applicant has executed the 7959 instrument. 7960
- (b)  $\frac{0}{1}$  and after October 7, 2009, the  $\frac{1}{1}$  application also 7961 shall state whether the applicant is a veteran, active duty, or 7962 reservist of the armed forces of the United States and, if the 7963 applicant is such, whether the applicant wishes the 7964 identification card issued to indicate that the applicant is a 7965 veteran, active duty, or reservist of the armed forces of the 7966 United States by a military designation on the identification 7967 card. 7968
- (3) The registrar or deputy registrar, in accordance with 7969 section 3503.11 of the Revised Code, shall register as an 7970 elector any person who applies for an identification card or 7971 duplicate if the applicant is eligible and wishes to be 7972 registered as an elector. The decision of an applicant whether 7973 to register as an elector shall be given no consideration in the 7974

decision of whether	to issue the applicant an identification	7975
card or duplicate.		7976

(B) The Except as provided in section 4507.061 of the 7977 Revised Code, the application for an identification card or 7978 duplicate shall be filed in the office of the registrar or 7979 deputy registrar. Each applicant shall present documentary 7980 evidence as required by the registrar of the applicant's age and 7981 identity, and the applicant shall swear that all information 7982 given is true. An identification card issued by the department 7983 of rehabilitation and correction under section 5120.59 of the 7984 7985 Revised Code or an identification card issued by the department of youth services under section 5139.511 of the Revised Code 7986 shall be sufficient documentary evidence under this division 7987 upon verification of the applicant's social security number by 7988 the registrar or a deputy registrar. Upon issuing an 7989 identification card under this section for a person who has been 7990 issued an identification card under section 5120.59 or section 7991 5139.511 of the Revised Code, the registrar or deputy registrar 7992 shall destroy the identification card issued under section 7993 5120.59 or section 5139.511 of the Revised Code. 7994

All applications for an identification card or duplicate 7995 under this section shall be filed in duplicate, and if submitted 7996 to a deputy registrar, a copy shall be forwarded to the 7997 registrar. The registrar shall prescribe rules for the manner in 7998 which a deputy registrar is to file and maintain applications 7999 and other records. The registrar shall maintain a suitable, 8000 indexed record of all applications denied and cards issued or 8001 canceled. 8002

(C) In addition to any other information it contains, on 8003 and after the date that is fifteen months after April 7, 2009, 8004

the form furnished by the registrar of motor vehicles for an	8005
application for an identification card or duplicate shall inform	8006
applicants that the applicant must present a copy of the	8007
applicant's DD-214 or an equivalent document in order to qualify	8008
to have the card or duplicate indicate that the applicant is an	8009
honorably discharged veteran of the armed forces of the United	8010
States based on a request made pursuant to division (A)(2)(b) of	8011
this section.	8012
Sec. 4507.53. Digitalized photographic records of the	8013
department of public safety may be released only to state, the	8014
following:	8015
(A) State, local, or federal governmental agencies for	8016
criminal justice purposes and to any;	8017
(B) Any court;	8018
(C) The American association of motor vehicle	8019
administrators to allow state department of motor vehicles	8020
participating in the association's state-to-state verification	8021
services and digital image access and exchange program to use	8022
the photographic records for identity verification purposes.	8023
Sec. 4510.037. (A) When the registrar of motor vehicles	8024
determines that the total points charged against any person	8025
under section 4510.036 of the Revised Code exceed five, the	8026
registrar shall send a warning letter to the person at the	8027
person's last known address by regular mail. The warning letter	8028
shall list the reported violations that are the basis of the	8029
points charged, list the number of points charged for each	8030
violation, and outline the suspension provisions of this	8031
section.	8032

(B) When the registrar determines that the total points

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(C) (1) Any person against whom at least two but less than 8062 twelve points have been charged under section 4510.036 of the 8063 Revised Code may enroll in a course of remedial driving 8064

instruction that is approved by the director of public safety in	8065
accordance with division (L) of this section. Upon the person's	8066
completion of an approved course of remedial driving	8067
instruction, the person may apply to the registrar on a form	8068
prescribed by the registrar for a credit of two points on the	8069
person's driving record. Upon receipt of the application and	8070
proof of completion of the approved remedial driving course, the	8071
registrar shall approve the two-point credit. The registrar	8072
shall not approve any credits for a person who completes an	8073
approved course of remedial driving instruction pursuant to a	8074
judge's order under section 4510.02 of the Revised Code.	8075

- (2) In any three-year period, the registrar shall approve 8076 only one two-point credit on a person's driving record under 8077 division (C)(1) of this section. The registrar shall approve not 8078 more than five two-point credits on a person's driving record 8079 under division (C)(1) of this section during that person's 8080 lifetime.
- (D) When a judge of a court of record suspends a person's 8082 driver's or commercial driver's license or permit or nonresident 8083 operating privilege and charges points against the person under 8084 section 4510.036 of the Revised Code for the offense that 8085 resulted in the suspension, the registrar shall credit that 8086 period of suspension against the time of any subsequent 8087 suspension imposed under this section for which those points 8088 were used to impose the subsequent suspension. When a United 8089 States district court that has jurisdiction within this state 8090 suspends a person's driver's or commercial driver's license or 8091 permit or nonresident operating privileges pursuant to the 8092 "Assimilative Crimes Act," 102 Stat. 4381 (1988), 18 U.S.C.A. 8093 13, as amended, the district court prepares an abstract pursuant 8094 to section 4510.031 of the Revised Code, and the district court 8095

charges points against the person under section 4510.036 of the	8096
Revised Code for the offense that resulted in the suspension,	8097
the registrar shall credit the period of suspension imposed by	8098
the district court against the time of any subsequent suspension	8099
imposed under this section for which the points were used to	8100
impose the subsequent suspension.	8101

(E) The registrar, upon the written request of a licensee 8102 who files a petition under division (B) of this section, shall 8103 furnish the licensee a certified copy of the registrar's record 8104 of the convictions and bond forfeitures of the person. This 8105 record shall include the name, address, and date of birth of the 8106 licensee; the name of the court in which each conviction or bail 8107 forfeiture took place; the nature of the offense that was the 8108 basis of the conviction or bond forfeiture; and any other 8109 information that the registrar considers necessary. If the 8110 record indicates that twelve points or more have been charged 8111 against the person within a two-year period, it is prima-facie 8112 evidence that the person is a repeat traffic offender, and the 8113 registrar shall suspend the person's driver's or commercial 8114 driver's license or permit or nonresident operating privilege 8115 pursuant to division (B) of this section. 8116

In hearing the petition and determining whether the person 8117 filing the petition has shown cause why the person's driver's or 8118 commercial driver's license or permit or nonresident operating 8119 privilege should not be suspended, the court shall decide the 8120 issue on the record certified by the registrar and any 8121 additional relevant, competent, and material evidence that 8122 either the registrar or the person whose license is sought to be 8123 suspended submits. 8124

(F) If a petition is filed under division (B) of this

section in a county court, the prosecuting attorney of the	8126
county in which the case is pending shall represent the	8127
registrar in the proceedings, except that, if the petitioner	8128
resides in a municipal corporation within the jurisdiction of	8129
the county court, the city director of law, village solicitor,	8130
or other chief legal officer of the municipal corporation shall	8131
represent the registrar in the proceedings. If a petition is	8132
filed under division (B) of this section in a municipal court,	8133
the registrar shall be represented in the resulting proceedings	8134
as provided in section 1901.34 of the Revised Code.	8135

- (G) If the court determines from the evidence submitted 8136 that a person who filed a petition under division (B) of this 8137 section has failed to show cause why the person's driver's or 8138 commercial driver's license or permit or nonresident operating 8139 privileges should not be suspended, the court shall assess 8140 against the person the cost of the proceedings in the appeal of 8141 the determination and suspension and shall impose the applicable 8142 suspension under this section or suspend all or a portion of the 8143 suspension and impose any conditions upon the person that the 8144 court considers proper or impose upon the person a community 8145 control sanction pursuant to section 2929.15 or 2929.25 of the 8146 Revised Code. If the court determines from the evidence 8147 submitted that a person who filed a petition under division (B) 8148 of this section has shown cause why the person's driver's or 8149 commercial driver's license or permit or nonresident operating 8150 privileges should not be suspended, the costs of the appeal 8151 proceeding shall be paid out of the county treasury of the 8152 county in which the proceedings were held. 8153
- (H) Any person whose driver's or commercial driver's

  license or permit or nonresident operating privileges are

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  suspended under this section is not entitled to apply for or

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### Sub. H. B. No. 74 As Passed by the House

receive a new driver's or commercial driver's license or permit	8157
or to request or be granted nonresident operating privileges	8158
during the effective period of the suspension.	8159
(I) Upon the termination of any suspension or other	8160
penalty imposed under this section involving the surrender of	8161
license or permit and upon the request of the person whose	8162
license or permit was suspended or surrendered, the registrar	8163
shall return the license or permit to the person upon	8164
determining that the person has complied with all provisions of	8165
section 4510.038 of the Revised Code or, if the registrar	8166
destroyed the license or permit pursuant to section 4510.52 of	8167
the Revised Code, shall reissue the person's license or permit.	8168
(J) Any person whose driver's or commercial driver's	8169
license or permit or nonresident operating privileges are	8170
suspended as a repeat traffic offender under this section and	8171
who, during the suspension, operates any motor vehicle upon any	8172
public roads and highways is guilty of driving under a twelve-	8173
point suspension, a misdemeanor of the first degree. The court	8174
shall sentence the offender to a minimum term of three days in	8175
jail. No court shall suspend the first three days of jail time	8176
imposed pursuant to this division.	8177
(K) The registrar, in accordance with specific statutory	8178
authority, may suspend the privilege of driving a motor vehicle	8179
on the public roads and highways of this state that is granted	8180
to nonresidents by section 4507.04 of the Revised Code.	8181
(L)(1) Except as provided in division (L)(2) of this-	8182
section, any Any course of remedial driving instruction the	8183
director of public safety approves under this section shall	8184
require its students to attend at least fifty per cent of the	8185

course in person and the director shall not approve any course-

of remedial driving instruction that permits its students to	8187
take more than fifty per cent of the course in any other manner,	8188
<pre>including via video teleconferencing or the internet_instruction_</pre>	8189
<pre>in one of the following ways:</pre>	8190
(a) Entirely in person;	8191
(b) Any combination of in-person and video	8192
teleconferencing or internet instruction;	8193
(c) Entirely remote instruction via video teleconferencing	8194
or the internet.	8195
(2) The director <u>may shall</u> approve a course of remedial	8196
instruction that permits students to take the entire-course via-	8197
video teleconferencing or the internet in any of the ways	8198
specified in division (L)(1) of this section, provided the	8199
provider of the course is capable of meeting the instructional	8200
standards established by the director. In accordance with	8201
division (C) of this section, upon receiving an application with	8202
a certificate or other proof of completion of a course approved	8203
under this division, the registrar shall approve the two-point	8204
reduction.	8205
Sec. 4511.195. (A) As used in this section:	8206
(1) "Arrested person" means a person who is arrested for a	8207
violation of division (A) of section 4511.19 of the Revised Code	8208
or a municipal OVI ordinance and whose arrest results in a	8209
vehicle being seized under division (B) of this section.	8210
(2) "Vehicle owner" means either of the following:	8211
(a) The person in whose name is registered, at the time of	8212
the seizure, a vehicle that is seized under division (B) of this	8213
section;	8214

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### Sub. H. B. No. 74 As Passed by the House

(b) A person to whom the certificate of title to a vehicle	8215
that is seized under division (B) of this section has been	8216
assigned and who has not obtained a certificate of title to the	8217
vehicle in that person's name, but who is deemed by the court as	8218
being the owner of the vehicle at the time the vehicle was	8219
seized under division (B) of this section.	8220
(3) "Interested party" includes the owner of a vehicle	8221
seized under this section, all lienholders, the arrested person,	8222
the owner of the place of storage at which a vehicle seized	8223
under this section is stored, and the person or entity that	8224
caused the vehicle to be removed.	8225
(B)(1) The arresting officer or another officer of the law	8226
enforcement agency that employs the arresting officer, in	8227
addition to any action that the arresting officer is required or	8228
authorized to take by section 4511.19 or 4511.191 of the Revised	8229
Code or by any other provision of law, shall seize the vehicle	8230
that a person was operating at the time of the alleged offense	8231
and its license plates if the vehicle is registered in the	8232
arrested person's name and if either of the following applies:	8233
(a) The person is arrested for a violation of division (A)	8234
of section 4511.19 of the Revised Code or of a municipal OVI	8235
ordinance and, within ten years of the alleged violation, the	8236
person previously has been convicted of or pleaded guilty to one	8237
or more violations of division (A) or (B) of section 4511.19 of	8238
the Revised Code or one or more other equivalent offenses.	8239
(b) The person is arrested for a violation of division (A)	8240
of section 4511.19 of the Revised Code or of a municipal OVI	8241
ordinance and the person previously has been convicted of or	8242

pleaded guilty to a violation of division (A) of section 4511.19

of the Revised Code under circumstances in which the violation

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was a felony, regardless of when the prior felony violation of 8245 division (A) of section 4511.19 of the Revised Code and the 8246 conviction or guilty plea occurred. 8247

- 8248 (2) A law enforcement agency that employs a law enforcement officer who makes an arrest of a type that is 8249 described in division (B)(1) of this section and that involves a 8250 rented or leased vehicle that is being rented or leased for a 8251 period of thirty days or less shall notify, within twenty-four 8252 hours after the officer makes the arrest, the lessor or owner of 8253 the vehicle regarding the circumstances of the arrest and the 8254 8255 location at which the vehicle may be picked up. At the time of the seizure of the vehicle, the law enforcement officer who made 8256 8257 the arrest shall give the arrested person written notice that the vehicle and its license plates have been seized; that the 8258 vehicle either will be kept by the officer's law enforcement 8259 agency or will be immobilized at least until the operator's 8260 initial appearance on the charge of the offense for which the 8261 arrest was made; that, at the initial appearance, the court in 8262 8263 certain circumstances may order that the vehicle and license plates be released to the arrested person until the disposition 8264 of that charge; and that, if the arrested person is convicted of 8265 that charge, the court generally must order the immobilization 8266 of the vehicle and the impoundment of its license plates, or the 8267 forfeiture of the vehicle. 8268
- (3) The arresting officer or a law enforcement officer of the agency that employs the arresting officer shall give written notice of the seizure to the court that will conduct the initial appearance of the arrested person on the charges arising out of the arrest. Upon receipt of the notice, the court promptly shall determine whether the arrested person is the vehicle owner. If the court determines that the arrested person is not the vehicle

#### Sub. H. B. No. 74 As Passed by the House

owner, it promptly shall send by regular mail written notice of	8276
the seizure to the vehicle's registered owner. The written	8277
notice shall contain all of the information required by division	8278
(B)(2) of this section to be in a notice to be given to the	8279
arrested person and also shall specify the date, time, and place	8280
of the arrested person's initial appearance. The notice also	8281
shall inform the vehicle owner that if title to a motor vehicle	8282
that is subject to an order for criminal forfeiture under this	8283
section is assigned or transferred and division (B)(2) or (3) of	8284
section 4503.234 of the Revised Code applies, the court may fine	8285
the arrested person the value of the vehicle. The notice also	8286
shall state that if the vehicle is immobilized under division	8287
(A) of section 4503.233 of the Revised Code, seven days after	8288
the end of the period of immobilization a law enforcement agency	8289
will send the vehicle owner a notice, informing the owner that	8290
if the release of the vehicle is not obtained in accordance with	8291
division (D)(3) of section 4503.233 of the Revised Code, the	8292
vehicle shall be forfeited. The notice also shall inform the	8293
vehicle owner that the vehicle owner may be charged expenses or	8294
charges incurred under this section and section 4503.233 of the	8295
Revised Code for the removal and storage of the vehicle.	8296

The written notice that is given to the arrested person also shall state that if the person is convicted of or pleads guilty to the offense and the court issues an immobilization and impoundment order relative to that vehicle, division (D)(4) of section 4503.233 of the Revised Code prohibits the vehicle from being sold during the period of immobilization without the prior approval of the court.

(4) At or before the initial appearance, the vehicle owner may file a motion requesting the court to order that the vehicle and its license plates be released to the vehicle owner. Except

as provided in this division and subject to the payment of	8307
expenses or charges incurred in the removal and storage of the	8308
vehicle, the court, in its discretion, then may issue an order	8309
releasing the vehicle and its license plates to the vehicle	8310
owner. Such an order may be conditioned upon such terms as the	8311
court determines appropriate, including the posting of a bond in	8312
an amount determined by the court. If the arrested person is not	8313
the vehicle owner and if the vehicle owner is not present at the	8314
arrested person's initial appearance, and if the court believes	8315
that the vehicle owner was not provided with adequate notice of	8316
the initial appearance, the court, in its discretion, may allow	8317
the vehicle owner to file a motion within seven days of the	8318
initial appearance. If the court allows the vehicle owner to	8319
file such a motion after the initial appearance, the extension	8320
of time granted by the court does not extend the time within	8321
which the initial appearance is to be conducted. If the court	8322
issues an order for the release of the vehicle and its license	8323
plates, a copy of the order shall be made available to the	8324
vehicle owner. If the vehicle owner presents a copy of the order	8325
to the law enforcement agency that employs the law enforcement	8326
officer who arrested the arrested person, the law enforcement	8327
agency promptly shall release the vehicle and its license plates	8328
to the vehicle owner upon payment by the vehicle owner of any	8329
expenses or charges incurred in the removal and storage of the	8330
vehicle.	8331

(5) A vehicle seized under division (B)(1) of this section 8332 either shall be towed to a place specified by the law 8333 enforcement agency that employs the arresting officer to be 8334 safely kept by the agency at that place for the time and in the 8335 manner specified in this section or shall be otherwise 8336 immobilized for the time and in the manner specified in this 8337

# Sub. H. B. No. 74 As Passed by the House

section. A law enforcement officer of that agency shall remove	8338
the identification license plates of the vehicle, and they shall	8339
be safely kept by the agency for the time and in the manner	8340
specified in this section The license plates shall remain on the	8341
seized vehicle unless otherwise ordered by the court. No vehicle	8342
that is seized and either towed or immobilized pursuant to this	8343
division shall be considered contraband for purposes of Chapter	8344
2981. of the Revised Code. The vehicle shall not be immobilized	8345
at any place other than a commercially operated private storage	8346
lot, a place owned by a law enforcement agency or other	8347
government agency, or a place to which one of the following	8348
applies:	8349
(a) The place is leased by or otherwise under the control	8350
of a law enforcement agency or other government agency.	8351
(b) The place is owned by the vehicle operator, the	8352
vehicle operator's spouse, or a parent or child of the vehicle	8353
operator.	8354
(c) The place is owned by a private person or entity, and,	8355
prior to the immobilization, the private entity or person that	8356
owns the place, or the authorized agent of that private entity	8357
or person, has given express written consent for the	8358
immobilization to be carried out at that place.	8359
(d) The place is a street or highway on which the vehicle	8360
	8361
is parked in accordance with the law.	0301
(C)(1) A vehicle seized under division (B) of this section	8362
shall be safely kept at the place to which it is towed or	8363
otherwise moved by the law enforcement agency that employs the	8364
arresting officer until the initial appearance of the arrested	8365

person relative to the charge in question. The license plates of

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shall remain on the seized vehicle that are removed pursuant to	8367
division (B) of this section shall be safely kept by the law-	8368
enforcement agency that employs the arresting officer until the	8369
initial appearance of the arrested person relative to the charge	8370
in question unless otherwise ordered by the court.	8371

(2)(a) At the initial appearance or not less than seven 8372 days prior to the date of final disposition, the court shall 8373 notify the arrested person that, if title to a motor vehicle 8374 that is subject to an order for criminal forfeiture under this 8375 section is assigned or transferred and division (B)(2) or (3) of 8376 section 4503.234 of the Revised Code applies, the court may fine 8377 the arrested person the value of the vehicle. If, at the initial 8378 appearance, the arrested person pleads guilty to the violation 8379 of division (A) of section 4511.19 of the Revised Code or of the 8380 municipal OVI ordinance or pleads no contest to and is convicted 8381 of the violation, the court shall impose sentence upon the 8382 person as provided by law or ordinance; the court shall order 8383 the immobilization of the vehicle the arrested person was 8384 operating at the time of the offense if registered in the 8385 arrested person's name and the impoundment of its license plates 8386 under section 4503.233 and section 4511.19 or 4511.193 of the 8387 Revised Code or the criminal forfeiture to the state of the 8388 vehicle if registered in the arrested person's name under 8389 section 4503.234 and section 4511.19 or 4511.193 of the Revised 8390 Code, whichever is applicable; and the vehicle and its license 8391 plates shall not be returned or released to the arrested person. 8392

(b) If, at any time, the charge that the arrested person violated division (A) of section 4511.19 of the Revised Code or the municipal OVI ordinance is dismissed for any reason, the court shall order that the vehicle seized at the time of the arrest and its license plates immediately be released to the

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person.	8398
(D) If a vehicle and its license plates are seized under	8399
division (B) of this section and are not returned or released to	8400
the arrested person pursuant to division (C) of this section,	8401
the vehicle and its license plates shall be retained until the	8402
final disposition of the charge in question. Upon the final	8403
disposition of that charge, the court shall do whichever of the	8404
following is applicable:	8405
(1) If the arrested person is convicted of or pleads	8406
guilty to the violation of division (A) of section 4511.19 of	8407
the Revised Code or of the municipal OVI ordinance, the court	8408
shall impose sentence upon the person as provided by law or	8409
ordinance and shall order the immobilization of the vehicle the	8410
person was operating at the time of the offense if it is	8411
registered in the arrested person's name and the impoundment of	8412
its license plates under section 4503.233 and section 4511.19 or	8413
4511.193 of the Revised Code, or the criminal forfeiture of the	8414
vehicle if it is registered in the arrested person's name under	8415
section 4503.234 and section 4511.19 or 4511.193 of the Revised	8416
Code, whichever is applicable.	8417
(2) If the arrested person is found not guilty of the	8418
violation of division (A) of section 4511.19 of the Revised Code	8419
or of the municipal OVI ordinance, the court shall order that	8420
the vehicle and its license plates immediately be released to	8421
the arrested person.	8422
(3) If the charge that the arrested person violated	8423
division (A) of section 4511.19 of the Revised Code or the	8424
municipal OVI ordinance is dismissed for any reason, the court	8425

shall order that the vehicle and its license plates immediately

be released to the arrested person.

