As Introduced

135th General Assembly

Regular Session 2023-2024

H. B. No. 239

Representatives Fowler Arthur, Dean Cosponsors: Representatives Galonski, Johnson, Seitz

A BILL

То	amend sections 4501.01, 4505.08, 4513.071,	1
	4513.38, and 4513.41 and to enact sections	2
	4503.183 and 4505.072 of the Revised Code to	3
	establish requirements relative to the	4
	registration, titling, and use of replica motor	5
	vehicles.	6

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

Section 1 . That sections 4501.01, 4505.08, 4513.071,	7
4513.38, and 4513.41 be amended and sections 4503.183 and	8
4505.072 of the Revised Code be enacted to read as follows:	9
Sec. 4501.01. As used in this chapter and Chapters 4503.,	10
4505., 4507., 4509., 4510., 4511., 4513., 4515., and 4517. of	11
the Revised Code, and in the penal laws, except as otherwise	12
provided:	13
(A) "Vehicles" means everything on wheels or runners,	14
including motorized bicycles, but does not mean electric	15
personal assistive mobility devices, low-speed micromobility	16
devices, vehicles that are operated exclusively on rails or	17
tracks or from overhead electric trolley wires, and vehicles	18

that belong to any police department, municipal fire department,

or volunteer fire department, or that are used by such a

department in the discharge of its functions.

- (B) "Motor vehicle" means any vehicle, including mobile 22 homes and recreational vehicles, that is propelled or drawn by 23 power other than muscular power or power collected from overhead 24 electric trolley wires. "Motor vehicle" does not include utility 25 vehicles as defined in division (VV) of this section, under-26 speed vehicles as defined in division (XX) of this section, 27 mini-trucks as defined in division (BBB) of this section, 28 motorized bicycles, electric bicycles, road rollers, traction 29 engines, power shovels, power cranes, and other equipment used 30 in construction work and not designed for or employed in general 31 highway transportation, well-drilling machinery, ditch-digging 32 machinery, farm machinery, and trailers that are designed and 33 used exclusively to transport a boat between a place of storage 34 and a marina, or in and around a marina, when drawn or towed on 35 a public road or highway for a distance of no more than ten 36 miles and at a speed of twenty-five miles per hour or less. 37
- (C) "Agricultural tractor" and "traction engine" mean any 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 43

 (C) of this section, means any motor vehicle that has motive 44

 power and either is designed or used for drawing other motor 45

 vehicles, or is designed or used for drawing another motor 46

 vehicle while carrying a portion of the other motor vehicle or 47

 its load, or both. 48

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(E) "Passenger car" means any motor vehicle that is	49
designed and used for carrying not more than nine persons and	50
includes any motor vehicle that is designed and used for	51
carrying not more than fifteen persons in a ridesharing	52
arrangement.	53
(F) "Collector's vehicle" means any motor vehicle or	54
agricultural tractor or traction engine that is of special	55
interest, that has a fair market value of one hundred dollars or	56
more, whether operable or not, and that is owned, operated,	57
collected, preserved, restored, maintained, or used essentially	58
as a collector's item, leisure pursuit, or investment, but not	59
as the owner's principal means of transportation. "Licensed	60
collector's vehicle" means a collector's vehicle, other than an	61
agricultural tractor or traction engine, that displays current,	62
valid license tags issued under section 4503.45 of the Revised	63
Code, or a similar type of motor vehicle that displays current,	64
valid license tags issued under substantially equivalent	65
provisions in the laws of other states.	66
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(G) "Historical motor vehicle" means any motor vehicle	67
that is over twenty-five years old and is owned solely as a	68
collector's item and for participation in club activities,	69
exhibitions, tours, parades, and similar uses, but that in no	70
event is used for general transportation.	71
(H) "Noncommercial motor vehicle" means any motor vehicle,	72
including a farm truck as defined in section 4503.04 of the	73
Revised Code, that is designed by the manufacturer to carry a	74
load of no more than one ton and is used exclusively for	75
purposes other than engaging in business for profit.	76

(I) "Bus" means any motor vehicle that has motor power and

is designed and used for carrying more than nine passengers,

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except any motor vehicle that is designed and used for carrying	79
not more than fifteen passengers in a ridesharing arrangement.	80
(