(4) If the impoundment of the vehicle was not authorized 8428 under this section, the court shall order that the vehicle and 8429 its license plates be returned immediately to the arrested 8430 person or, if the arrested person is not the vehicle owner, to 8431 the vehicle owner, and shall order that the state or political 8432 subdivision of the law enforcement agency served by the law 8433 enforcement officer who seized the vehicle pay all expenses and 8434 charges incurred in its removal and storage. 8435

**Page 285** 

- (E) If a vehicle is seized under division (B) of this 8436 section, the time between the seizure of the vehicle and either 8437 its release to the arrested person under division (C) of this 8438 section or the issuance of an order of immobilization of the 8439 vehicle under section 4503.233 of the Revised Code shall be 8440 credited against the period of immobilization ordered by the 8441 court.
- (F)(1) Except as provided in division (D)(4) of this 8443 section, the arrested person may be charged expenses or charges 8444 incurred in the removal and storage of the immobilized vehicle. 8445 The court with jurisdiction over the case, after notice to all 8446 interested parties, including lienholders, and after an 8447 opportunity for them to be heard, if the court finds that the 8448 arrested person does not intend to seek release of the vehicle 8449 at the end of the period of immobilization under section 8450 4503.233 of the Revised Code or that the arrested person is not 8451 or will not be able to pay the expenses and charges incurred in 8452 its removal and storage, may order that title to the vehicle be 8453 transferred, in order of priority, first into the name of the 8454 person or entity that removed it, next into the name of a 8455 lienholder, or lastly into the name of the owner of the place of 8456 8457 storage.

Any lienholder that receives title under a court order	8458
shall do so on the condition that it pay any expenses or charges	8459
incurred in the vehicle's removal and storage. If the person or	8460
entity that receives title to the vehicle is the person or	8461
entity that removed it, the person or entity shall receive title	8462
on the condition that it pay any lien on the vehicle. The court	8463
shall not order that title be transferred to any person or	8464
entity other than the owner of the place of storage if the	8465
person or entity refuses to receive the title. Any person or	8466
entity that receives title either may keep title to the vehicle	8467
or may dispose of the vehicle in any legal manner that it	8468
considers appropriate, including assignment of the certificate	8469
of title to the motor vehicle to a salvage dealer or a scrap	8470
metal processing facility. The person or entity shall not	8471
transfer the vehicle to the person who is the vehicle's	8472
immediate previous owner.	8473

If the person or entity that receives title assigns the 8474 motor vehicle to a salvage dealer or scrap metal processing 8475 facility, the person or entity shall send the assigned 8476 certificate of title to the motor vehicle to the clerk of the 8477 court of common pleas of the county in which the salvage dealer 8478 or scrap metal processing facility is located. The person or 8479 entity shall mark the face of the certificate of title with the 8480 words "FOR DESTRUCTION" and shall deliver a photocopy of the 8481 certificate of title to the salvage dealer or scrap metal 8482 processing facility for its records. 8483

(2) Whenever a court issues an order under division (F)(1) 8484 of this section, the court also shall order removal of the 8485 license plates from the vehicle and cause them to be sent to the 8486 registrar of motor vehicles if they have not already been sent 8487 to the registrar. Thereafter, no further proceedings shall take 8488

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place under this section or under section 4503.233 of the 8489
Revised Code. 8490

- (3) Prior to initiating a proceeding under division (F)(1) 8491 of this section, and upon payment of the fee under division (B) 8492 of section 4505.14 of the Revised Code, any interested party may 8493 cause a search to be made of the public records of the bureau of 8494 motor vehicles or the clerk of the court of common pleas, to 8495 ascertain the identity of any lienholder of the vehicle. The 8496 initiating party shall furnish this information to the clerk of 8497 the court with jurisdiction over the case, and the clerk shall 8498 provide notice to the arrested person, any lienholder, and any 8499 other interested parties listed by the initiating party, at the 8500 last known address supplied by the initiating party, by 8501 certified mail or, at the option of the initiating party, by 8502 personal service or ordinary mail. 8503
- Sec. 4511.454. (A) When the failure of a motor vehicle 8504 operator to yield the right-of-way to a public safety vehicle as 8505 required by division (A) of section 4511.45 of the Revised Code 8506 impedes the ability of the public safety vehicle to respond to 8507 an emergency, any emergency personnel in the public safety 8508 vehicle may report the license plate number and a general 8509 description of the vehicle and the operator of the vehicle to 8510 the law enforcement agency exercising jurisdiction over the area 8511 where the alleged violation occurred. 8512
- (B) (1) Upon receipt of a report under division (A) of this section, the law enforcement agency may conduct an investigation to attempt to determine or confirm the identity of the operator of the vehicle at the time of the alleged violation.
- (2) If the identity of the operator at the time of an 8517 alleged violation of division (A) of section 4511.45 of the 8518

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Revised Code is established, the law enforcement agency has	8519
probable cause to issue either a written warning or a citation	8520
for that violation, and the agency shall issue a written warning	8521
or a citation to the operator.	8522
(3) If the identity of the operator of the vehicle at the	8523
time of the alleged violation cannot be established, the law	8524
enforcement agency may issue a written warning to the person who	8525
owned the vehicle at the time of the alleged violation. However,	8526
in the case of a leased or rented vehicle, the law enforcement	8527
agency shall issue the written warning to the person who leased	8528
or rented the vehicle at the time of the alleged violation.	8529
(C)(1) Whoever violates division (A) of section 4511.45 of	8530
the Revised Code based on a report filed under division (A) of	8531
this section is guilty of a minor misdemeanor and shall be fined	8532
one hundred fifty dollars.	8533
(2) If a person who is issued a citation for a violation	8534
of division (A) of section 4511.45 of the Revised Code based on	8535
a report filed under division (A) of this section does not enter	8536
a written plea of guilty and does not waive the person's right	8537
to contest the citation but instead appears in person in the	8538
proper court to answer the charge, the trier of fact cannot find	8539
beyond a reasonable doubt that the person committed that	8540
violation unless the emergency personnel who filed the report	8541
appears in person in the court and testifies.	8542
(D) As used in this section:	8543
(1) "License plate" includes any temporary motor vehicle	8544
license placard registration issued under section 4503.182 of	8545

the Revised Code or similar law of another jurisdiction.

(2) "Public safety vehicle" does not include an unmarked

public safety vehicle or a vehicle used by a public law	8548
enforcement officer or other person sworn to enforce the	8549
criminal and traffic laws of the state or a vehicle used by the	8550
motor carrier enforcement unit for the enforcement of orders and	8551
rules of the public utilities commission.	8552
Sec. 4511.46. (A) When traffic control signals are not in	8553
place, not in operation, or are not clearly assigning the right-	8554
of-way, the driver of a vehicle, trackless trolley, or streetcar	8555
shall stop to yield the right of way, slowing down or stopping	8556
if need be to so yield or if required by section 4511.132 of the	8557
Revised Code, to a pedestrian waiting at the curb to enter the	8558
crosswalk on the half of the roadway upon which the vehicle is	8559
traveling, to a pedestrian crossing the roadway within in a	8560
crosswalk when the pedestrian is <a href="mailto:upon_on">upon_on</a> the half of the roadway	8561
upon which the vehicle is traveling, or to a pedestrian when the	8562
pedestrian is in a crosswalk and is approaching so closely from	8563
the opposite half of the roadway as to be in danger. The	8564
vehicle, trackless trolley, or streetcar shall remain stopped	8565
until the pedestrian has completed crossing the half of the	8566
roadway upon which the vehicle is traveling.	8567
(B) No pedestrian shall suddenly leave a curb or other	8568
place of safety and walk or run into the path of a vehicle,	8569
trackless trolley, or streetcar which is so close as to	8570
constitute an immediate hazard.	8571
(C) Division (A) of this section does not apply under the	8572
conditions stated in division (B) of section 4511.48 of the	8573
Revised Code.	8574
(D) Whenever any vehicle, trackless trolley, or streetcar	8575
is stopped at a marked crosswalk or at any unmarked crosswalk at	8576
an intersection to permit a pedestrian to cross the roadway, the	8577

driver of any other vehicle, trackless trolley, or streetcar	8578
approaching from the rear shall not overtake and pass the	8579
stopped vehicle.	8580

(E) Except as otherwise provided in this division, whoever 8581 violates this section is guilty of a minor misdemeanor. If, 8582 within one year of the offense, the offender previously has been 8583 convicted of or pleaded guilty to one predicate motor vehicle or 8584 traffic offense, whoever violates this section is guilty of a 8585 misdemeanor of the fourth degree. If, within one year of the 8586 offense, the offender previously has been convicted of two or 8587 more predicate motor vehicle or traffic offenses, whoever 8588 violates this section is quilty of a misdemeanor of the third 8589 8590 degree.

If the offender commits the offense while distracted and 8591 the distracting activity is a contributing factor to the 8592 commission of the offense, the offender is subject to the 8593 additional fine established under section 4511.991 of the 8594 Revised Code.

Sec. 4511.751. As used in this section, "license plate" 8596 includes, but is not limited to, any temporary motor vehicle 8597 license placard\_registration\_issued under section 4503.182 of 8598 the Revised Code or similar law of another jurisdiction. 8599

When the operator of a school bus believes that a motorist 8600 has violated division (A) of section 4511.75 of the Revised 8601 Code, the operator shall report the license plate number and a 8602 general description of the vehicle and of the operator of the 8603 vehicle to the law enforcement agency exercising jurisdiction 8604 over the area where the alleged violation occurred. The 8605 information contained in the report relating to the license 8606 plate number and to the general description of the vehicle and 8607

the operator of the vehicle at the time of the alleged violation	8608
may be supplied by any person with first-hand knowledge of the	8609
information. Information of which the operator of the school bus	8610
has first-hand knowledge also may be corroborated by any other	8611
person.	8612

Upon receipt of the report of the alleged violation of 8613 division (A) of section 4511.75 of the Revised Code, the law 8614 enforcement agency shall conduct an investigation to attempt to 8615 determine or confirm the identity of the operator of the vehicle 8616 at the time of the alleged violation. If the identity of the 8617 operator at the time of the alleged violation is established, 8618 the reporting of the license plate number of the vehicle shall 8619 establish probable cause for the law enforcement agency to issue 8620 a citation for the violation of division (A) of section 4511.75 8621 of the Revised Code. However, if the identity of the operator of 8622 the vehicle at the time of the alleged violation cannot be 8623 established, the law enforcement agency shall issue a warning to 8624 the owner of the vehicle at the time of the alleged violation, 8625 except in the case of a leased or rented vehicle when the 8626 warning shall be issued to the lessee at the time of the alleged 8627 violation. 8628

The registrar of motor vehicles and deputy registrars

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shall, at the time of issuing license plates to any person,
include with the license plate a summary of the requirements of
division (A) of section 4511.75 of the Revised Code and the
procedures of, and penalty in, division (F) of section 4511.75

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of the Revised Code.

Sec. 4513.601. (A) The owner of a private property may 8635 establish a private tow-away zone, but may do so only if all of 8636 the following conditions are satisfied: 8637

(1) The owner of the private property posts on the	8638
property a sign, that is at least eighteen inches by twenty-four	8639
inches in size, that is visible from all entrances to the	8640
property, and that includes all of the following information:	8641
(a) A statement that the property is a tow-away zone;	8642
(b) A description of persons authorized to park on the	8643
property. If the property is a residential property, the owner	8644
of the private property may include on the sign a statement that	8645
only tenants and guests may park in the private tow-away zone,	8646
subject to the terms of the property owner. If the property is a	8647
commercial property, the owner of the private property may	8648
include on the sign a statement that only customers may park in	8649
the private tow-away zone. In all cases, if it is not apparent	8650
which persons may park in the private tow-away zone, the owner	8651
of the private property shall include on the sign the address of	8652
the property on which the private tow-away zone is located or	8653
the name of the business that is located on the property	8654
designated as a private tow-away zone.	8655
(c) If the private tow-away zone is not enforceable at all	8656
times, the times during which the parking restrictions are	8657
enforced;	8658
(d) The telephone number and the address of the place from	8659
which a towed vehicle may be recovered at any time during the	8660
day or night;	8661
(e) A statement that the failure to recover a towed	8662
vehicle may result in the loss of title to the vehicle as	8663
provided in division (B) of section 4505.101 of the Revised	8664
Code.	8665
In order to comply with the requirements of division (A)	8666

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an existing sign by affixing to the existing sign stickers or an	8668
addendum in lieu of replacing the sign.	8669
(2) A towing service ensures that a vehicle towed under	8670
this section is taken to a location from which it may be	8671
recovered that complies with all of the following:	8672
(a) It is located within twenty-five linear miles of the	8673
location of the private tow-away zone, unless it is not	8674
practicable to take the vehicle to a place of storage within	8675
twenty-five linear miles.	8676
(b) It is well-lighted.	8677
(c) It is on or within a reasonable distance of a	8678
regularly scheduled route of one or more modes of public	8679
transportation, if any public transportation is available in the	8680
municipal corporation or township in which the private tow-away	8681
zone is located.	8682
(B)(1) If a vehicle is parked on private property that is	8683
established as a private tow-away zone in accordance with	8684
division (A) of this section, without the consent of the owner	8685
of the private property or in violation of any posted parking	8686
condition or regulation, the owner of the private property may	8687
cause the removal of the vehicle by a towing service. The towing	8688
service shall remove the vehicle in accordance with this	8689
section. The vehicle owner and the operator of the vehicle are	8690
considered to have consented to the removal and storage of the	8691

vehicle, to the payment of the applicable fees established by

4921.25 of the Revised Code, and to the right of a towing

the public utilities commission in rules adopted under section

service to obtain title to the vehicle if it remains unclaimed

(1) of this section, the owner of a private property may modify

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## Sub. H. B. No. 74 As Passed by the House

as provided in section 4505.101 of the Revised Code. The owner	8696
or lienholder of a vehicle that has been removed under this	8697
section, subject to division (C) of this section, may recover	8698
the vehicle in accordance with division (G) of this section.	8699

- (2) If a municipal corporation requires tow trucks and tow truck operators to be licensed, no owner of a private property located within the municipal corporation shall cause the removal and storage of any vehicle pursuant to division (B) of this section by an unlicensed tow truck or unlicensed tow truck operator.
- (3) No towing service shall remove a vehicle from a 8706 private tow-away zone except pursuant to a written contract for 8707 the removal of vehicles entered into with the owner of the 8708 private property on which the private tow-away zone is located. 8709
- (C) If the owner or operator of a vehicle that is being 8710 removed under authority of division (B) of this section arrives 8711 after the vehicle has been prepared for removal, but prior to 8712 its actual removal from the property, the towing service shall 8713 give the vehicle owner or operator oral or written notification 8714 at the time of such arrival that the vehicle owner or operator 8715 may pay a fee of not more than one-half of the fee for the 8716 removal of the vehicle established by the public utilities 8717 commission in rules adopted under section 4921.25 of the Revised 8718 Code in order to obtain release of the vehicle. That fee may be 8719 paid by use of a major credit card unless the towing service 8720 uses a mobile credit card processor and mobile service is not 8721 available at the time of the transaction. Upon payment of that 8722 fee, the towing service shall give the vehicle owner or operator 8723 a receipt showing both the full amount normally assessed and the 8724 actual amount received and shall release the vehicle to the 8725

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(D) (1) Prior to towing a vehicle under division (B) of this section, a towing service shall make all reasonable efforts to take as many photographs as necessary to evidence that the vehicle is clearly parked on private property in violation of a private tow-away zone established under division (A) of this section.

The towing service shall record the time and date of the photographs taken under this section. The towing service shall retain the photographs and the record of the time and date, in electronic or printed form, for at least thirty days after the date on which the vehicle is recovered by the owner or lienholder or at least two years after the date on which the vehicle was towed, whichever is earlier.

- (2) A towing service shall deliver a vehicle towed under

  division (B) of this section to the location from which it may

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  be recovered not more than two hours after the time it was

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  removed from the private tow-away zone, unless the towing

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  service is unable to deliver the motor vehicle within two hours

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  due to an uncontrollable force, natural disaster, or other event

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  that is not within the power of the towing service.
- (E) (1) If an owner of a private property that is 8751 established as a private tow-away zone in accordance with 8752 division (A) of this section causes the removal of a vehicle 8753 from that property by a towing service under division (B) of 8754 this section, the towing service, within two hours of removing 8755

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the vehicle, shall provide notice to the sheriff of the county	8756
or the police department of the municipal corporation, township,	8757
port authority, or township or joint police district in which	8758
the property is located concerning all of the following:	8759
(a) The vehicle's license number, make, model, and color;	8760
(b) The location from which the vehicle was removed;	8761
(c) The date and time the vehicle was removed;	8762
(d) The telephone number of the person from whom the	8763
vehicle may be recovered;	8764
(e) The address of the place from which the vehicle may be	8765
recovered.	8766
(2) Each county sheriff and each chief of police of a	8767
municipal corporation, township, port authority, or township or	8768
joint police district shall maintain a record of any vehicle	8769
removed from private property in the sheriff's or chief's	8770
jurisdiction that is established as a private tow-away zone of	8771
which the sheriff or chief has received notice under this	8772
section. The record shall include all information submitted by	8773
the towing service. The sheriff or chief shall provide any	8774
information in the record that pertains to a particular vehicle	8775
to a person who, either in person or pursuant to a telephone	8776
call, identifies self as the owner, operator, or lienholder of	8777
the vehicle and requests information pertaining to the vehicle.	8778
(F)(1) When a vehicle is removed from private property in	8779
accordance with this section, within three business days of the	8780
removal, the towing service or storage facility from which the	8781
vehicle may be recovered shall cause a search to be made of the	8782
one of the following to ascertain the identity of the owner and	8783
any lienholder of the vehicle:	8784

(a) The records of the bureau of motor vehicles to	8785
ascertain the identity of the owner and any lienholder of the-	8786
motor vehicle;	8787
(b) The records of any vendor or vendors, approved by the	8788
registrar of motor vehicles, that are capable of providing real-	8789
time access to owner and lienholder information. The registrar	8790
of motor vehicles	8791
The towing service or storage facility may search the	8792
national motor vehicle title information system in order to	8793
determine the state in which the vehicle is titled. The entity	8794
that provides the record of the owner and any lienholder under	8795
this division shall ensure that such information is provided in	8796
a timely manner. Subject	8797
(2) Subject to division $\frac{(F)(4)-(F)(5)}{(F)(5)}$ of this section, the	8798
towing service or storage facility shall send notice to the	8799
vehicle owner and any known lienholder as follows:	8800
(a) Within five business days after the registrar of motor-	8801
vehicles applicable entity provides the identity of the owner	8802
and any lienholder of the motor vehicle, if the vehicle remains	8803
unclaimed, to the owner's and lienholder's last known address by	8804
certified or express mail with return receipt requested, by	8805
certified mail with electronic tracking, or by a commercial	8806
carrier service utilizing any form of delivery requiring a	8807
signed receipt;	8808
(b) If the vehicle remains unclaimed thirty days after the	8809
first notice is sent, in the manner required under division $\stackrel{(F)}{}$	8810
<del>(1)(a)</del> (F)(2)(a) of this section;	8811
(c) If the vehicle remains unclaimed forty-five days after	8812
the first notice is sent, in the manner required under division	8813

## $\frac{(F)(1)(a)}{(F)(2)(a)}$ of this section. 8814 $\frac{(2)}{(3)}$ Sixty days after any notice sent pursuant to 8815 division $\frac{(F)(1)}{(F)(2)}$ of this section is received, as evidenced 8816 by a receipt signed by any person, or the towing service or 8817 storage facility has been notified that delivery was not 8818 possible, the towing service or storage facility, if authorized 8819 under division (B) of section 4505.101 of the Revised Code, may 8820 initiate the process for obtaining a certificate of title to the 8821 8822 motor vehicle as provided in that section. $\frac{(3)}{(4)}$ A towing service or storage facility that does not 8823 receive a signed receipt of notice, or a notification that 8824 delivery was not possible, shall not obtain, and shall not 8825 attempt to obtain, a certificate of title to the motor vehicle 8826 under division (B) of section 4505.101 of the Revised Code. 8827 $\frac{(4)}{(5)}$ With respect to a vehicle concerning which a 8828 towing service or storage facility is not eligible to obtain 8829 title under section 4505.101 of the Revised Code, the towing 8830 service or storage facility need only comply with the initial 8831 notice required under division $\frac{F}{F}$ (1) (a) (F) (2) (a) of this 8832 section. 8833 (G)(1) The owner or lienholder of a vehicle that is 8834 removed under division (B) of this section may reclaim it upon 8835 8836 both of the following: (a) Presentation of proof of ownership, which may be 8837 evidenced by a certificate of title to the vehicle, a 8838 certificate of registration for the motor vehicle, or a lease 8839 agreement; 8840 (b) Payment of the following fees: 8841 (i) All applicable fees established by the public 8842

utilities commission in rules adopted under section 4921.25 of	8843
the Revised Code, except that the lienholder of a vehicle may	8844
retrieve the vehicle without paying any storage fee for the	8845
period of time that the vehicle was in the possession of the	8846
towing service or storage facility prior to the date the	8847
lienholder received the notice sent under division $\frac{(F)(1)(a)}{(F)}$	8848
(2)(a) of this section;	8849

- (ii) If notice has been sent to the owner and lienholder 8850 as described in division (F) of this section, a processing fee 8851 of twenty-five dollars.
- (2) A towing service or storage facility in possession of 8853 a vehicle that is removed under authority of division (B) of 8854 this section shall show the vehicle owner, operator, or 8855 lienholder who contests the removal of the vehicle all 8856 photographs taken under division (D) of this section. Upon 8857 request, the towing service or storage facility shall provide a 8858 copy of all photographs in the medium in which the photographs 8859 are stored, whether paper, electronic, or otherwise. 8860
- (3) When the owner of a vehicle towed under this section 8861 retrieves the vehicle, the towing service or storage facility in 8862 possession of the vehicle shall give the owner written notice 8863 that if the owner disputes that the motor vehicle was lawfully 8864 towed, the owner may be able to file a civil action under 8865 section 4513.611 of the Revised Code.
- (4) Upon presentation of proof of ownership, which may be
  evidenced by a certificate of title to the vehicle, a

  certificate of registration for the motor vehicle, or a lease
  agreement, the owner of a vehicle that is removed under

  authority of division (B) of this section may retrieve any

  personal items from the vehicle without retrieving the vehicle

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and without paying any fee. The owner of the vehicle shall not	8873
retrieve any personal items from a vehicle if it would endanger	8874
the safety of the owner, unless the owner agrees to sign a	8875
waiver of liability. For purposes of division (G)(4) of this	8876
section, "personal items" do not include any items that are	8877
attached to the vehicle.	8878
(H) No person shall remove, or cause the removal of, any	8879
vehicle from private property that is established as a private	8880
tow-away zone under this section or store such a vehicle other	8881
than in accordance with this section, or otherwise fail to	8882
comply with any applicable requirement of this section.	8883
(I) This section does not affect or limit the operation of	8884
section 4513.60 or sections 4513.61 to 4613.65 of the Revised	8885
Code as they relate to property other than private property that	8886
is established as a private tow-away zone under division (A) of	8887
this section.	8888
(J) Whoever violates division (H) of this section is	8889
guilty of a minor misdemeanor.	8890
(K) As used in this section, "owner of a private property"	8891
or "owner of the private property" includes, with respect to a	8892
private property, any of the following:	8893
(1) Any person who holds title to the property;	8894
(2) Any person who is a lessee or sublessee with respect	8895
to a lease or sublease agreement for the property;	8896
(3) A person who is authorized to manage the property;	8897
(4) A duly authorized agent of any person listed in	8898
divisions (K)(1) to (3) of this section.	8899
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Sec. 4513.61. (A) The sheriff of a county or chief of

police of a municipal corporation, township, port authority, or	8901
township or joint police district, within the sheriff's or	8902
chief's respective territorial jurisdiction, or a state highway	8903
patrol trooper, upon notification to the sheriff or chief of	8904
police of such action and of the location of the place of	8905
storage, may order into storage any motor vehicle, including an	8906
abandoned junk motor vehicle as defined in section 4513.63 of	8907
the Revised Code, that:	8908
(1) Has come into the possession of the sheriff, chief of	8909
police, or state highway patrol trooper as a result of the	8910
performance of the sheriff's, chief's, or trooper's duties; or	8911

- (2) Has been left on a public street or other property 8912 open to the public for purposes of vehicular travel, or upon or 8913 within the right-of-way of any road or highway, for forty-eight 8914 hours or longer without notification to the sheriff or chief of 8915 police of the reasons for leaving the motor vehicle in such 8916 place. However, when such a motor vehicle constitutes an 8917 8918 obstruction to traffic it may be ordered into storage immediately unless either of the following applies: 8919
- (a) The vehicle was involved in an accident and is subject 8920 to section 4513.66 of the Revised Code; 8921
- (b) The vehicle is a commercial motor vehicle. If the 8922 vehicle is a commercial motor vehicle, the sheriff, chief of 8923 police, or state highway patrol trooper shall allow the owner or 8924 operator of the vehicle the opportunity to arrange for the 8925 removal of the motor vehicle within a period of time specified 8926 by the sheriff, chief of police, or state highway patrol 8927 trooper. If the sheriff, chief of police, or state highway 8928 patrol trooper determines that the vehicle cannot be removed 8929 within the specified period of time, the sheriff, chief of 8930

police, or state highway patrol trooper shall order the removal	8931
of the vehicle.	8932
Subject to division (C) of this section, the sheriff or	8933
chief of police shall designate the place of storage of any	8934
motor vehicle so ordered removed.	8935
(B) If the sheriff, chief of police, or a state highway	8936
patrol trooper issues an order under division (A) of this	8937
section and arranges for the removal of a motor vehicle by a	8938
towing service, the towing service shall deliver the motor	8939
vehicle to the location designated by the sheriff or chief of	8940
police not more than two hours after the time it is removed.	8941
(C)(1) The sheriff or chief of police shall cause a search	8942
to be made of the records of the bureau of motor vehicles an	8943
applicable entity listed in division (F)(1) of section 4513.601	8944
of the Revised Code to ascertain the identity of the owner and	8945
any lienholder of a motor vehicle ordered into storage by the	8946
sheriff or chief of police, or by a state highway patrol trooper	8947
within five business days of the removal of the vehicle. Upon	8948
obtaining such identity, the sheriff or chief of police shall	8949
send or cause <u>notice</u> to be sent to the owner or lienholder at	8950
the owner's or lienholder's last known address by certified or	8951
express mail with return receipt requested, notice that informs	8952
by certified mail with electronic tracking, or by a commercial	8953
carrier service utilizing any form of delivery requiring a	8954
signed receipt. The notice shall inform the owner or lienholder	8955
that the motor vehicle will be declared a nuisance and disposed	8956
of if not claimed within ten days of the date of mailing of the	8957
notice.	8958
(2) The owner or lienholder of the motor vehicle may	8959
reclaim the motor vehicle upon payment of any expenses or	8960

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charges incurred in its removal and storage, and presentation of	8961
proof of ownership, which may be evidenced by a certificate of	8962
title or memorandum certificate of title to the motor vehicle, a	8963
certificate of registration for the motor vehicle, or a lease	8964
agreement. Upon presentation of proof of ownership evidenced as	8965
provided above, the owner of the motor vehicle also may retrieve	8966
any personal items from the vehicle without retrieving the	8967
vehicle and without paying any fee. However, a towing service or	8968
storage facility may charge an after-hours retrieval fee	8969
established by the public utilities commission in rules adopted	8970
under section 4921.25 of the Revised Code if the owner retrieves	8971
the personal items after hours, unless the towing service or	8972
storage facility fails to provide the notice required under	8973
division (B)(3) of section 4513.69 of the Revised Code, if	8974
applicable. However, the owner shall not do either of the	8975
following:	8976

- (a) Retrieve any personal item that has been determined by the sheriff, chief of police, or a state highway patrol trooper, as applicable, to be necessary to a criminal investigation;
- (b) Retrieve any personal item from a vehicle if it would 8980 endanger the safety of the owner, unless the owner agrees to 8981 sign a waiver of liability.

For purposes of division (C)(2) of this section, "personal items" do not include any items that are attached to the vehicle.

(3) If the owner or lienholder of the motor vehicle

reclaims it after a search of the applicable records of the

bureau—has been conducted and after notice has been sent to the

owner or lienholder as described in this section, and the search

was conducted by the place of storage, and the notice was sent

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to the motor vehicle owner by the place of storage, the owner or
lienholder shall pay to the place of storage a processing fee of
twenty-five dollars, in addition to any expenses or charges
incurred in the removal and storage of the vehicle.

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- (D) If the owner or lienholder makes no claim to the motor 8995 vehicle within ten days of the date of mailing of the notice, 8996 and if the vehicle is to be disposed of at public auction as 8997 provided in section 4513.62 of the Revised Code, the sheriff or 8998 chief of police, without charge to any party, shall file with 8999 the clerk of courts of the county in which the place of storage 9000 is located an affidavit showing compliance with the requirements 9001 of this section. Upon presentation of the affidavit, the clerk, 9002 without charge, shall issue a salvage certificate of title, free 9003 and clear of all liens and encumbrances, to the sheriff or chief 9004 of police. If the vehicle is to be disposed of to a motor 9005 vehicle salvage dealer or other facility as provided in section 9006 4513.62 of the Revised Code, the sheriff or chief of police 9007 shall execute in triplicate an affidavit, as prescribed by the 9008 registrar of motor vehicles, describing the motor vehicle and 9009 the manner in which it was disposed of, and that all 9010 requirements of this section have been complied with. The 9011 sheriff or chief of police shall retain the original of the 9012 affidavit for the sheriff's or chief's records, and shall 9013 furnish two copies to the motor vehicle salvage dealer or other 9014 facility. Upon presentation of a copy of the affidavit by the 9015 motor vehicle salvage dealer, the clerk of courts, within thirty 9016 days of the presentation, shall issue a salvage certificate of 9017 title, free and clear of all liens and encumbrances. 9018
- (E) Whenever a motor vehicle salvage dealer or other 9019 facility receives an affidavit for the disposal of a motor 9020 vehicle as provided in this section, the dealer or facility 9021

shall not be required to obtain an Ohio certificate of title to	9022
the motor vehicle in the dealer's or facility's own name if the	9023
vehicle is dismantled or destroyed and both copies of the	9024
affidavit are delivered to the clerk of courts.	9025
(F) No towing service or storage facility shall fail to	9026
comply with this section.	9027
Sec. 4513.611. (A) As used in this section:	9028
(1) "Minor violation" means any of the following:	9029
(a) Failure to deliver a vehicle to the designated	9030
location within two hours after removal, unless the towing	9031
service was unable to deliver the motor vehicle within two hours	9032
due to an uncontrollable force, natural disaster, or other event	9033
that was not within the power of the towing service, as required	9034
under division (A)(2) of section 4513.60 or division (D)(2) of	9035
section 4513.601 of the Revised Code;	9036
(b) Failure to provide a receipt as required under	9037
division (B) of section 4513.60 or division (C) of section	9038
4513.601 of the Revised Code;	9039
(c) Failure to take a towed vehicle to a location that	9040
meets the requirements of division (A)(2) of section 4513.601 of	9041
the Revised Code as required under that division;	9042
(d) Failure to comply with any photograph-related	9043
requirement established under division (D)(1) or (G)(2) of	9044
section 4513.601 of the Revised Code. If a court determines that	9045
a towing service or storage facility committed more than one	9046
violation of divisions (D)(1) and (G)(2) of section $4513.601$ of	9047
the Revised Code with regard to the same transaction, the court	9048
shall find the towing service or storage facility liable for	9049
only one minor violation under this section.	9050

(e) Failure to send notice to the owner and any lienholder	9051
as required under division $\frac{(F)(1)(a)}{(F)(2)(a)}$ of section	9052
4513.601 of the Revised Code;	9053
(f) Failure to provide an estimate as required under	9054
section 4513.68 of the Revised Code, containing the information	9055
required under that section;	9056
(g) Charging a fee that does not comply with division (C)	9057
of section 4513.68 of the Revised Code if the towing service fee	9058
is required to be reduced under that division;	9059
(h) Failure to post a notice pertaining to fee limitations	9060
as required under division (D) of section 4513.68 of the Revised	9061
Code.	9062
code.	9002
(2) "Major violation" means any of the following:	9063
(a) Failure to give the owner of a vehicle, who arrives	9064
after the owner's vehicle has been prepared for removal but	9065
prior to its actual removal, notification that the owner may pay	9066
a fee of not more than one-half of the fee for the removal of	9067
the vehicle for the immediate release of the vehicle as required	9068
under division (B) of section 4513.60 or division (C) of section	9069
4513.601 of the Revised Code;	9070
(b) Failure to release a vehicle upon payment of not more	9071
than one-half of the fee for the removal of the vehicle as	9072
permitted under division (B) of section 4513.60 or division (C)	9073
of section 4513.601 of the Revised Code;	9074
(c) Refusal to allow a vehicle owner to reclaim the	9075
owner's vehicle upon payment of the applicable fees established	9076
by the public utilities commission and presentation of proof of	9077
ownership as permitted under division (D)(1) of section 4513.60	9078
or division (G)(1) of section 4513.601 of the Revised Code;	9079

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(d) Refusal to allow a vehicle owner to retrieve personal	9080
items from the owner's vehicle under circumstances in which the	9081
owner is permitted to retrieve personal items under division (D)	9082
(2) of section 4513.60 or division (G)(4) of section 4513.601 of	9083
the Revised Code;	9084
(e) Failure to provide notice to the appropriate law	9085
enforcement agency within two hours of removing a vehicle as	9086
required under division (E)(1) of section 4513.601 of the	9087
Revised Code;	9088
(f) Failure to send notice that a vehicle has been towed	9089
to the vehicle owner and any known lienholder within thirty days	9090
of removal of the vehicle from a private tow-away zone under	9091
section 4513.601 of the Revised Code. If a court determines that	9092
a towing service or storage facility committed a violation	9093
specified in division (A)(2)(f) of this section and a violation	9094
of division (A)(1)(e) of this section with regard to the same	9095
transaction, the court shall find the towing service or storage	9096
facility liable for only the major violation;	9097
(g) Failure to visibly display the certificate of public	9098
convenience and necessity number as required under division (B)	9099
(1) of section 4513.67 of the Revised Code.	9100
(B)(1) A vehicle owner may bring a civil action in a court	9101
of competent jurisdiction against a towing service or storage	9102
facility that commits a major or minor violation.	9103
(2) If a court determines that the towing service or	9104
storage facility committed a minor violation, the court shall	9105
award the vehicle owner the following:	9106

(a) If the towing service or storage facility has not

committed a prior minor violation within one year of the minor

violation for which the court has determined the towing service	9109
or storage facility is liable, one hundred fifty dollars.	9110
(b) If the towing service or storage facility has	9111
committed one prior minor violation within one year of the minor	9112
violation for which the court has determined the towing service	9113
or storage facility is liable, three hundred fifty dollars.	9114
(c) If the towing service or storage facility has	9115
committed two prior minor violations within one year of the	9116
minor violation for which the court has determined the towing	9117
service or storage facility is liable, the violation constitutes	9118
a major violation and division (B)(3) of this section applies.	9119
(d) If the towing service or storage facility has	9120
committed three prior minor violations within one year of the	9121
minor violation for which the court has determined the towing	9122
service or storage facility is liable, one thousand five hundred	9123
dollars.	9124
(e) If the towing service or storage facility has	9125
committed four prior minor violations within one year of the	9126
minor violation for which the court has determined the towing	9127
service or storage facility is liable, two thousand dollars.	9128
(f) If the towing service or storage facility has	9129
committed five prior minor violations within one year of the	9130
minor violation for which the court has determined the towing	9131
service or storage facility is liable, the violation constitutes	9132
a major violation and division (B)(3) of this section applies.	9133
(g) If the towing service or storage facility has	9134
committed six or seven prior minor violations within one year of	9135
the minor violation for which the court has determined the	9136
towing service or storage facility is liable, two thousand five	9137

hundred dollars.

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(h) If the towing service or storage facility has	9139
committed eight prior minor violations within one year of the	9140
minor violation for which the court has determined the towing	9141
service or storage facility is liable, the violation constitutes	9142
a major violation and division (B)(3) of this section applies.	9143
(3) If a court determines that the towing service or	9144
storage facility committed a major violation, the court shall	9145
award the vehicle owner the following:	9146
(a) If the towing service or storage facility has not	9147
committed any prior major violations within one year of the	9148
major violation for which the court has determined the towing	9149
service or storage facility is liable, one thousand dollars;	9150
(b) If the towing service or storage facility has	9151
committed one prior major violation within one year of the major	9152
violation for which the court has determined the towing service	9153
or storage facility is liable, two thousand five hundred	9154
dollars;	9155
(c) If the towing service or storage facility has	9156
committed two prior major violations within one year of the	9157
major violation for which the court has determined the towing	9158
service or storage facility is liable, three thousand five	9159
hundred dollars. In addition, the court shall order the public	9160
utilities commission to revoke the towing service's or storage	9161
facility's certificate of public convenience and necessity for	9162
six months. The commission shall comply with the order.	9163
Upon expiration of the six-month revocation under division	9164
(B)(3)(c) of this section, a court shall not consider any	9165
violation committed by the towing service or storage facility	9166

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prior to the revocation for purposes of a civil action initiated	9167
after the expiration of the six-month revocation.	9168
(4) If a vehicle owner brings a civil action against a	9169
towing service or storage facility that alleges multiple minor	9170
or major violations, the court shall award, with regard to each	9171
violation for which the towing service or storage facility is	9172
determined to be liable, a civil penalty as required under	9173
division (B)(2) or (3) of this section. The court shall consider	9174
each violation as a separate violation for purposes of	9175
determining how many violations the towing service or storage	9176
facility has committed within one year.	9177
(5) In determining if a towing service or storage facility	9178
has committed prior minor or major violations within the	9179
applicable one-year period, a court shall consider only	9180
violations that have been determined by a court of competent	9181
jurisdiction to have been committed by the towing service or	9182
storage facility.	9183
(C) In addition to an award made under division (B) of	9184
this section, if a court determines that a towing service or	9185
storage facility committed a violation that caused actual	9186
damages, the court shall award the vehicle owner three times the	9187
actual damages and reasonable attorney's fees.	9188
(D) A court that issues a judgment under this section	9189
against a towing service or storage facility shall send a copy	9190
of that judgment to the public utilities commission. The	9191
commission shall provide a copy of the judgment upon request.	9192
Sec. 4519.10. (A) The purchaser of an off-highway	9193

motorcycle or all-purpose vehicle, upon application and proof of

purchase, may obtain a temporary motor vehicle license placard

## Sub. H. B. No. 74 As Passed by the House

registration for it. The application for such a placard shall be	9196
signed by the purchaser of the off-highway motorcycle or all-	9197
purpose vehicle. The temporary <u>motor vehicle</u> license <del>placard</del>	9198
<u>registration</u> shall be issued only for the applicant's use of the	9199
off-highway motorcycle or all-purpose vehicle to enable the	9200
applicant to operate it legally while proper title and a	9201
registration sticker or license plate and validation sticker are	9202
being obtained and shall be displayed on no other off-highway	9203
motorcycle or all-purpose vehicle. A temporary motor vehicle	9204
license <pre>placard registration issued under this section shall be</pre>	9205
in a form prescribed by the registrar of motor vehicles, shall	9206
differ in some distinctive manner from a placard registration	9207
issued under section 4503.182 of the Revised Code, shall be	9208
valid for a period of forty-five days from the date of issuance,	9209
and shall not be transferable or renewable. The placard	9210
temporary motor vehicle license registration either shall	9211
consist of or be coated with such material as will enable it to	9212
remain legible and relatively intact despite the environmental	9213
conditions to which the placard it is likely to be exposed	9214
during the forty-five-day period for which it is valid. The	9215
purchaser of an off-highway motorcycle or all-purpose vehicle	9216
shall attach the temporary <u>motor vehicle</u> license <del>placard</del>	9217
<u>registration</u> to it, in a manner prescribed by rules the	9218
registrar shall adopt, so that the <del>placard</del> numerals or letters	9219
are clearly visible.	9220

The fee for a temporary motor vehicle license placard

registration issued under this section shall be is two dollars.

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If the placard temporary motor vehicle license registration is

issued by a deputy registrar, the deputy registrar shall charge
an additional fee equal to the amount established under section

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4503.038 of the Revised Code, which the deputy registrar shall

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retain. The deputy registrar shall transmit each two-dollar fee	9227
received by the deputy registrar under this section to the	9228
registrar, who shall pay the two dollars to the treasurer of	9229
state for deposit into the public safety - highway purposes fund	9230
established by section 4501.06 of the Revised Code.	9231

(B) The registrar may issue temporary motor vehicle

license placards—registrations to a dealer to be issued to

purchasers for use on vehicles sold by the dealer, in accordance

with rules prescribed by the registrar. The dealer shall notify

the registrar within forty—eight hours of proof of issuance on a

form prescribed by the registrar.

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The fee for each such placard\_temporary motor vehicle 9238

license registration\_issued by the registrar to a dealer shall 9239

be two dollars plus a fee equal to the amount established under 9240

section 4503.038 of the Revised Code. 9241

Sec. 4519.55. Application for a certificate of title for 9242 an off-highway motorcycle or all-purpose vehicle shall be made 9243 upon a form prescribed by the registrar of motor vehicles and 9244 shall be sworn to before a notary public or other officer 9245 empowered to administer oaths. The application shall be filed 9246 with the clerk of any court of common pleas. An application for 9247 a certificate of title may be filed electronically by any 9248 electronic means approved by the registrar in any county with 9249 the clerk of the court of common pleas of that county. 9250

If an application for a certificate of title is filed 9251 electronically by an electronic dealer on behalf of the 9252 purchaser of an off-highway motorcycle or all-purpose vehicle, 9253 the clerk shall retain the completed electronic record to which 9254 the dealer converted the certificate of title application and 9255 other required documents. The registrar, after consultation with 9256

the attorney general, shall adopt rules that govern the location	9257
at which, and the manner in which, are stored the actual	9258
application and all other documents relating to the sale of an	9259
off-highway motorcycle or all-purpose vehicle when an electronic	9260
dealer files the application for a certificate of title	9261
electronically on behalf of the purchaser.	9262

**Page 313** 

The application shall be accompanied by the fee prescribed 9263 in section 4519.59 of the Revised Code. The fee shall be 9264 retained by the clerk who issues the certificate of title and 9265 shall be distributed in accordance with that section. If a 9266 clerk of a court of common pleas, other than the clerk of the 9267 court of common pleas of an applicant's county of residence, 9268 issues a certificate of title to the applicant, the clerk shall 9269 transmit data related to the transaction to the automated title 9270 processing system. 9271

If a certificate of title previously has been issued for 9272 an off-highway motorcycle or all-purpose vehicle, the 9273 application also shall be accompanied by the certificate of 9274 title duly assigned, unless otherwise provided in this chapter. 9275 If a certificate of title previously has not been issued for the 9276 off-highway motorcycle or all-purpose vehicle, the application, 9277 unless otherwise provided in this chapter, shall be accompanied 9278 by a manufacturer's or importer's certificate; by a sworn 9279 statement of ownership; or by a certificate of title, bill of 9280 sale, or other evidence of ownership required by law of another 9281 state from which the off-highway motorcycle or all-purpose 9282 vehicle was brought into this state. The registrar, in 9283 accordance with Chapter 119. of the Revised Code, shall 9284 prescribe the types of additional documentation sufficient to 9285 establish proof of ownership, including, but not limited to, 9286 receipts from the purchase of parts or components, photographs, 9287

and affidavits of other persons.

If the application is made by two persons regarding an	9289
off-highway motorcycle or an all-purpose vehicle in which they	9290
wish to establish joint ownership with right of survivorship,	9291
they may do so as provided in section 2131.12 of the Revised	9292
Code. If the applicant requests a designation of the off-highway	9293
motorcycle or all-purpose vehicle in beneficiary form so that	9294
upon the death of the owner of the off-highway motorcycle or	9295
all-purpose vehicle, ownership of the off-highway motorcycle or	9296
all-purpose vehicle will pass to a designated transfer-on-death	9297
beneficiary or beneficiaries, the applicant may do so as	9298
provided in section 2131.13 of the Revised Code. A person who	9299
establishes ownership of an off-highway motorcycle or an all-	9300
purpose vehicle that is transferable on death in accordance with	9301
section 2131.13 of the Revised Code may terminate that type of	9302
ownership or change the designation of the transfer-on-death	9303
beneficiary or beneficiaries by applying for a certificate of	9304
title pursuant to this section.	9305

For purposes of the transfer of a certificate of title, if 9306 the clerk is satisfied that a secured party has duly discharged 9307 a lien notation but has not canceled the lien notation with a 9308 clerk, the clerk may cancel the lien notation on the automated 9309 title processing system and notify the clerk of the county of 9310 origin.

In the case of the sale of an off-highway motorcycle or
all-purpose vehicle by a dealer to a general purchaser or user,
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the certificate of title shall be obtained in the name of the
purchaser by the dealer upon application signed by the
purchaser. In all other cases, the certificate shall be obtained
by the purchaser. In all cases of transfer of an off-highway
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motorcycle or all-purpose vehicle, the application for	9318
certificate of title shall be filed within thirty days after the	9319
later of the date of purchase or assignment of ownership of the	9320
off-highway motorcycle or all-purpose vehicle. If the	9321
application for certificate of title is not filed within thirty	9322
days after the later of the date of purchase or assignment of	9323
ownership of the off-highway motorcycle or all-purpose vehicle,	9324
the clerk shall charge a late filing fee of five dollars in	9325
addition to the fee prescribed by section 4519.59 of the Revised	9326
Code. The clerk shall retain the entire amount of each late	9327
filing fee.	9328
Except in the case of an off-highway motorcycle or all-	9329
purpose vehicle purchased prior to July 1, 1999, the clerk shall	9330
refuse to accept an application for certificate of title unless	9331
the applicant either tenders with the application payment of all	9332
taxes levied by or pursuant to Chapter 5739. or 5741. of the	9333

(A) A receipt issued by the tax commissioner or a clerk of courts showing payment of the tax;

Revised Code based on the purchaser's county of residence, or

submits either of the following:

(B) An exemption certificate, in any form prescribed by
the tax commissioner, that specifies why the purchase is not
subject to the tax imposed by Chapter 5739. or 5741. of the
Revised Code.
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Payment of the tax shall be made in accordance with 9342 division (E) of section 4505.06 of the Revised Code and any 9343 rules issued by the tax commissioner. When a dealer submits 9344 payment of the tax to the clerk, the dealer shall retain any 9345 discount to which the dealer is entitled under section 5739.12 9346 of the Revised Code. The clerk shall issue a receipt in the form 9347

prescribed by the tax commissioner to any applicant who tenders	9348
payment of the tax with the application for a certificate of	9349
title. If the application for a certificate of title is for an	9350
off-highway motorcycle or all-purpose vehicle purchased prior to	9351
July 1, 1999, the clerk shall accept the application without	9352
payment of the taxes levied by or pursuant to Chapter 5739. or	9353
5741. of the Revised Code or presentation of either of the items	9354
listed in division (A) or (B) of this section.	9355

For receiving and disbursing such taxes paid to the clerk 9356 by a resident of the clerk's county, the clerk may retain a 9357 poundage fee of one and one-hundredth per cent of the taxes 9358 collected, which shall be paid into the certificate of title 9359 administration fund created by section 325.33 of the Revised 9360 Code. The clerk shall not retain a poundage fee from payments of 9361 taxes by persons who do not reside in the clerk's county. 9362

A clerk, however, may retain from the taxes paid to the 9363 clerk an amount equal to the poundage fees associated with 9364 certificates of title issued by other clerks of courts of common 9365 pleas to applicants who reside in the first clerk's county. The 9366 registrar, in consultation with the tax commissioner and the 9367 clerks of the courts of common pleas, shall develop a report 9368 from the automated title processing system that informs each 9369 clerk of the amount of the poundage fees that the clerk is 9370 permitted to retain from those taxes because of certificates of 9371 title issued by the clerks of other counties to applicants who 9372 reside in the first clerk's county. 9373

In the case of casual sales of off-highway motorcycles or 9374 all-purpose vehicles that are subject to the tax imposed by 9375 Chapter 5739. or 5741. of the Revised Code, the purchase price 9376 for the purpose of determining the tax shall be the purchase 9377

price on an affidavit executed and filed with the clerk by the	9378
seller on a form to be prescribed by the registrar, which shall	9379
be prima-facie evidence of the price for the determination of	9380
the tax.	9381

In addition to the information required by section 4519.57 9382 of the Revised Code, each certificate of title shall contain in 9383 bold lettering the following notification and statements: 9384 "WARNING TO TRANSFEROR AND TRANSFEREE (SELLER AND BUYER): You 9385 are required by law to state the true selling price. A false 9386 statement is in violation of section 2921.13 of the Revised Code 9387 and is punishable by six months imprisonment or a fine of up to 9388 one thousand dollars, or both. All transfers are audited by the 9389 department of taxation. The seller and buyer must provide any 9390 information requested by the department of taxation. The buyer 9391 may be assessed any additional tax found to be due." 9392

The clerk shall forward all payments of taxes, less

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poundage fees, to the treasurer of state in a manner to be

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prescribed by the tax commissioner and shall furnish information

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to the commissioner as the commissioner may require.

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Every clerk shall have the capability to transact by 9397 electronic means all procedures and transactions relating to the 9398 issuance of certificates of title for off-highway motorcycles 9399 and all-purpose vehicles that are described in the Revised Code 9400 as being accomplished by electronic means. 9401

Sec. 4519.60. (A) In the event of the transfer of 9402 ownership of an off-highway motorcycle or all-purpose vehicle by 9403 operation of law, as upon inheritance, devise, bequest, order in 9404 bankruptcy, insolvency, replevin, or execution of sale, or when 9405 repossession is had upon default in performance of the terms of 9406 a security agreement as provided in Chapter 1309. of the Revised 9407

## Sub. H. B. No. 74 As Passed by the House

Code, a clerk of a court of common pleas, upon the surrender of	9408
the prior certificate of title or the manufacturer's or	9409
importer's certificate, or, when that is not possible, upon	9410
presentation to the clerk of satisfactory proof of ownership and	9411
rights of possession to the off-highway motorcycle or all-	9412
purpose vehicle, and upon payment of the fee prescribed in	9413
section 4519.59 of the Revised Code and presentation of an	9414
application for certificate of title, may issue to the applicant	9415
a certificate of title to the off-highway motorcycle or all-	9416
purpose vehicle. Only an affidavit by the person or agent of the	9417
person to whom possession of the off-highway motorcycle or all-	9418
purpose vehicle has passed, setting forth the facts entitling	9419
the person to the possession and ownership, together with a copy	9420
of the journal entry, court order, or instrument upon which the	9421
claim of possession and ownership is founded, is satisfactory	9422
proof of ownership and right of possession. If the applicant	9423
cannot produce that proof of ownership, the applicant may apply	9424
directly to the registrar of motor vehicles and submit the	9425
evidence the applicant has, and the registrar, upon finding the	9426
evidence sufficient, may authorize the clerk to issue a	9427
certificate of title. If, from the records in the office of the	9428
clerk, there appears to be any lien on the off-highway	9429
motorcycle or all-purpose vehicle, the certificate of title	9430
shall contain a statement of the lien unless the application is	9431
accompanied by proper evidence of its extinction.	9432
(P) lines the death of one of the persons who have	0/133

(B) Upon the death of one of the persons who have
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established joint ownership with right of survivorship under
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section 2131.12 of the Revised Code in an off-highway motorcycle
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or all-purpose vehicle and the presentation to the clerk of the
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title and the certificate of death of the deceased person, the
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clerk shall enter into the records the transfer of the off19438

highway motorcycle or all-purpose vehicle to the surviving	9439
person, and the title to the off-highway motorcycle or all-	9440
purpose vehicle immediately passes to the surviving person. The	9441
transfer does not affect any liens on the off-highway motorcycle	9442
or all-purpose vehicle.	9443
(C) Upon the death of an owner of an off-highway	9444
motorcycle or all-purpose vehicle designated in beneficiary form	9445
under section 2131.13 of the Revised Code, upon application of	9446
the transfer-on-death beneficiary or beneficiaries designated	9447
pursuant to that section, and upon presentation to the clerk of	9448
the certificate of title and the certificate of death of the	9449
deceased owner, the clerk shall transfer the off-highway	9450
motorcycle or all-purpose vehicle and issue a certificate of	9451
title to the transfer-on-death beneficiary or beneficiaries. The	9452
transfer does not affect any liens upon any off-highway	9453
motorcycle or all-purpose vehicle so transferred.	9454
Sec. 5501.47. (A) The director of transportation is	9455
responsible for inspection of all bridges on the state highway	9456
system inside and outside of municipalities, all bridges	9457
connecting Ohio with another state for which the department of	9458
transportation has inspection authority, and all other bridges	9459
or portions of bridges for which responsibility for inspection	9460
is by law or agreement assigned to the department.	9461
Such inspection shall be made annually on a schedule	9462
established by the director, but at least once every twenty-four	9463
months, by a professional engineer or other qualified person	9464
under the supervision of a professional engineer, or more-	9465
frequently if required by the director, in accordance with the	9466
manual of bridge inspection described in division (B) of this	9467
section.	9468

The director shall cause to be maintained in each district	9469
of the department an updated inventory of all bridges within	9470
such district that are on the state highway system, including	9471
those located within municipalities, and all other bridges for	9472
which the department has responsibility for inspection. The	9473
inventory record shall indicate who is responsible for	9474
inspection and for maintenance, and the authority for such	9475
responsibilities.	9476
On those bridges where there exists joint maintenance	9477
responsibility, the director shall furnish a copy of reports to	9478
each party responsible for a share of maintenance.	9479
"Maintenance" as used in this division means actual	9480
performance of maintenance work.	9481
(B) (1) As used in this division:	9482
(a) "Inspection" means the inspection described in the	9483
(a) "Inspection" means the inspection described in the manual of bridge inspection adopted by the department.	9483 9484
manual of bridge inspection adopted by the department.	9484
manual of bridge inspection adopted by the department.  (b) "Highway" means those highway systems in section	9484
manual of bridge inspection adopted by the department.  (b) "Highway" means those highway systems in section  5535.01 of the Revised Code, highways, streets, and roads within	9484 9485 9486
manual of bridge inspection adopted by the department.  (b) "Highway" means those highway systems in section  5535.01 of the Revised Code, highways, streets, and roads within municipalities, and any other highway, street, and road on which	9484 9485 9486 9487
manual of bridge inspection adopted by the department.  (b) "Highway" means those highway systems in section  5535.01 of the Revised Code, highways, streets, and roads within municipalities, and any other highway, street, and road on which the public travels.	9484 9485 9486 9487 9488
manual of bridge inspection adopted by the department.  (b) "Highway" means those highway systems in section  5535.01 of the Revised Code, highways, streets, and roads within municipalities, and any other highway, street, and road on which the public travels.  (c) "Bridge" means any structure of ten feet or more clear	9484 9485 9486 9487 9488
manual of bridge inspection adopted by the department.  (b) "Highway" means those highway systems in section  5535.01 of the Revised Code, highways, streets, and roads within municipalities, and any other highway, street, and road on which the public travels.  (c) "Bridge" means any structure of ten feet or more clear span or ten feet or more in diameter on, above, or below a	9484 9485 9486 9487 9488 9489
manual of bridge inspection adopted by the department.  (b) "Highway" means those highway systems in section  5535.01 of the Revised Code, highways, streets, and roads within municipalities, and any other highway, street, and road on which the public travels.  (c) "Bridge" means any structure of ten feet or more clear span or ten feet or more in diameter on, above, or below a highway, including structures upon which railroad locomotives or	9484 9485 9486 9487 9488 9489 9490 9491
manual of bridge inspection adopted by the department.  (b) "Highway" means those highway systems in section  5535.01 of the Revised Code, highways, streets, and roads within municipalities, and any other highway, street, and road on which the public travels.  (c) "Bridge" means any structure of ten feet or more clear span or ten feet or more in diameter on, above, or below a highway, including structures upon which railroad locomotives or cars may travel.	9484 9485 9486 9487 9488 9489 9490 9491 9492
manual of bridge inspection adopted by the department.  (b) "Highway" means those highway systems in section  5535.01 of the Revised Code, highways, streets, and roads within municipalities, and any other highway, street, and road on which the public travels.  (c) "Bridge" means any structure of ten feet or more clear span or ten feet or more in diameter on, above, or below a highway, including structures upon which railroad locomotives or cars may travel.  (2) The director shall have general responsibility for	9484 9485 9486 9487 9488 9489 9490 9491 9492

(a) Prepare, maintain, and update a manual of bridge	9497
inspection that will provide standards applicable to the	9498
inspection of all bridges on, above, or below highways. The	9499
manual shall include, but is not limited to, standards relating	9500
to frequency of inspection, qualifications of persons inspecting	9501
or supervising inspections, and procedures and practices	9502
facilitating professional inspection of bridges +.	9503
(b) Develop and furnish inspection forms and other forms	9504
relating to inspection, and approve forms used in lieu of the	9505
departmental forms;	9506
(c) Assist and cooperate with governmental units, upon	9507
request, with inspection, disseminate information to appropriate	9508
governmental officials and agencies with regard to	9509
responsibility and inspection practices, and confer with public	9510
officials and other individuals on inspection of bridges; such	9511
assistance may be in the form of contracts with counties or	9512
municipal corporations for transportation department inspection	9513
services;	9514
(d) Inspect any bridge on a highway, with a designated	9515
representative of the owner, where $\frac{he-the\ director}{he}$ has reason to	9516
believe that the report of inspection does not reflect the	9517
condition of such bridge or that the inspection did not accord	9518
with the standards contained in the manual of bridge inspection.	9519
Sec. 5501.48. The operator of a toll bridge located	9520
entirely or partly in the state shall inspect such bridge each	9521
year and on a schedule established by the director of	9522
transportation, but at least once every twenty-four months. The	9523
operator shall file a copy of the annual inspection report with	9524
the director of transportation. Inspection shall be made or	9525
supervised by a professional engineer.	9526

the Revised Code:	9528
(A) "Advertising device" includes any outdoor sign,	9529
display, device, figure, painting, drawing, message, placard,	9530
poster, billboard, or any other contrivance designed, intended,	9531
or used to advertise or to give information in the nature of	9532
advertising, or any part thereof, the advertising or informative	9533
contents of which are that is owned or operated by a person or	9534
entity that earns compensation for the placement of a message on	9535
it and is visible from the main traveled way of any highway on	9536
the interstate system or primary system in this state.	9537
(B) "Visible" means capable of being seen and comprehended	9538
without visual aid by a person traveling the posted speed limit	9539
on the main traveled way of the highway.	9540
(C) "Interstate system" means that portion of the	9541
interstate system, or the national highway system, located	9542
within this state.	9543
(D) "Erect" means to construct or allow to be constructed,	9544
but it shall not include any activity when performed as an	9545
incident to the change of advertising message or normal	9546
maintenance of a sign or sign structure.	9547
(E) "Maintain" means to preserve, keep in repair,	9548
continue, allow to exist, or restore.	9549
(F) "National policy" means the provisions of 23 U.S.C.A.	9550
131 and the national standards, criteria, and rules promulgated	9551
pursuant to such provisions.	9552
(G) "Primary system" means the federal-aid primary system	9553
in existence on June 1, 1991, and any highway that is not on	9554
such system but that is on the national highway system.	9555

**Sec. 5516.01.** As used in sections 5516.01 to 5516.14 of

(H) "Zoned commercial or industrial areas" means those	9556
nonagricultural areas which are reserved for business, commerce,	9557
or trade, pursuant to local zoning laws, regulations, or state	9558
laws.	9559
(I) "Unzoned commercial or industrial area" means an area	9560
not zoned by state or local law, regulation, or ordinance, in	9561
which there is located one or more commercial or industrial	9562
activities. Such area may also include the lands along the	9563
highway for a distance of eight hundred fifty feet immediately	9564
adjacent to such activities. This distance shall be measured	9565
from the buildings, parking lots, storage or processing areas of	9566
the activities, and along or parallel to the near edge of the	9567
main traveled way of the highway. This distance shall not	9568
include land on the opposite side of the highway from such	9569
activities, nor land predominantly used for residential	9570
purposes. An area shall be considered predominately residential	9571
if fifty per cent or more of the eight hundred fifty feet	9572
immediately adjacent to the activities contains land used as	9573
residential property. Each side of the highway will be	9574
considered separately in applying this definition.	9575
(J) "Commercial or industrial activities" means those	9576
activities generally recognized as commercial or industrial by	9577
zoning authorities of this state. The following activities shall	9578
not be considered commercial or industrial:	9579
(1) Activities relating to advertising structures;	9580
(2) Agricultural, forestry, ranching, grazing, farming,	9581
and related activities, including, but not limited to,	9582
activities relating to wayside fresh produce stands;	9583

(3) Transient or temporary activities;

(4) Activities not visible from the main traveled way;	9585
(5) Activities located more than six hundred sixty feet	9586
from the nearest edge of the right-of-way;	9587
(6) Activities conducted in a building principally used as	9588
a residence;	9589
(7) Activities relating to railroad tracks and minor	9590
sidings;	9591
(8) Activities relating to highways, roads, and streets.	9592
(K) "Directional and official signs and notices" means	9593
those signs and notices that are required or authorized by law	9594
and conform to the rules for such signs and notices as adopted	9595
by the director in accordance with 23 C.F.R. 750.151 to 750.155.	9596
(L) "Nonconforming advertising device" means an	9597
advertising device that was:	9598
(1) Lawfully in existence prior to December 7, 1971;	9599
(2) Lawfully on any highway made a part of the interstate	9600
system or primary highway system on or after December 7, 1971;	9601
(3) Lawfully erected prior to any revision in the law	9602
effective December 7, 1971; or	9603
(4) Lawfully erected but:	9604
(a) No longer in compliance with the provisions of state	9605
law enacted or rules adopted at a later date; or	9606
(b) No longer in compliance with state laws or rules due	9607
to changed conditions, including, but not limited to, zoning	9608
changes, highway relocation, highway reclassification, or	9609
changes in restrictions on sizing, lighting, spacing, or	9610
distance of advertising devices.	9611

Illegally erected or maintained advertising devices are	9612
not nonconforming signs.	9613
(M) "Scenic byway" means any linear transportation	9614
corridor as designated or as may hereafter be so designated by	9615
the director under the Ohio scenic byways program as having	9616
outstanding scenic qualities.	9617
(N) "Director" means the director of the Ohio department	9618
of transportation.	9619
(O) "Commercial or industrial zone" means those areas	9620
established by any state, county, municipal, or other local	9621
zoning authority as being most appropriate for business,	9622
commerce, industry, or trade. Any action taken by a state,	9623
county, municipal, or other local zoning authority that is not	9624
part of comprehensive zoning and is created primarily to permit	9625
outdoor advertising devices shall not be considered a commercial	9626
or industrial zone for purposes of this chapter.	9627
(P) "Last permit holder" includes any of the following:	9628
(1) The most recent holder of the advertising device	9629
permit;	9630
(2) A business, cooperative, corporation, enterprise,	9631
joint venture, limited liability company, partnership, sole	9632
proprietorship, or subsidiary, the viability of which is	9633
dependant dependent on its relationship with the most recent	9634
holder of the advertising device permit;	9635
(3) Any person or entity that is closely related to or	9636
closely connected with the most recent holder of the advertising	9637
device permit.	9638
(Q) "Professional sports facility" means all or a portion	9639

of a stadium, arena, motorsports complex, or other facility,	9640
including all parking facilities, walkways, and other auxiliary	9641
facilities that may be used for or in connection with the sports	9642
facility or its operation, the primary purpose of which is to	9643
provide a site or venue for the presentation to the public of	9644
either of the following:	9645
(1) Events of one or more major or minor league	9646
professional athletic or sports teams that are associated with	9647
the state or with a city or region of the state;	9648
(2) Motorsports events.	9649
(R) "Compensation" means the exchange of anything of value	9650
including money, securities, real property interests, goods,	9651
services, a promise of future payment, or forbearance of a debt.	9652
Sec. 5516.02. No advertising device shall be erected or	9653
maintained within six hundred sixty feet of the edge of the	9654
right-of-way of a highway on the interstate system except the	9655
following:	9656
(A) Directional and official signs and notices that	9657
conform to rules adopted by the director of transportation;	9658
(B) Signs advertising the sale or lease of the property	9659
upon which they are located;	9660
(C) Advertising devices indicating the name of the	9661
business or profession conducted on such property or that	9662
identify the goods produced, sold, or services rendered on such-	9663
property, and that conform to rules adopted by the director;	9664
(D)—Advertising devices that are located in commercial or	9665
industrial zones traversed by segments of the interstate system	9666
within the boundaries of a municipal corporation as such	9667

boundaries existed on September 21, 1959, and that conform to	9668
rules adopted by the director of transportation;	9669
(E) Advertising devices that are located on the	9670
premises of a professional sports facility and that conform to	9671
rules adopted by the director.	9672
Sec. 5516.05. (A) The director of transportation may	9673
designate any portion of the interstate system, national highway	9674
system, or primary system any of the following as a scenic	9675
byway:	9676
(1) The interstate system;	9677
(2) The national highway system;	9678
(3) The primary system;	9679
(4) Any state, county, municipal, or township road or	9680
highway.	9681
(B) The director shall exclude from designation as a	9682
scenic byway any segment of a highway in a zoned or unzoned	9683
commercial or industrial area that is determined by the director	9684
to be inconsistent with the designation of a scenic byway.	9685
(C) No advertising device may be erected upon a designated	9686
scenic byway, except in accordance with division (A), $(B)$ , or	9687
(C) of section 5516.02 of the Revised Code, division (A),	9688
(B), $\underline{\text{or}}$ (C), $\underline{\text{(D)}}$ , $\underline{\text{(E)}}$ , $\underline{\text{or}}$ (G) of section 5516.06 of the Revised	9689
Code, or division (A), (B), (C), or (D) of section 5516.061 of	9690
the Revised Code. Any advertising device lawfully in existence	9691
prior to the designation of a scenic byway, upon such	9692
designation, is a nonconforming advertising device under section	9693
5516.07 of the Revised Code.	9694
Sec. 5516.06. No advertising device shall be erected or	9695

maintained within six hundred sixty feet of the edge of the	9696
right-of-way of a highway on the primary system except the	9697
following:	9698
(A) Directional and other official signs and notices that	9699
conform to rules adopted by the director of transportation;	9700
(B) Signs advertising the sale or lease of the property	9701
upon which they are located;	9702
(C) Advertising devices indicating the name of the	9703
business, activities, or profession conducted on such property	9704
or that identify the goods produced, sold, or services rendered	9705
on such property and that conform to rules adopted by the	9706
director;	9707
(D) Precautionary signs relating to the premises;	9708
(E) Signs, displays, or devices which locate, identify,	9709
mark, or warn of the presence of pipe lines, utility lines, or	9710
rail lines, and appurtenances thereof, including, but not	9711
limited to, markers used in the maintenance, operation,	9712
observation, and safety of said lines;	9713
(F)—Advertising devices located in zoned or unzoned	9714
industrial or commercial areas adjacent to highways on the	9715
primary system that conform to rules adopted by the director <u>of</u>	9716
<pre>transportation;</pre>	9717
(G) (B) Signs lawfully in existence on October 22, 1965,	9718
that the director, subject to the approval of the secretary of	9719
the United States department of transportation, has determined	9720
to be landmark signs, including signs on farm structures or	9721
natural surfaces, which are of historic or artistic	9722
significance;	9723

$\frac{(H)-(C)}{(C)}$ Advertising devices that are located on the	9724
premises of a professional sports facility and that conform to	9725
rules adopted by the director.	9726
Sec. 5516.061. (A) No advertising device shall be erected	9727
outside of urban areas further than six hundred sixty feet from	9728
the right-of-way of the main traveled way of a highway on the	9729
interstate or primary system if such device would be visible	9730
from such main traveled way, except the following:	9731
(A) Directional and official signs and notices that	9732
conform to rules adopted by the director of transportation;	9733
(B) Signs advertising the sale or lease of the property	9734
upon which they are located;	9735
(C) Advertising devices indicating the name of the	9736
business, activities, or profession conducted on such property	9737
or that identify the goods produced, sold, or services rendered	9738
on such property and that conform to rules adopted by the	9739
director;	9740
(D) Signs signs lawfully in existence on October 22, 1965,	9741
that the director of transportation, subject to the approval of	9742
the secretary of the United States department of transportation,	9743
has determined to be landmark signs, including signs on farm	9744
structures or natural surfaces, which that are of historic or	9745
artistic significance.	9746
(B) Any advertising device lawfully in existence prior to	9747
November 28, 1975, or lawfully on any highway made a part of the	9748
interstate or primary system on or after that date, the erection	9749
of which would be illegal under this section, is nonconforming,	9750
and may be maintained subject to the permit provisions of	9751
section 5516.10 of the Revised Code. An advertising device	9752

existing prior to the effective date of this section September	9753
16, 2004, which would be illegal under this section shall be	9754
considered a nonconforming advertising device and may be	9755
maintained subject to the permit provisions of section 5516.10	9756
of the Revised Code.	9757
(C) As used in this section, "urban area" means an	9758
urbanized area or an urban place as designated by the bureau of	9759
the census having a population of five thousand or more, and	9760
within boundaries approved by the United States secretary of	9761
transportation.	9762
Sec. 5516.11. This chapter does not affect the authority	9763
of a state, county, municipal, or other local zoning authority	9764
to zone areas for commercial or industrial purposes under its	9765
respective zoning laws. Whenever a state, county, municipal, or	9766
other local zoning authority has adopted comprehensive zoning	9767
and established rules and regulations controlling the size,	9768
lighting, and spacing of outdoor advertising devices, that are	9769
equivalent to and consistent with the intent of this chapter,	9770
such rules and regulations will be accepted in lieu of the	9771
controls provided in division $\frac{\text{(D)}_{\text{(A)}}}{\text{(A)}}$ of section 5516.02 and in	9772
section 5516.061 of the Revised Code in the commercial and	9773
industrial zones within the geographical jurisdiction of such	9774
authority.	9775
Whenever a zoning authority establishes new comprehensive	9776
zoning rules or regulations, a copy thereof shall be furnished	9777
to the director of transportation within thirty days after its	9778
passage.	9779
Chapter 5516. of the Revised Code shall not be construed	9780
to allow the erection of an advertising device in an area zoned	9781
by state, county, municipal, or other local authorities to	9782

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exclude such devices.

Sec. 5543.20. The county engineer shall inspect all	9784
bridges or portions thereof on the county highway system inside	9785
and outside of municipalities, bridges on township roads, and	9786
other bridges or portions of bridges for which responsibility	9787
for inspection is by law or agreement assigned to the county. If	9788
the responsibility for inspection of a bridge is not fixed by	9789
law or agreement and the county performs the largest share of	9790
maintenance on a bridge, inspection shall be made by the	9791
engineer.	9792

This section does not prohibit a board of township trustees from inspecting bridges within a township.

Such inspection shall be made annually on a schedule established by the director of transportation, but at least once every twenty-four months, or more frequently if required by the board of county commissioners, in accordance with the manual of bridge inspection described in section 5501.47 of the Revised Code.

Counties may contract for inspection services.

The engineer shall maintain an updated inventory of all 9802 bridges in the county, except those on the state highway system 9803 and those within a municipality for which the engineer has no 9804 duty to inspect, and indicate on the inventory record who is 9805 responsible for inspection and for maintenance, and the 9806 authority for such responsibilities.

The engineer shall report the condition of all bridges to 9808 the board of county commissioners not later than sixty days 9809 after <a href="his-annual\_the">his-annual\_the</a> inspection or <a href="he-the engineer">he-the engineer</a> shall report 9810 more frequently if the board so requires. Any bridge for which 9811

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the county has inspection or maintenance responsibility which,	9812
at any time, is found to be in a condition that is a potential	9813
danger to life or property shall be identified in the reports,	9814
and if the engineer determines that the condition of any bridge	9815
represents an immediate danger <u>he—the engineer</u> shall immediately	9816
report the condition to the board. With respect to those bridges	9817
where there exists joint maintenance responsibility, the	9818
engineer shall furnish a copy of his the inspection report to	9819
each party responsible for a share of maintenance. The engineer	9820
shall furnish each board of township trustees with a report of	9821
the condition of bridges on the township road system of such	9822
township and furnish the legislative authority of each	9823
municipality in the county with a report of the condition of	9824
bridges in such municipality for which the county has	9825
responsibility for inspection.	9826

"Maintenance" as used in this division means actual performance of maintenance work.

Sec. 5577.02. No person shall operate or move a trackless 9829 trolley, traction engine, steam roller, or other vehicle, load, 9830 object, or structure, whether propelled by muscular or motor 9831 power, not including vehicles run upon stationary rails or 9832 tracks, fire engines, fire trucks, or other vehicles or 9833 apparatus belonging to or used by any municipal or volunteer 9834 fire department in the discharge of its functions, shall be 9835 operated or moved over or upon the improved public streets, 9836 highways, bridges, or culverts in this state, <del>upon wheels,</del> 9837 rollers, or otherwise, weighing that weighs in excess of the 9838 weights prescribed in sections 5577.01 to 5577.14, inclusive, of 9839 the Revised Code, including the weight of vehicle, object, 9840 structure, or contrivance and load, except upon special 9841 permission, granted as provided by unless the person has been 9842

issued a permit under section 4513.34 of the Revised Code. The	9843
prohibition in this section applies regardless of whether the	9844
weight is moved upon wheels, rollers, or otherwise. Any weight	9845
determination shall include the weight of the vehicle, object,	9846
structure, contrivance, and load.	9847
Sec. 5577.045. (A) As used in this section, "fire engine"	9848
means a fire engine, fire truck, or other vehicle or apparatus	9849
belonging to or used by any municipal, township, or volunteer	9850
fire department, while in the discharge of its functions.	9851
(B) Notwithstanding sections 5577.02 and 5577.04 of the	9852
Revised Code, a person may do both of the following without a	9853
written permit issued under section 4513.34 of the Revised Code:	9854
(1) Operate a two-axle fire engine, with a front axle	9855
maximum weight of twenty-four thousand pounds and a rear axle	9856
maximum weight of thirty-three thousand five hundred pounds and	9857
a minimum wheelbase of fifteen feet, on all roadways in the	9858
state;	9859
(2) Operate a fire engine with a maximum gross vehicle	9860
weight of eighty-six thousand pounds on the interstate highway	9861
system and within one road mile of an interstate highway system	9862
entrance or exit ramp.	9863
(C) Notwithstanding section 4513.34 of the Revised Code,	9864
for any fire engine that requires a permit, the director of	9865
transportation or local authority shall do both of the	9866
<pre>following:</pre>	9867
(1) Issue the permit at no cost to the municipal,	9868
township, or volunteer fire department;	9869
(2) Issue a permit that expires five years after the date	9870
of issuance.	9871

Sec. 5703.21. (A) Except as provided in divisions (B) and	9872
(C) of this section, no agent of the department of taxation,	9873
except in the agent's report to the department or when called on	9874
to testify in any court or proceeding, shall divulge any	9875
information acquired by the agent as to the transactions,	9876
property, or business of any person while acting or claiming to	9877
act under orders of the department. Whoever violates this	9878
provision shall thereafter be disqualified from acting as an	9879
officer or employee or in any other capacity under appointment	9880
or employment of the department.	9881

- (B) (1) For purposes of an audit pursuant to section 117.15 9882 of the Revised Code, or an audit of the department pursuant to 9883 Chapter 117. of the Revised Code, or an audit, pursuant to that 9884 chapter, the objective of which is to express an opinion on a 9885 financial report or statement prepared or issued pursuant to 9886 division (A)(7) or (9) of section 126.21 of the Revised Code, 9887 the officers and employees of the auditor of state charged with 9888 conducting the audit shall have access to and the right to 9889 examine any state tax returns and state tax return information 9890 in the possession of the department to the extent that the 9891 access and examination are necessary for purposes of the audit. 9892 Any information acquired as the result of that access and 9893 examination shall not be divulged for any purpose other than as 9894 required for the audit or unless the officers and employees are 9895 required to testify in a court or proceeding under compulsion of 9896 legal process. Whoever violates this provision shall thereafter 9897 be disqualified from acting as an officer or employee or in any 9898 other capacity under appointment or employment of the auditor of 9899 state. 9900
- (2) For purposes of an internal audit pursuant to section 9901 126.45 of the Revised Code, the officers and employees of the 9902

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office of internal audit in the office of budget and management	9903
charged with directing the internal audit shall have access to	9904
and the right to examine any state tax returns and state tax	9905
return information in the possession of the department to the	9906
extent that the access and examination are necessary for	9907
purposes of the internal audit. Any information acquired as the	9908
result of that access and examination shall not be divulged for	9909
any purpose other than as required for the internal audit or	9910
unless the officers and employees are required to testify in a	9911
court or proceeding under compulsion of legal process. Whoever	9912
violates this provision shall thereafter be disqualified from	9913
acting as an officer or employee or in any other capacity under	9914
appointment or employment of the office of internal audit.	9915

- (3) As provided by section 6103(d)(2) of the Internal Revenue Code, any federal tax returns or federal tax information that the department has acquired from the internal revenue service, through federal and state statutory authority, may be disclosed to the auditor of state or the office of internal audit solely for purposes of an audit of the department.
- (4) For purposes of Chapter 3739. of the Revised Code, an 9922 agent of the department of taxation may share information with 9923 the division of state fire marshal that the agent finds during 9924 the course of an investigation. 9925
- (C) Division (A) of this section does not prohibit any of the following:
- (1) Divulging information contained in applications,

  complaints, and related documents filed with the department

  under section 5715.27 of the Revised Code or in applications

  filed with the department under section 5715.39 of the Revised

  Code;

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(2) Providing information to the office of child support	9933
within the department of job and family services pursuant to	9934
section 3125.43 of the Revised Code;	9935
(3) Disclosing to the motor vehicle repair board any	9936
information in the possession of the department that is	9937
necessary for the board to verify the existence of an	9938
applicant's valid vendor's license and current state tax	9939
identification number under section 4775.07 of the Revised Code;	9940
(4) Providing information to the administrator of workers'	9941
compensation pursuant to sections 4123.271 and 4123.591 of the	9942
Revised Code;	9943
(5) Providing to the attorney general information the	9944
department obtains under division (J) of section 1346.01 of the	9945
Revised Code;	9946
(6) Remitting properly outhonized officers amplement	9947
(6) Permitting properly authorized officers, employees, or	
agents of a municipal corporation from inspecting reports or	9948
information pursuant to section 718.84 of the Revised Code or	9949
rules adopted under section 5745.16 of the Revised Code;	9950
(7) Providing information regarding the name, account	9951
number, or business address of a holder of a vendor's license	9952
issued pursuant to section 5739.17 of the Revised Code, a holder	9953
of a direct payment permit issued pursuant to section 5739.031	9954
of the Revised Code, or a seller having a use tax account	9955
maintained pursuant to section 5741.17 of the Revised Code, or	9956
information regarding the active or inactive status of a	9957
vendor's license, direct payment permit, or seller's use tax	9958
account;	9959
(8) Releasing invoices or invoice information furnished	
	9960
under section 4301.433 of the Revised Code pursuant to that	9960 9961

section;	9962
(9) Providing to a county auditor notices or documents	9963
concerning or affecting the taxable value of property in the	9964
county auditor's county. Unless authorized by law to disclose	9965
documents so provided, the county auditor shall not disclose	9966
such documents;	9967
(10) Providing to a county auditor sales or use tax return	9968
or audit information under section 333.06 of the Revised Code;	9969
(11) Subject to section 4301.441 of the Revised Code,	9970
disclosing to the appropriate state agency information in the	9971
possession of the department of taxation that is necessary to	9972
verify a permit holder's gallonage or noncompliance with taxes	9973
levied under Chapter 4301. or 4305. of the Revised Code;	9974
(12) Disclosing to the department of natural resources	9975
information in the possession of the department of taxation that	9976
is necessary for the department of taxation to verify the	9977
taxpayer's compliance with section 5749.02 of the Revised Code	9978
or to allow the department of natural resources to enforce	9979
Chapter 1509. of the Revised Code;	9980
(13) Disclosing to the department of job and family	9981
services, industrial commission, and bureau of workers'	9982
compensation information in the possession of the department of	9983
taxation solely for the purpose of identifying employers that	9984
misclassify employees as independent contractors or that fail to	9985
properly report and pay employer tax liabilities. The department	9986
of taxation shall disclose only such information that is	9987
necessary to verify employer compliance with law administered by	9988
those agencies.	9989
(14) Disclosing to the Ohio casino control commission	9990

information in the possession of the department of taxation that	9991
is necessary to verify a casino operator's compliance with	9992
section 5747.063 or 5753.02 of the Revised Code and sections	9993
related thereto;	9994

- (15) Disclosing to the state lottery commission 9995 information in the possession of the department of taxation that 9996 is necessary to verify a lottery sales agent's compliance with 9997 section 5747.064 of the Revised Code. 9998
- (16) Disclosing to the development services agency 9999 information in the possession of the department of taxation that 10000 is necessary to ensure compliance with the laws of this state 10001 governing taxation and to verify information reported to the 10002 development services agency for the purpose of evaluating 10003 potential tax credits, grants, or loans. Such information shall 10004 not include information received from the internal revenue 10005 service the disclosure of which is prohibited by section 6103 of 10006 the Internal Revenue Code. No officer, employee, or agent of the 10007 development services agency shall disclose any information 10008 provided to the development services agency by the department of 10009 taxation under division (C)(16) of this section except when 10010 disclosure of the information is necessary for, and made solely 10011 for the purpose of facilitating, the evaluation of potential tax 10012 credits, grants, or loans. 10013
- (17) Disclosing to the department of insurance information 10014 in the possession of the department of taxation that is 10015 necessary to ensure a taxpayer's compliance with the 10016 requirements with any tax credit administered by the development 10017 services agency and claimed by the taxpayer against any tax 10018 administered by the superintendent of insurance. No officer, 10019 employee, or agent of the department of insurance shall disclose 10020

any information provided to the department of insurance by the	10021
department of taxation under division (C)(17) of this section.	10022
(18) Disclosing to the division of liquor control	10023
information in the possession of the department of taxation that	10024
is necessary for the division and department to comply with the	10025
requirements of sections 4303.26 and 4303.271 of the Revised	10026
Code.	10027
(19) Disclosing to the department of education, upon that	10028
department's request, information in the possession of the	10029
department of taxation that is necessary only to verify whether	10030
the family income of a student applying for or receiving a	10031
scholarship under the educational choice scholarship pilot	10032
program is equal to, less than, or greater than the income	10033
thresholds prescribed by section 3310.02 or 3310.032 of the	10034
Revised Code. The department of education shall provide	10035
sufficient information about the student and the student's	10036
family to enable the department of taxation to make the	10037
verification.	10038
(20) Disclosing to the Ohio rail development commission	10039
information in the possession of the department of taxation that	10040
is necessary to verify information reported to the commission	10041
for the purpose of evaluating potential grants or loans. Such	10042
information shall not include information received from the	10043
internal revenue service the disclosure of which is prohibited	10044
by section 6103 of the Internal Revenue Code. No member,	10045
officer, employee, or agent of the Ohio rail development	10046
commission shall disclose any information provided to the	10047
commission by the department of taxation under division (C)(20)	10048
of this section except when disclosure of the information is	10049
necessary for, and made solely for the purpose of facilitating,	10050

the evaluation of potential grants or loans.	10051
Section 101.02. That existing sections 125.02, 723.54,	10052
1317.07, 2131.12, 2131.13, 2913.71, 3704.14, 3743.01, 3743.04,	10053
3743.15, 3743.17, 3743.75, 4501.01, 4501.21, 4503.04, 4503.042,	10054
4503.10, 4503.102, 4503.103, 4503.182, 4503.19, 4503.191,	10055
4503.21, 4503.29, 4503.51, 4503.513, 4503.573, 4503.581,	10056
4503.591, 4503.593, 4503.67, 4503.68, 4503.69, 4503.771,	10057
4503.78, 4503.791, 4503.83, 4503.871, 4503.873, 4503.874,	10058
4503.875, 4503.876, 4503.877, 4503.878, 4503.879, 4503.88,	10059
4503.892, 4503.901, 4503.902, 4503.903, 4503.904, 4503.905,	10060
4503.906, 4503.907, 4503.908, 4503.909, 4503.951, 4503.952,	10061
4503.953, 4503.954, 4503.955, 4505.01, 4505.06, 4505.101,	10062
4505.103, 4505.11, 4505.19, 4507.02, 4507.06, 4507.12, 4507.21,	10063
4507.213, 4507.50, 4507.51, 4507.53, 4510.037, 4511.195,	10064
4511.454, 4511.46, 4511.751, 4513.601, 4513.61, 4513.611,	10065
4519.10, 4519.55, 4519.60, 5501.47, 5501.48, 5516.01, 5516.02,	10066
5516.05, 5516.06, 5516.061, 5516.11, 5543.20, 5577.02, and	10067
5703.21 of the Revised Code are hereby repealed.	10068
Section 105.01. That sections 4503.511, 4503.512, 4503.77,	10069
4503.772, 4503.79, and 4505.032 of the Revised Code are hereby	10070
repealed.	10071
Section 105.10. That Section 513.20 of H.B. 166 of the	10072
133rd General Assembly is hereby repealed.	10073
Section 201.10. Except as otherwise provided in this act,	10074
all appropriation items in this act are appropriated out of any	10075
moneys in the state treasury to the credit of the designated	10076
fund that are not otherwise appropriated. For all appropriations	10077
made in this act, the amounts in the first column are for fiscal	10078
year 2022 and the amounts in the second column are for fiscal	10079
year 2023.	10080

	Se	ection 20	3.10.			10081
						10082
	1	2	3	4	5	
А			DOT DEPARTMENT OF	TRANSPORTATION		
В	Gener	al Revenı	ue Fund Group			
С	GRF	775470	Public Transportation - State	\$23,150,000	\$23,150,000	
D	TOTAL	General	Revenue Fund Group	\$23,150,000	\$23,150,000	
E	Highw	ay Operat	ing Fund Group			
F	2120	772426	Highway Infrastructure Bank - Federal	\$5,500,000	\$5,500,000	
G	2120	772427	Highway Infrastructure Bank - State	\$14,750,000	\$14,750,000	
Н	2120	772430	Infrastructure Debt Reserve Title 23-49	\$600,000	\$600,000	
I	2130	772431	Roadway Infrastructure	\$3,600,000	\$3,750,000	

Bank - State

J	2130	772433	Infrastructure Debt Reserve - State	\$550 <b>,</b> 000	\$0
K	2130	777477	Aviation Infrastructure Bank - State	\$2,000,000	\$2,400,000
L	7002	770003	Transportation Facilities Lease Rental Bond Payments	\$16,562,000	\$20,299,728
М	7002	771411	Planning and Research - State	\$27,701,087	\$28,289,885
N	7002	771412	Planning and Research - Federal	\$42,062,017	\$42,062,017
0	7002	772421	Highway Construction - State	\$713,639,296	\$700,265,960
P	7002	772422	Highway Construction - Federal	\$1,575,802,398	\$1,236,154,808
Q	7002	772424	Highway Construction - Other	\$80,000,000	\$80,000,000
R	7002	772437	Major New State Infrastructure	\$16,980,228	\$17,789,693

Sub. H. B. No. 74 As Passed by the House

			Bond Debt Service - State		
S	7002	772438	Major New State Infrastructure Bond Debt Service - Federal	\$119,736,667	\$126,745,308
Т	7002	773431	Highway Maintenance - State	\$604,833,251	\$610,599,776
U	7002	775452	Public Transportation - Federal	\$40,207,799	\$41,158,833
V	7002	775454	Public Transportation - Other	\$1,500,000	\$1,500,000
W	7002	776462	Grade Crossings - Federal	\$14,103,406	\$14,068,961
Х	7002	777472	Airport Improvements - Federal	\$405,000	\$405,000
Y	7002	777475	Aviation Administration	\$6,436,686	\$6,463,827
Z	7002	779491	Administration - State	\$107,129,516	\$110,169,850

AA TOTAL HOF Highway Operating Fund \$3,394,099,351 \$3,062,973,646 Group				
AB Dedicated Purp	oose Fund Group			
AC 4N40 776664	Rail Transportation - Other	\$2,875,800	\$2,875,800	
AD 5W90 777615	County Airport Maintenance	\$620,000	\$620,000	
AE TOTAL DPF Dedi Group	cated Purpose Fund	\$3,495,800	\$3,495,800	
AF Capital Projec	ts Fund Group			
AG 7042 772723	Highway Construction - Bonds	\$60,000,000	\$89,953,867	
АН 7045 772428	Highway Infrastructure Bank - Bonds	\$60,000,000	\$80,000,000	
AI TOTAL CPF Capi	tal Projects Fund	\$120,000,000	\$169,953,867	
AJ TOTAL ALL BUDG	ET FUND GROUPS	\$3,540,745,151	\$3,259,573,313	
Section 203	3.15. PUBLIC TRANSPOR	TATION - STATE		10083
The foregoing appropriation item 775470, Public  Transportation - State, shall be used to support public transportation projects throughout the state.				10084 10085 10086

# Sub. H. B. No. 74 As Passed by the House

Section 203.20. TRANSPORTATION FACILITIES LEASE RENTAL	10087
BOND PAYMENTS	10088
The foregoing appropriation item 770003, Transportation	10089
Facilities Lease Rental Bond Payments, shall be used to meet all	10090
payments during the period from July 1, 2021, through June 30,	10091
2023, pursuant to the leases and agreements for facilities made	10092
under Chapter 154. of the Revised Code. These appropriations are	10093
the source of funds pledged for bond service charges on related	10094
obligations issued under Chapter 154. of the Revised Code.	10095
Should the appropriation in appropriation item 770003,	10096
Transportation Facilities Lease Rental Bond Payments, exceed the	10097
associated debt service payments in either fiscal year of the	10098
biennium ending June 30, 2023, the balance may be transferred to	10099
appropriation item 772421, Highway Construction - State, 773431,	10100
Highway Maintenance - State, or 779491, Administration - State,	10101
upon the written request of the Director of Transportation and	10102
with the approval of the Director of Budget and Management. The	10103
transfers are hereby appropriated and shall be reported to the	10104
Controlling Board.	10105
Section 203.30. ROADS FOR DNR, METROPOLITAN PARKS,	10106
EXPOSITIONS COMMISSION, AND HISTORY CONNECTION	10107
(A) Notwithstanding section 5511.06 of the Revised Code,	10108
in each fiscal year of the biennium ending June 30, 2023, the	10109
Director of Transportation shall determine portions of the	10110
foregoing appropriation item 772421, Highway Construction -	10111
State, which shall be used for the construction, reconstruction,	10112
or maintenance of public access roads, including support	10113
features, to and within state facilities owned or operated by	10114
the Department of Natural Resources.	10115

(B) Notwithstanding section 5511.06 of the Revised Code,	10116
of the foregoing appropriation item 772421, Highway Construction	10117
- State, \$2,562,000 in each fiscal year shall be used for the	10118
construction, reconstruction, or maintenance of park drives or	10119
park roads within the boundaries of metropolitan parks.	10120
(C) The Department of Transportation may use the foregoing	10121
appropriation item 772421, Highway Construction - State, to	10122
perform:	10123
(1) Related road work on behalf of the Ohio Expositions	10124
Commission at the state fairgrounds, including reconstruction or	10125
maintenance of public access roads and support features to and	10126
within fairgrounds facilities, as requested by the Commission	10127
and approved by the Director of Transportation; and	10128
(2) Related road work on behalf of the Ohio History	10129
Connection, including reconstruction or maintenance of public	10130
access roads and support features to and within Ohio History	10131
Connection facilities, as requested by the Ohio History	10132
Connection and approved by the Director of Transportation.	10133
Section 203.40. TRANSPORTATION IMPROVEMENT DISTRICTS	10134
(A) Of the foregoing appropriation item 772421, Highway	10135
Construction - State, \$4,500,000 in each fiscal year shall be	10136
made available for distribution by the Director of	10137
Transportation to Transportation Improvement Districts that have	10138
facilitated funding for the cost of a project or projects in	10139
conjunction with and through other governmental agencies.	10140
(B) A Transportation Improvement District shall submit	10141
requests for project funding to the Director of Transportation	10142
by a day determined by the Director. The Department shall notify	10143
the Transportation Improvement District whether the Department	10144

has approved or disapproved the project funding request within	10145
ninety days after the day the request was submitted by the	10146
Transportation Improvement District.	10147

- (C) Any funding provided to a Transportation Improvement 10148 District specified in this section shall not be used for the 10149 purposes of administrative costs or administrative staffing and 10150 must be used to fund a specific project or projects within that 10151 District's area. The total amount of a specific project's cost 10152 shall not be fully funded by the amount of funds provided under 10153 this section. The total amount of funding provided for each 10154 project is limited to \$500,000 per fiscal year. Transportation 10155 Improvement Districts that are co-sponsoring a specific project 10156 may individually apply for up to \$500,000 for that project per 10157 fiscal year. 10158
- (D) Funding provided under this section may be used for 10159 preliminary engineering, detailed design, right-of-way 10160 acquisition, and construction of the specific project and such 10161 other project costs that are defined in section 5540.01 of the 10162 Revised Code and approved by the Director of Transportation. 10163 Upon receipt of a copy of an invoice for work performed on the 10164 specific project, the Director shall reimburse a Transportation 10165 Improvement District for the expenditures described above, 10166 subject to the requirements of this section. 10167
- (E) A Transportation Improvement District that is

  requesting funds under this section shall register with the

  Director of Transportation. The Director shall register a

  10170

  Transportation Improvement District only if the district has a

  10171

  specific, eligible project and may cancel the registration of a

  10172

  Transportation Improvement District that is not eligible to

  10173

  receive funds under this section. The Director shall not provide

funds to any Transportation Improvement District under this	10175
section if the district is not registered. The Director shall	10176
not register a Transportation Improvement District and may	10177
cancel the registration of a currently registered Transportation	10178
Improvement District unless at least one of the following	10179
applies:	10180
(1) The Transportation Improvement District, by a	10181
resolution or resolutions, designated a project or program of	10182
projects and facilitated, including in conjunction with and	10183
through other governmental agencies, funding for costs of a	10184
project or program of projects in an aggregate amount of not	10185
less than \$15,000,000 from the commencement date of the project	10186
or program of projects.	10187
(2) The Transportation Improvement District has	10188
designated, by a resolution or resolutions, a project or program	10189
of projects that has estimated aggregate costs in excess of	10190
\$10,000,000 and the County Engineer of the county in which the	10191
Transportation Improvement District is located has attested by a	10192
sworn affidavit that the costs of the project or program of	10193
projects exceeds \$10,000,000 and that the Transportation	10194
Improvement District is facilitating a portion of funding for	10195
that project or program of projects.	10196
(F) For the purposes of this section:	10197
(1) "Project" has the same meaning as in division (C) of	10198
section 5540.01 of the Revised Code.	10199
(2) "Governmental agency" has the same meaning as in	10200
division (B) of section 5540.01 of the Revised Code.	10201
(3) "Cost" has the same meaning as in division (D) of	10202
section 5540.01 of the Revised Code.	10203

Section 203.43. HIGHWAY CONSTRUCTION - FEDERAL	10204				
Of the foregoing appropriation item 772422, Highway	10205				
Construction - Federal, \$33,000,000 in each fiscal year shall be					
used to support public transportation statewide through the	10207				
Federal Highway Administration (FHWA) flexible funding program.	10208				
However, if additional federal funding designated for public	10209				
transportation is allocated to public transit agencies in Ohio,	10210				
to provide the most possible flexibility, the Director of	10211				
Transportation may submit a request to the Controlling Board to	10212				
reduce the amount designated for public transportation in this	10213				
section under appropriation item 772422, Highway Construction -	10214				
Federal, by up to \$13,000,000 in each fiscal year.	10215				
Section 203.45. REGIONAL TRANSPORTATION PLANNING	10216				
ORGANIZATIONS	10217				
Of the foregoing appropriation item 772422 Highway	10218				
Construction - Federal, \$2,600,000 in each fiscal year shall be	10219				
used by Regional Transportation Planning Organizations to	10220				
conduct a rural transportation planning grant program.	10221				
Section 203.47. PUBLIC TRANSIT PROJECTS	10222				
Of the foregoing appropriation item 775452, Public	10223				
Transportation - Federal, \$5,000 in fiscal year 2022 shall be	10224				
provided to the Ohio Domestic Violence Network for the use of	10225				
purchasing public transportation vouchers, ridesharing credits,	10226				
or gas cards for eligible clients.	10227				
Section 203.50. BOND ISSUANCE AUTHORIZATION	10228				
The Treasurer of State, upon the request of the Director	10229				
of Transportation, is authorized to issue and sell, in	10230				
accordance with Section 2m of Article VIII, Ohio Constitution,	10231				
and Chapter 151. and particularly sections 151.01 and 151.06 of	10232				

the Revised Code, obligations, including bonds and notes, in the aggregate amount of \$85,000,000 in addition to the original	10233 10234
issuance of obligations authorized by prior acts of the General	10235
Assembly.	10236
The obligations shall be issued and sold from time to time	10237
in amounts necessary to provide sufficient moneys to the credit	10238
of the Highway Capital Improvement Fund (Fund 7042) created by	10239
section 5528.53 of the Revised Code to pay costs charged to the	10240
fund when due as estimated by the Director of Transportation,	10241
provided, however, that not more than \$220,000,000 original	10242
principal amount of obligations, plus the principal amount of	10243
obligations that in prior fiscal years could have been, but were	10244
not, issued within the \$220,000,000 limit, may be issued in any	10245
fiscal year, and not more than \$1,200,000,000 original principal	10246
amount of such obligations are outstanding at any one time.	10247
Section 203.60. APPROPRIATION TRANSFERS, APPROPRIATION	10248
Section 203.60. APPROPRIATION TRANSFERS, APPROPRIATION INCREASES, AND CASH TRANSFERS	10248 10249
INCREASES, AND CASH TRANSFERS	10249
INCREASES, AND CASH TRANSFERS  (A) TRANSFERS OF HIGHWAY OPERATING FUND APPROPRIATIONS:	10249
INCREASES, AND CASH TRANSFERS  (A) TRANSFERS OF HIGHWAY OPERATING FUND APPROPRIATIONS: EMERGENCIES, INCLEMENT WEATHER, AND FEDERAL FUNDING CHANGES	10249 10250 10251
INCREASES, AND CASH TRANSFERS  (A) TRANSFERS OF HIGHWAY OPERATING FUND APPROPRIATIONS:  EMERGENCIES, INCLEMENT WEATHER, AND FEDERAL FUNDING CHANGES  The Director of Transportation may request the Controlling	10249 10250 10251 10252
INCREASES, AND CASH TRANSFERS  (A) TRANSFERS OF HIGHWAY OPERATING FUND APPROPRIATIONS:  EMERGENCIES, INCLEMENT WEATHER, AND FEDERAL FUNDING CHANGES  The Director of Transportation may request the Controlling  Board to authorize the transfer of Highway Operating Fund (Fund	10249 10250 10251 10252 10253
INCREASES, AND CASH TRANSFERS  (A) TRANSFERS OF HIGHWAY OPERATING FUND APPROPRIATIONS:  EMERGENCIES, INCLEMENT WEATHER, AND FEDERAL FUNDING CHANGES  The Director of Transportation may request the Controlling  Board to authorize the transfer of Highway Operating Fund (Fund 7002) appropriations for planning and research (appropriation	10249 10250 10251 10252 10253 10254
INCREASES, AND CASH TRANSFERS  (A) TRANSFERS OF HIGHWAY OPERATING FUND APPROPRIATIONS:  EMERGENCIES, INCLEMENT WEATHER, AND FEDERAL FUNDING CHANGES  The Director of Transportation may request the Controlling  Board to authorize the transfer of Highway Operating Fund (Fund 7002) appropriations for planning and research (appropriation items 771411 and 771412), highway construction and debt service	10249 10250 10251 10252 10253 10254 10255
INCREASES, AND CASH TRANSFERS  (A) TRANSFERS OF HIGHWAY OPERATING FUND APPROPRIATIONS:  EMERGENCIES, INCLEMENT WEATHER, AND FEDERAL FUNDING CHANGES  The Director of Transportation may request the Controlling  Board to authorize the transfer of Highway Operating Fund (Fund 7002) appropriations for planning and research (appropriation items 771411 and 771412), highway construction and debt service (appropriation items 772421, 772422, 772424, 772425, 772437,	10249 10250 10251 10252 10253 10254 10255 10256
INCREASES, AND CASH TRANSFERS  (A) TRANSFERS OF HIGHWAY OPERATING FUND APPROPRIATIONS:  EMERGENCIES, INCLEMENT WEATHER, AND FEDERAL FUNDING CHANGES  The Director of Transportation may request the Controlling  Board to authorize the transfer of Highway Operating Fund (Fund 7002) appropriations for planning and research (appropriation  items 771411 and 771412), highway construction and debt service  (appropriation items 772421, 772422, 772424, 772425, 772437,  772438, and 770003), highway maintenance (appropriation item	10249 10250 10251 10252 10253 10254 10255 10256 10257
INCREASES, AND CASH TRANSFERS  (A) TRANSFERS OF HIGHWAY OPERATING FUND APPROPRIATIONS:  EMERGENCIES, INCLEMENT WEATHER, AND FEDERAL FUNDING CHANGES  The Director of Transportation may request the Controlling  Board to authorize the transfer of Highway Operating Fund (Fund  7002) appropriations for planning and research (appropriation  items 771411 and 771412), highway construction and debt service  (appropriation items 772421, 772422, 772424, 772425, 772437,  772438, and 770003), highway maintenance (appropriation item  773431), public transportation - federal (appropriation item	10249 10250 10251 10252 10253 10254 10255 10256 10257 10258
INCREASES, AND CASH TRANSFERS  (A) TRANSFERS OF HIGHWAY OPERATING FUND APPROPRIATIONS:  EMERGENCIES, INCLEMENT WEATHER, AND FEDERAL FUNDING CHANGES  The Director of Transportation may request the Controlling  Board to authorize the transfer of Highway Operating Fund (Fund  7002) appropriations for planning and research (appropriation  items 771411 and 771412), highway construction and debt service  (appropriation items 772421, 772422, 772424, 772425, 772437,  772438, and 770003), highway maintenance (appropriation item  773431), public transportation - federal (appropriation item  775452), rail grade crossings (appropriation item 776462),	10249 10250 10251 10252 10253 10254 10255 10256 10257 10258 10259

requests of appropriation transfers out of debt service	10263
appropriation items unless the Director determines that the	10264
appropriated amounts exceed the actual and projected debt	10265
service requirements.	10266
This transfer request authorization is intended to provide	10267
for emergency situations or for the purchase of goods and	10268
services relating to dangerous inclement weather that arise	10269
during the biennium ending June 30, 2023. It also is intended to	10270
allow the Department to adjust to circumstances affecting the	10271
obligation and expenditure of federal funds. The amounts	10272
authorized by the Controlling Board under this division are	10273
hereby appropriated.	10274
(B) TRANSFERS OF FEDERAL AND LOCAL FUNDED APPROPRIATIONS:	10275
HIGHWAY, PLANNING, TRANSIT, RAIL, AND AVIATION	10276
The Director of Transportation may request the Controlling	10277
Board to authorize the transfer of appropriations between	10278
appropriation items 772422, Highway Construction - Federal,	10279
771412, Planning and Research - Federal, 775452, Public	10280
Transportation - Federal, 775454, Public Transportation - Other,	10281
776475, Federal Rail Administration, 776462, Grade Crossing -	10282
Federal, and 777472, Airport Improvements - Federal. The amounts	10283
authorized by the Controlling Board under this division are	10284
hereby appropriated.	10285
(C) TRANSFERS OF APPROPRIATIONS AND CASH: STATE	10286
INFRASTRUCTURE BANK	10287
The Director of Transportation may request the Controlling	10288
Board to authorize the transfer of appropriations and cash of	10289
the Infrastructure Bank funds created in section 5531.09 of the	10290
Revised Code, including transfers between fiscal years 2022 and	10291

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The Director of Transportation may request the Controlling 10293 Board to authorize the transfer of appropriations and cash from 10294 the Highway Operating Fund (Fund 7002) to the Infrastructure 10295 Bank funds created in section 5531.09 of the Revised Code. The 10296 Director of Budget and Management may transfer from the 10297 Infrastructure Bank funds to Fund 7002 up to the amounts 10298 originally transferred to the Infrastructure Bank funds under 10299 this section. However, the Director may not make transfers 10300 between modes or transfers between different funding sources. 10301 The amounts authorized by the Controlling Board under this 10302 division are hereby appropriated. 10303

#### (D) TRANSFERS OF APPROPRIATIONS AND CASH: TOLLING FUNDS

The Director of Transportation may request the Controlling

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Board to authorize the transfer of appropriations and cash of

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the Ohio Toll Fund and any subaccounts created in section

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5531.14 of the Revised Code, including transfers between fiscal

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years 2022 and 2023. The amounts authorized by the Controlling

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Board under this division are hereby appropriated.

### (E) INCREASING APPROPRIATIONS: STATE FUNDS

In the event that receipts or unexpended balances credited 10312 to the Highway Operating Fund (Fund 7002) exceed the estimates 10313 upon which the appropriations have been made in this act, upon 10314 the request of the Director of Transportation, the Controlling 10315 Board may authorize expenditures, in excess of the amounts 10316 appropriated, from the Highway Operating Fund in the manner 10317 prescribed in section 131.35 of the Revised Code. The amounts 10318 authorized by the Controlling Board under this division are 10319 10320 hereby appropriated.

(F) INCREASING APPROPRIATIONS: FEDERAL AND LOCAL FUNDS	10321
In the event that receipts or unexpended balances credited	10322
to the Highway Operating Fund (Fund 7002) or apportionments or	10323
allocations made available from the federal and local	10324
governments exceed the estimates upon which the appropriations	10325
have been made in this act, upon the request of the Director of	10326
Transportation, the Controlling Board may authorize	10327
expenditures, in excess of the amounts appropriated, from the	10328
Highway Operating Fund in the manner prescribed in section	10329
131.35 of the Revised Code. The amounts authorized by the	10330
Controlling Board under this division are hereby appropriated.	10331
(G) TRANSFERS OF CASH BETWEEN THE HIGHWAY OPERATING FUND	10332
AND THE HIGHWAY CAPITAL IMPROVEMENT FUND	10333
Upon the request of the Director of Transportation and	10334
upon approval by the Controlling Board, the Director of Budget	10335
and Management may transfer cash from the Highway Operating Fund	10336
(Fund 7002) to the Highway Capital Improvement Fund (Fund 7042)	10337
created in section 5528.53 of the Revised Code. The Director of	10338
Budget and Management may transfer cash from Fund 7042 to Fund	10339
7002 up to the amount of cash previously transferred to Fund	10340
7042 under this section.	10341
(H) DEPUTY INSPECTOR GENERAL FOR ODOT FUNDING	10342
On July 1 and January 1 of each year in the biennium	10343
ending June 30, 2023, or as soon as possible thereafter,	10344
respectively, the Director of Budget and Management shall	10345
transfer \$200,000 cash, for each semiannual period, from the	10346
Highway Operating Fund (Fund 7002) to the Deputy Inspector	10347
General for ODOT Fund (Fund 5FAO).	10348
The Inspector General, with the consent of the Director of	10349

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Budget and Management, may request the Controlling Board to	10350
authorize additional transfers of cash and expenditures in	10351
excess of the amount appropriated under appropriation item	10352
965603, Deputy Inspector General for ODOT, if additional amounts	10353
are necessary. The amounts authorized by the Controlling Board	10354
are hereby appropriated.	10355

#### (I) LIQUIDATION OF UNFORESEEN LIABILITIES

Any appropriation made from the Highway Operating Fund 10357 (Fund 7002) not otherwise restricted by law is available to 10358 liquidate unforeseen liabilities arising from contractual 10359 agreements of prior years when the prior year encumbrance is 10360 insufficient.

# Section 203.65. REAPPROPRIATIONS

In each year of the biennium ending June 30, 2023, the 10363 Director of Budget and Management may request the Controlling 10364 Board to authorize the expenditure of any remaining unencumbered 10365 balances of prior years' appropriations to the Highway Operating 10366 Fund (Fund 7002), the Highway Capital Improvement Fund (Fund 10367 7042), and the Infrastructure Bank funds created in section 10368 5531.09 of the Revised Code for the same purpose in the 10369 following fiscal year. The amounts authorized by the Controlling 10370 Board are hereby reappropriated. 10371

Prior to the Director of Budget and Management's seeking

approval of the Controlling Board, the Director of

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Transportation shall develop a reappropriation request plan that

identifies the appropriate fund and appropriation item of the

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reappropriation, and the reappropriation request amount and

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submit the plan to the Director of Budget and Management for

evaluation. The Director of Budget and Management may request

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additional information necessary for evaluating the	10379
reappropriation request plan, and the Director of Transportation	10380
shall provide the requested information to the Director of	10381
Budget and Management. Based on the information provided by the	10382
Director of Transportation, the Director of Budget and	10383
Management shall determine amounts to be reappropriated by fund	10384
and appropriation item to submit to the Controlling Board for	10385
its approval.	10386

Any balances of prior years' unencumbered appropriations to the Highway Operating Fund (Fund 7002), the Highway Capital Improvement Fund (Fund 7042), and the Infrastructure Bank funds created in section 5531.09 of the Revised Code for which reappropriations are requested and approved are subject to the availability of revenue in the funds.

## Section 203.70. MAINTENANCE OF INTERSTATE HIGHWAYS

The Department of Transportation has the responsibility to 10394 maintain all interstate highways in the state. The Director of 10395 Transportation may enter into an agreement with a political 10396 subdivision to allow the political subdivision to remove snow 10397 and ice and maintain, repair, improve, or provide lighting upon 10398 interstate highways that are located within the boundaries of 10399 the political subdivision, in a manner adequate to meet the 10400 requirements of federal law. 10401

When agreed in writing by the Director of Transportation 10402 and the legislative authority of a political subdivision and 10403 notwithstanding sections 125.01 and 125.11 of the Revised Code, 10404 the Department of Transportation may reimburse a political 10405 subdivision for all or any part of the costs, as provided by 10406 such agreement, incurred by the political subdivision in 10407 maintaining, repairing, lighting, and removing snow and ice from 10408

the interstate system.	10409
Section 203.80. PUBLIC TRANSPORTATION HIGHWAY PURPOSE	10410
GRANTS	10411
The Director of Transportation may use revenues from the	10412
	10412
state motor vehicle fuel tax to match approved federal grants	
awarded to the Department of Transportation, regional transit	10414
authorities, or eligible public transportation systems, for	10415
public transportation highway purposes, or to support local or	10416
state-funded projects for public transportation highway	10417
purposes.	10418
Public transportation highway purposes include (1) the	10419
construction or repair of high-occupancy vehicle traffic lanes,	10420
(2) the acquisition or construction of park-and-ride facilities,	10421
(3) the acquisition or construction of public transportation	10422
vehicle loops, (4) the construction or repair of bridges used by	10423
public transportation vehicles or that are the responsibility of	10424
a regional transit authority or other public transportation	10425
system, or (5) other similar construction that is designated as	10426
an eligible public transportation highway purpose. Motor vehicle	10427
fuel tax revenues may not be used for operating assistance or	10428
for the purchase of vehicles, equipment, or maintenance	10429
facilities.	10430
2 1: 000 00 10DTDVDVD 11TH DDDD1 10DV01D0 DD	10401
Section 203.90. AGREEMENTS WITH FEDERAL AGENCIES FOR	10431
ENVIRONMENTAL REVIEW PURPOSES	10432
The Director of Transportation may enter into agreements	10433
as provided in this section with the United States or any	10434
department or agency of the United States, including, but not	10435
limited to, the United States Army Corps of Engineers, the	10436
United States Forest Service, the United States Environmental	10437

Protection Agency, and the United States Fish and Wildlife	10438
	10430
Service. An agreement entered into pursuant to this section	10439
shall be solely for the purpose of dedicating staff to the	10440
expeditious and timely review of environmentally related	10441
documents submitted by the Director of Transportation, as	10442
necessary for the approval of federal permits.	10443
The agreements may include provisions for advance payment	10444
by the Director of Transportation for labor and all other	10445
identifiable costs of the United States or any department or	10446
agency of the United States providing the services, as may be	10447
estimated by the United States, or the department or agency of	10448
the United States.	10449
The Director shall submit a request to the Controlling	10450
Board indicating the amount of the agreement, the services to be	10451
performed by the United States or the department or agency of	10452
the United States, and the circumstances giving rise to the	10453
agreement.	10454
Section 203.100. INDEFINITE DELIVERY INDEFINITE QUANTITY	10455
Section 203.100. INDEFINITE DELIVERY INDEFINITE QUANTITY CONTRACTS	10455 10456
CONTRACTS	10456
CONTRACTS  (A) As used in this section, "indefinite delivery	10456 10457
CONTRACTS  (A) As used in this section, "indefinite delivery indefinite quantity contract" means a contract for an indefinite	10456 10457 10458
CONTRACTS  (A) As used in this section, "indefinite delivery indefinite quantity contract" means a contract for an indefinite quantity, within stated limits, of supplies or services that	10456 10457 10458 10459
(A) As used in this section, "indefinite delivery indefinite quantity contract" means a contract for an indefinite quantity, within stated limits, of supplies or services that will be delivered by the awarded bidder over a defined contract	10456 10457 10458 10459 10460
CONTRACTS  (A) As used in this section, "indefinite delivery indefinite quantity contract" means a contract for an indefinite quantity, within stated limits, of supplies or services that will be delivered by the awarded bidder over a defined contract period.	10456 10457 10458 10459 10460 10461
(A) As used in this section, "indefinite delivery indefinite quantity contract" means a contract for an indefinite quantity, within stated limits, of supplies or services that will be delivered by the awarded bidder over a defined contract period.  (B) The Director of Transportation shall advertise and	10456 10457 10458 10459 10460 10461
(A) As used in this section, "indefinite delivery indefinite quantity contract" means a contract for an indefinite quantity, within stated limits, of supplies or services that will be delivered by the awarded bidder over a defined contract period.  (B) The Director of Transportation shall advertise and seek bids for, and shall award, indefinite delivery indefinite	10456 10457 10458 10459 10460 10461 10462 10463

quantity contracts, the Director shall do all of the following:	10467
(1) Prepare bidding documents;	10468
(2) Establish contract forms;	10469
(3) Determine contract terms and conditions, including the	10470
following:	10471
(a) The maximum overall value of the contract, which may	10472
include an allowable increase of one hundred thousand dollars or	10473
five per cent of the advertised contract value, whichever is	10474
less;	10475
(b) The duration of the contract, including a time	10476
extension of up to one year if determined appropriate by the	10477
Director;	10478
(c) The defined geographical area to which the contract	10479
applies, which shall be not greater than the size of one	10480
district of the Department of Transportation.	10481
(4) Develop and implement a work order process in order to	10482
provide the awarded bidder adequate notice of requested supplies	10483
or services, the anticipated quantities of supplies, and work	10484
location information for each work order;	10485
(5) Take any other action necessary to fulfill the duties	10486
and obligations of the Director under this section.	10487
(C) Section 5525.01 of the Revised Code applies to	10488
indefinite delivery indefinite quantity contracts.	10489
Section 205.10.	10490

Sub. H. B. No. 74 As Passed by the House

	1	2	3	4	5	
А			DPS DEPARTMENT OF PUBLIC	SAFETY		
В	3 General Revenue Fund					
С	GRF	761408	Highway Patrol Operating Expenses	\$50,000,000	\$50,000,000	
D	TOTAL	GRF Gener	cal Revenue Fund	\$50,000,000	\$50,000,000	
E	Highwa	ay Safety	Fund Group			
F	5TM0	762321	Operating Expense - BMV	\$127,971,051	\$126,608,380	
G	5TM0	762637	Local Immobilization Reimbursement	\$200,000	\$200,000	
Н	5TM0	764321	Operating Expense - Highway Patrol	\$349,339,662	\$349,339,662	
I	5TM0	764605	Motor Carrier Enforcement Expenses	\$2,259,370	\$2,299,374	
J	5TM0	769636	Administrative Expenses - Highway Purposes	\$49,020,261	\$49,020,261	
K	8370	764602	Turnpike Policing	\$11,615,729	\$11,749,672	
L	83C0	764630	Contraband, Forfeiture, and Other	\$1,213,407	\$1,213,407	
M	83F0	764657	Law Enforcement Automated Data System	\$5,250,053	\$5,347,721	

Sub. H. B. No. 74 As Passed by the House

N	83G0	764633	OMVI Enforcement/Education	\$363,000	\$369,000	
0	83M0	765624	Operating - EMS	\$4,835,000	\$4,925,000	
P	83M0	765640	EMS - Grants	\$2,900,000	\$2,900,000	
Q	8400	764607	State Fair Security	\$1,549,094	\$1,549,094	
R	8400	764617	Security and Investigations	\$14,696,292	\$14,696,292	
S	8400	764626	State Fairgrounds Police Force	\$1,127,603	\$1,146,458	
Т	8460	761625	Motorcycle Safety Education	\$3,985,000	\$4,000,000	
U	8490	762627	Automated Title Processing Board	\$16,446,027	\$16,446,027	
V	8490	762630	Electronic Liens and Titles	\$2,900,000	\$2,900,000	
W	TOTAL	HSF Highw	way Safety Fund Group	\$595,671,549	\$594,710,348	
Χ	X Dedicated Purpose Fund Group					
Y	5390	762614	Motor Vehicle Dealers Board	\$140,000	\$140,000	
Z	5FF0	762621	Indigent Interlock and Alcohol Monitoring	\$2,000,000	\$2,000,000	
AA	5Y10	764695	State Highway Patrol Continuing Professional	\$60,000	\$60,000	

Sub. H. B. No. 74 As Passed by the House

			Training		
AB	TOTAL	DPF Dedic	ated Purpose Fund Group	\$2,200,000	\$2,200,000
AC	Fiduci	iary Fund	Group		
AD	5J90	761678	Federal Salvage/GSA	\$400,000	\$400,000
AE	5V10	762682	License Plate Contributions	\$2,700,000	\$2,700,000
AF	TOTAL	FID Fiduc	eiary Fund Group	\$3,100,000	\$3,100,000
AG	Holdir	ng Account	Fund Group		
АН	R024	762619	Unidentified Motor Vehicle Receipts	\$1,885,000	\$1,885,000
AI	R052	762623	Security Deposits	\$50,000	\$50,000
AJ	TOTAL	HLD Holdi	ng Account Fund Group	\$1,935,000	\$1,935,000
AK	Federa	al Fund Gr	roup		
AL	3GR0	764693	Highway Patrol Justice Contraband	\$500,000	\$500,000
AM	3GS0	764694	Highway Patrol Treasury Contraband	\$200,000	\$200,000
AN	3GU0	761610	Information and Education Grant	\$300,000	\$300,000
AO	3GU0	764608	Fatality Analysis Report System Grant	\$175,000	\$175,000

AP 3GU0 764610	Highway Safety Programs Grant	\$5,000,000	\$5,000,000	
AQ 3GU0 764659	Motor Carrier Safety Assistance Program Grant	\$6,291,330	\$6,393,057	
AR 3GU0 765610	EMS Grants	\$225,000	\$225,000	
AS 3GV0 761612	Traffic Safety Action Plan Grants	\$30,200,000	\$30,200,000	
AT TOTAL FED Fede	eral Fund Group	\$42,891,330	\$42,993,057	
AU TOTAL ALL BUDO	GET FUND GROUPS	\$695,797,879	\$694,938,405	
Section 20	5.20. HIGHWAY PATROL OPERATING	EXPENSES		10492
The forego:	ing appropriation item 761408,	Highway Patrol	L	10493
Operating Expenses, shall solely be used for operating expenses				10494
of the Ohio State Highway Patrol, and may only be released for				10495
that purpose pursuant to a detailed expenditure plan submitted				10496
by the Director	of Public Safety and approved	by the Directo	r of	10497
Budget and Management.				10498
MOTOR VEHIC	CLE REGISTRATION			10499
The Directo	or of Public Safety may deposi	t revenues to r	neet	10500
the cash needs o	f the Public Safety - Highway	Purposes Fund		10501
(Fund 5TM0) esta	blished in section 4501.06 of	the Revised Co	de,	10502
obtained under section 4503.02 of the Revised Code, less all				10503
other available cash. Revenue deposited pursuant to this				10504
paragraph shall support in part appropriations for the				10505
administration and enforcement of laws relative to the operation				10506
and registration	of motor vehicles, for paymen	t of highway		10507
obligations and	other statutory highway purpos	es.		10508

Notwithstanding section 4501.03 of the Revised Code, the	10509
revenues shall be paid into Fund 5TMO before any revenues	10510
obtained pursuant to section 4503.02 of the Revised Code are	10511
paid into any other fund. The deposit of revenues to meet the	10512
aforementioned cash needs shall be in approximately equal	10513
amounts on a monthly basis or as otherwise approved by the	10514
Director of Budget and Management. Prior to July 1 of each	10515
fiscal year, the Director of Public Safety shall submit a plan	10516
to the Director of Budget and Management requesting approval of	10517
the anticipated revenue amounts to be deposited into Fund 5TM0	10518
pursuant to this paragraph. If during the fiscal year changes to	10519
the plan as approved by the Director of Budget and Management	10520
are necessary, the Director of Public Safety shall submit a	10521
revised plan to the Director of Budget and Management for	10522
approval prior to any change in the deposit of revenues.	10523
CASH TRANSFERS TO THE SECURITY, INVESTIGATIONS, AND	10524
POLICING FUND	10525
Notwithstanding any other provision of law to the	10526
contrary, the Director of Budget and Management, upon written	10527
request of the Director of Public Safety and approval of the	10528
Controlling Board, may approve the transfer of cash from the	10529
State Highway Patrol Contraband, Forfeiture, and Other Fund	10530
(Fund 83C0) to the Security, Investigations and Policing Fund	10531
(Fund 8400).	10532
CASH TRANSFERS TO THE PUBLIC SAFETY - HIGHWAY PURPOSES	10533
FUND - SHIPLEY UPGRADES	10534
Pursuant to a plan submitted by the Director of Public	10535
Safety, or as otherwise determined by the Director of Budget and	10536
Safety, or as otherwise determined by the Director of Budget and Management, the Director of Budget and Management, upon approval	10536 10537

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a pro-rata basis as approved by the Director of Budget and	10539
Management from other funds used by the Department of Public	10540
Safety, excluding the Public Safety Building Fund (Fund 7025),	10541
to the Public Safety - Highway Purposes Fund (Fund 5TMO) in	10542
order to reimburse expenditures for capital upgrades to the	10543
Shipley Building.	10544

## COLLECTIVE BARGAINING INCREASES

Notwithstanding division (D) of section 127.14 and 10546 division (B) of section 131.35 of the Revised Code, except for 10547 the General Revenue Fund, the Controlling Board may, upon the 10548 request of either the Director of Budget and Management, or the 10549 Department of Public Safety with the approval of the Director of 10550 Budget and Management, authorize expenditures in excess of 10551 appropriations and transfer appropriations, as necessary, for 10552 any fund used by the Department of Public Safety, to assist in 10553 paying the costs of increases in employee compensation that have 10554 occurred pursuant to collective bargaining agreements under 10555 Chapter 4117. of the Revised Code and, for exempt employees, 10556 under section 124.152 of the Revised Code. Any money approved 10557 for expenditure under this paragraph is hereby appropriated. 10558

## CASH BALANCE FUND REVIEW

10560 The Director of Public Safety shall review the cash balances for each fund in the State Highway Safety Fund Group, 10561 and may submit a request in writing to the Director of Budget 10562 and Management to transfer amounts from any fund in the State 10563 Highway Safety Fund Group to the credit of the Public Safety -10564 Highway Purposes Fund (Fund 5TM0), as appropriate. Upon receipt 10565 of such a request, and subject to the approval of the 10566 Controlling Board, the Director of Budget and Management may 10567 make appropriate transfers as requested by the Director of 10568

Pub	olic Safety or	as otherwise determined	by the Director of		10569
Bud	lget and Manag	ement.			10570
	VALIDATION	STICKER REQUIREMENTS			10571
	Validation	stickers are required for	or the annual		10572
reg	sistration of p	passenger, commercial, m	otorcycle, and other		10573
veh	icles and are	produced in accordance	with section 4503.191	of	10574
the	e Revised Code	. Notwithstanding sectio	n 4503.191 of the		10575
Rev	rised Code, th	e Registrar of Motor Veh	icles may adopt rules		10576
		dation stickers to be pr			10577
	Section 207	7.10.			10578
					10579
	1 2	3	4	5	
	1 2	S	1	J	
A		DEV DEPARTMENT O	F DEVELOPMENT		
В	Dedicated Pur	pose Fund Group			
С	4W00 195629	Roadwork Development	\$15,200,000	\$15,200,000	
D	TOTAL DPF Dec	licated Purpose Fund	\$15,200,000	\$15,200,000	
	Group				
E	TOTAL ALL BUI	GET FUND GROUPS	\$15,200,000	\$15,200,000	
	Section 20	7.20. ROADWORK DEVELOPM	ENT		10580
	The forego:	ing appropriation item 1	95629, Roadwork		10581
Dev	relopment, sha	ll be used for road impr	ovements associated w	ith	10582
eco	nomic develop	ment opportunities that	will retain or attrac	t	10583
bus	sinesses for O	hio, including the const	ruction, reconstructi	on,	10584
mai	ntenance, or	repair of public roads t	hat provide access to	a	10585

Section 209.10.

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public airport or are located within a public airport. "Road	10586
improvements" are improvements to public roadway facilities	10587
located on, or serving or capable of serving, a project site,	10588
and include the construction, reconstruction, maintenance or	10589
repair of public roads that provide access to a public airport	10590
or are located within a public airport. The appropriation item	10591
may be used in conjunction with any other state funds	10592
appropriated for infrastructure improvements.	10593

The Director of Budget and Management, pursuant to a plan 10594 submitted by the Director of Development or as otherwise 10595 determined by the Director of Budget and Management, shall set a 10596 cash transfer schedule to meet the cash needs of the Roadwork 10597 Development Fund (Fund 4W00) used by the Department of 10598 Development, less any other available cash. The Director of 10599 Budget and Management shall transfer such cash amounts from the 10600 Highway Operating Fund (Fund 7002) to Fund 4W00 at such times as 10601 determined by the transfer schedule. 10602

10603 The Director of Transportation, under the direction of the Director of Development, shall provide these funds in accordance 10604 with all guidelines and requirements established for other 10605 Department of Development programs, including Controlling Board 10606 review and approval, as well as the requirements for usage of 10607 motor vehicle fuel tax revenue prescribed in Section 5a of 10608 Article XII, Ohio Constitution. Should the Department of 10609 Development require the assistance of the Department of 10610 Transportation to bring a project to completion, the Department 10611 of Transportation shall use its authority under Title 55 of the 10612 Revised Code to provide such assistance and may enter into 10613 contracts on behalf of the Department of Development. 10614

						10616
	1	2	3	4	5	
А			PWC PUBLIC WORKS COM	MMISSION		
В	Dedica	ated Purp	ose Fund Group			
С	7052	150402	Local Transportation Improvement Program - Operating	\$303,970	\$307,070	
D	7052	150701	Local Transportation Improvement Program	\$57,000,000	\$59,000,000	
E	TOTAL	DPF Dedi	cated Purpose Fund Group	\$57,303,970	\$59,307,070	
F	TOTAL	ALL BUDG	ET FUND GROUPS	\$57,303,970	\$59,307,070	
	Sec	tion 209	.20. REAPPROPRIATIONS			10617
Upon request of the Director of the Public Works				10618		
Сс	mmissio	on and su	bject to approval by the Cor	ntrolling Board,	all	10619
ca	pital a	appropria	tions from the Local Transpo	ortation Improvem	nent	10620
Pr	ogram I	Fund (Fun	d 7052) in H.B. 62 of the 13	33rd General		10621
As	sembly	remainin	g unencumbered as of June 30	), 2021, may be		10622
re	approp	riated fo	r use during the period July	y 1, 2021, throug	rh	10623
Ju	ine 30,	2022, fo	r the same purpose.			10624
	Not	withstand	ding division (B) of section	127.14 of the		10625
Re	evised (	Code, upo	n request of the Director of	f the Public Work	S	10626
Сс	mmissio	on and su	bject to approval by the Cor	ntrolling Board,	all	10627
capital appropriations and reappropriations from the Local				10628		
Tr	ansport	tation Im	provement Program Fund (Fund	d 7052) in this a	ict	10629
re	emaining	g unencum	bered as of June 30, 2022, a	are reappropriate	ed	10630
fo	r use o	during th	e period July 1, 2022, throu	ıgh June 30, 2023	,	10631

for the same purposes, subject to the availability of revenue as	10632
determined by the Director of the Public Works Commission.	10633
TEMPORARY TRANSFERS	10634
Notwithstanding section 127.14 of the Revised Code, upon	10635
the request of the Director of the Public Works Commission and	10636
subject to approval by the Controlling Board, the Director of	10637
Budget and Management may transfer cash from the Local	10638
Transportation Improvement Fund (Fund 7052) to the State Capital	10639
Improvement Fund (Fund 7038) and the Clean Ohio Conservation	10640
Fund (Fund 7056). The Director of Budget and Management may	10641
approve temporary cash transfers if such transfers are needed	10642
for capital outlays for which notes or bonds will be issued.	10643
When there is a sufficient cash balance in the fund that	10644
receives a cash transfer under this section, the Director of	10645
Budget and Management shall transfer cash from that fund to Fund	10646
7052 in order to repay Fund 7052 for the amount of the temporary	10647
cash transfers made under this section. Any transfers executed	10648
under this section shall be reported to the Controlling Board by	10649
June 30 of the fiscal year in which the transfer occurred.	10650
Section 501.10. LIMITATION ON USE OF CAPITAL	10651
APPROPRIATIONS	10652
The capital appropriations made in this act for buildings	10653
or structures, including remodeling and renovations, are limited	10654
to:	10655
(A) Acquisition of real property or interests in real	10656
property;	10657
(B) Buildings and structures, which includes construction,	10658
demolition, complete heating and cooling, lighting and lighting	10659
fixtures, and all necessary utilities, ventilating, plumbing,	10660

sprinkling, water, and sewer systems, when such systems are authorized or necessary;	10661 10662
(C) Architectural, engineering, and professional services	10663
expenses directly related to the projects;	10664
(D) Machinery that is a part of structures at the time of	10665
initial acquisition or construction;	10666
(E) Acquisition, development, and deployment of new	10667
computer systems, including the redevelopment or integration of	10668
existing and new computer systems, but excluding regular or	10669
ongoing maintenance or support agreements;	10670
(F) Furniture, fixtures, or equipment that meets all the	10671
following criteria:	10672
(1) Is essential in bringing the facility up to its	10673
intended use or is necessary for the functioning of the	10674
particular facility or project;	10675
(2) Has a unit cost, and not the individual parts of a	10676
unit, of about \$100 or more; and	10677
(3) Has a useful life of five years or more.	10678
Furniture, fixtures, or equipment that is not an integral	10679
part of or directly related to the basic purpose or function of	10680
a project for which moneys are appropriated shall not be paid	10681
from these appropriations.	10682
Section 503.10. STATE ARBITRAGE REBATE AUTHORIZATION	10683
If it is determined that a payment is necessary in the	10684
amount computed at the time to represent the portion of	10685
investment income to be rebated or amounts in lieu of or in	10686
addition to any rebate amount to be paid to the federal	10687

government in order to maintain the exclusion from gross income	10688
for federal income tax purposes of interest on those state	10689
obligations under section 148(f) of the Internal Revenue Code,	10690
such amount is hereby appropriated from those funds designated	10691
by or pursuant to the applicable proceedings authorizing the	10692
issuance of state obligations.	10693
Payments for this purpose shall be approved and vouchered	10694
by the Office of Budget and Management.	10695
	1000
Section 509.10. AUTHORIZATION FOR TREASURER OF STATE AND	10696
OBM TO EFFECTUATE CERTAIN LEASE RENTAL PAYMENTS	10697
The Office of Budget and Management shall process payments	10698
from lease rental payment appropriation items during the period	10699
from July 1, 2021, to June 30, 2023, pursuant to the lease and	10700
other agreements relating to bonds or notes issued under Section	10701
2i of Article VIII of the Ohio Constitution and Chapters 152.	10702
and 154. of the Revised Code, and acts of the General Assembly.	10703
Payments shall be made upon certification by the Treasurer of	10704
State of the dates and amounts due on those dates.	10705
Section 509.20. LEASE AND DEBT SERVICE PAYMENTS	10706
Certain appropriations are in this act for the purpose of	10707
paying debt service and financing costs on general obligation	10708
bonds or notes of the state and for the purpose of making lease	10709
rental and other payments under leases and agreements relating	10710
to bonds or notes issued under the Ohio Constitution, Revised	10711
Code, and acts of the General Assembly. If it is determined that	10712
additional appropriations are necessary for this purpose, such	10713
amounts are hereby appropriated.	10714
Section 509.30. CLOSING OF REST AREAS	10715
Beginning July 1, 2021, until June 30, 2023, the	10716

following described real estate:

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Department of Transportation may close a rest area that is under	10717
the Department's control and jurisdiction as established under	10718
section 5515.07 of the Revised Code only if the rest area's	10719
parking lot remains available for commercial motor vehicles as	10720
defined in section 4506.01 of the Revised Code.	10721
Section 753.10. (A) The Governor may execute a Governor's	10722
Deed in the name of the state conveying to the state, for the	10723
use and benefit of the Jefferson Soil and Water Conservation	10724

(1) Parcel 1: Consisting of 39.917 acres situated in the County of Jefferson and Township of Cross Creek, and being part of Sections 15, 16, 21 and 22, Township 6, Range 2, and being more fully described in a Land Description prepared June 2, 2017, by Don S. Kyer, P.S. No. 6948, from the results of a field survey conducted in April and May 2017, and on file with the Jefferson Soil and Water Conservation District.

District, all of the state's right, title, and interest in the

- (2) Parcel 2: Consisting of 50.691 acres situated in the 10734

  County of Jefferson and Township of Cross Creek, and being part 10735

  of Sections 28 and 34, Township 6, Range 2 and being more fully 10736

  described in a Land Description prepared on June 1, 2017, by Don 10737

  S. Kyer, P.S. No. 6948, from the results of a field survey 10738

  conducted in April and May 2017, and on file with the Jefferson 10739

  Soil and Water Conservation District. 10740
- (3) Parcel 3: Consisting of 272.923 acres situated in the 10741 County of Jefferson and the Township of Wayne. Being part of 10742 Sections 24 and 30, Township 9, Range 3 and being more fully 10743 described in a Land Description prepared on July 3, 2017, by 10744 Cathy M. Bihlman, P.S. #7199, from the results of a field survey 10745 conducted March through July 2017.

(B) Consideration for the conveyance of the real estate	10747
described in division (A) of this section shall be payment for	10748
the land descriptions described in division (A) of this section	10749
by the Jefferson Soil and Water Conservation District.	10750
(C) The Jefferson Soil and Water Conservation District	10751
shall pay all costs associated with the purchase, closing, and	10752
conveyance of the real estate described in division (A) of this	10753
section.	10754
(D) The net proceeds of the sale, if any, shall be	10755
deposited into the state treasury to the credit of the Rail	10756
Development Fund created by section 4981.09 of the Revised Code.	10757
(E) Upon receipt of the land descriptions described in	10758
division (A) of this section from the Jefferson Soil and Water	10759
Conservation District, the Auditor of State, with the assistance	10760
of the Attorney General, shall prepare a Governor's Deed to the	10761
real estate described in division (A) of this section. The	10762
Governor's Deed shall state the consideration and shall be	10763
executed by the Governor in the name of the state, countersigned	10764
by the Secretary of State, sealed with the Great Seal of the	10765
State, presented in the Office of the Auditor of State for	10766
recording, and delivered to the Jefferson Soil and Water	10767
Conservation District. The Jefferson Soil and Water Conservation	10768
District shall present the Governor's Deed for recording in the	10769
Office of the Jefferson County Recorder.	10770
(F) This section expires three years after its effective	10771
date.	10772
Section 755.20. (A) Beginning on the effective date of	10773
this section through July 1, 2022, the Registrar of Motor	10774
Vehicles shall collect all of the following information:	10775

(1) The number of trailer and semitrailer registrations	10776
under division (C)(2) of section 4503.042 of the Revised Code;	10777
(2) The number of trailer and semitrailer registrations	10778
under division (A)(2) of section 4503.103 of the Revised Code	10779
when the annual registration tax rate is the rate specified by	10780
division (C)(2) of section 4503.042 of the Revised Code;	10781
(3) The number of trailer and semitrailer registrations as	10782
described in divisions (A)(1) and (2) of this section that are	10783
registered by a person or entity that is located or based in	10784
Ohio;	10785
(4) The number of trailer and semitrailer registrations as	10786
described in divisions (A)(1) and (2) of this section when the	10787
trailer or semitrailer was most recently registered in another	10788
state or that constitutes a new registration made by a person or	10789
entity that is otherwise located or was previously located in	10790
another state;	10791
(5) The total number of trailers and semitrailers	10792
registered in Ohio under either section 4503.042 or 4503.103 of	10793
the Revised Code.	10794
(B) Not later than September 15, 2022, the Registrar shall	10795
provide a report to the Governor, the President of the Senate,	10796
the Speaker of the House of Representatives, and the Director of	10797
the Legislative Service Commission that provides the information	10798
collected under division (A) of this section.	10799
Section 755.40. CATASTROPHIC SNOWFALL PROGRAM	10800
(A) The Department of Transportation shall establish the	10801
Catastrophic Snowfall Program during fiscal years 2022 and 2023.	10802
The purpose of the Program is to provide supplemental snow	10803
removal aid to counties, municipal corporations, or townships	10804

that receive eighteen or more inches of snow in a twenty-four-	10805
hour period and that request aid under the Program. The Director	10806
of Transportation shall establish procedures to administer and	10807
implement the aid program, including procedures governing the	10808
following:	10809
(1) An application process;	10810
(2) A system for verifying the amount of snow the	10811
applicant received;	10812
(3) A process for administering snow removal aid to a	10813
qualified applicant.	10814
(B) The Department shall administer snow removal aid to	10815
any qualified applicant.	10816
Section 755.50. For purposes of encouraging the traveling	10817
public to respect using the far left lane on interstate highways	10818
for passing purposes only, the Department of Transportation may	10819
erect additional "Keep Right Except To Pass" signs, as described	10820
in section 4511.351 of the Revised Code, along the freeways in	10821
Ohio in accordance with that section during fiscal years 2022	10822
and 2023.	10823
Section 757.10. MOTOR FUEL TAX DISTRIBUTIONS TO HIGHWAY	10824
OPERATING FUND	10825
On the last day of each month in the biennium ending June	10826
30, 2023, before making any of the distributions specified in	10827
section 5735.051 of the Revised Code but after any transfers to	10828
the tax refund fund as required by that section and section	10829
5703.052 of the Revised Code, the Treasurer of State shall	10830
deposit the first two per cent of the amount of motor fuel tax	10831
received for the preceding calendar month to the credit of the	10832
Highway Operating Fund (Fund 7002).	10833

Section 757.20. MOTOR FUEL DEALER REFUNDS	10834
Notwithstanding Chapter 5735. of the Revised Code, the	10835
following apply for the period of July 1, 2021, to June 30,	10836
2023:	10837
(A) For the discount under section 5735.06 of the Revised	10838
Code, if the monthly report is timely filed and the tax is	10839
timely paid, one per cent of the total number of gallons of	10840
motor fuel received by the motor fuel dealer within the state	10841
during the preceding calendar month, less the total number of	10842
gallons deducted under divisions (B)(1)(a) and (b) of section	10843
5735.06 of the Revised Code, less one-half of one per cent of	10844
the total number of gallons of motor fuel that were sold to a	10845
retail dealer during the preceding calendar month.	10846
(B) For the semiannual periods ending December 31, 2021,	10847
June 30, 2022, December 31, 2022, and June 30, 2023, the refund	10848
provided to retail dealers under section 5735.141 of the Revised	10849
Code shall be one-half of one per cent of the Ohio motor fuel	10850
taxes paid on fuel purchased during those semiannual periods.	10851
Section 757.30. MONTHLY TRANSFERS TO GASOLINE EXCISE TAX	10852
FUND	10853
The Director of Budget and Management shall transfer cash	10854
in equal monthly increments totaling \$156,450,408 in fiscal year	10855
2022 and in equal monthly increments totaling \$158,240,592 in	10856
fiscal year 2023 from the Highway Operating Fund (Fund 7002) to	10857
the Gasoline Excise Tax Fund (Fund 7060). The monthly amounts	10858
transferred under this section shall be distributed as follows:	10859
(A) 42.86 per cent shall be distributed among the	10860
municipal corporations within the state under division (A)(2)(b)	10861
(i) of section 5735.051 of the Revised Code;	10862

(B) 37.14 per cent shall be distributed among the counties	10863
within the state under division (A)(2)(b)(ii) of section	10864
5735.051 of the Revised Code; and	10865
	10066
(C) 20 per cent shall be distributed among the townships	10866
within the state under division (A)(2)(b)(iii) of section	10867
5735.051 of the Revised Code.	10868
Section 801.10. PROVISIONS OF LAW GENERALLY APPLICABLE TO	10869
APPROPRIATIONS	10870
Law contained in the main operating appropriations act of	10871
the 134th General Assembly that is generally applicable to the	10872
appropriations made in the main operating appropriations act	10873
also is generally applicable to the appropriations made in this	10874
act.	10875
Section 806.10. SEVERABILITY	10876
Section Cou. To. Severable 111	10070
The items of law contained in this act, and their	10877
applications, are severable. If any item of law contained in	10878
this act, or if any application of any item of law contained in	10879
this act, is held invalid, the invalidity does not affect other	10880
	10881
items of law contained in this act and their applications that	
can be given effect without the invalid item or application.	10882
	10882 10883
can be given effect without the invalid item or application.	
can be given effect without the invalid item or application.  Section 809.10. An item of law, other than an amending,	10883
can be given effect without the invalid item or application.  Section 809.10. An item of law, other than an amending, enacting, or repealing clause, that composes the whole or part	10883 10884
can be given effect without the invalid item or application.  Section 809.10. An item of law, other than an amending, enacting, or repealing clause, that composes the whole or part of an uncodified section contained in this act has no effect	10883 10884 10885
can be given effect without the invalid item or application.  Section 809.10. An item of law, other than an amending, enacting, or repealing clause, that composes the whole or part of an uncodified section contained in this act has no effect after June 30, 2023, unless its context clearly indicates	10883 10884 10885 10886
can be given effect without the invalid item or application.  Section 809.10. An item of law, other than an amending, enacting, or repealing clause, that composes the whole or part of an uncodified section contained in this act has no effect after June 30, 2023, unless its context clearly indicates otherwise.	10883 10884 10885 10886 10887

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to the referendum under Ohio Constitution, Article II, Section	10891
1c and therefore takes effect on the ninety-first day after this	10892
act is filed with the Secretary of State or, if a later	10893
effective date is specified below, on that date.	10894

## Section 812.20. APPROPRIATIONS AND REFERENDUM

In this section, an "appropriation" includes another 10896 provision of law in this act that relates to the subject of the 10897 appropriation.

An appropriation of money made in this act is not subject 10899 to the referendum insofar as a contemplated expenditure 10900 authorized thereby is wholly to meet a current expense within 10901 the meaning of Ohio Constitution, Article II, Section 1d and 10902 section 1.471 of the Revised Code. To that extent, the 10903 appropriation takes effect immediately when this act becomes 10904 law. Conversely, the appropriation is subject to the referendum 10905 insofar as a contemplated expenditure authorized thereby is 10906 wholly or partly not to meet a current expense within the 10907 meaning of Ohio Constitution, Article II, Section 1d. To that 10908 extent, the appropriation takes effect on the ninety-first day 10909 10910 after this act is filed with the Secretary of State.

## Section 812.40. HARMONIZATION

The General Assembly, applying the principle stated in 10912 division (B) of section 1.52 of the Revised Code that amendments 10913 are to be harmonized if reasonably capable of simultaneous 10914 operation, finds that the following sections, presented in this 10915 act as composites of the sections as amended by the acts 10916 indicated, are the resulting versions of the sections in effect 10917 prior to the effective date of the sections as presented in this 10918 10919 act:

Sub. H. B. No. 74 As Passed by the House	Page 378
Section 2012 71 of the De	and Code as amonded by both 1000

Secti	on 2913.71	l of the	Revised Cod	de as amended	by both	10920
S.B. 2 and	H.B. 4 of	the 121	st General	Assembly.		10921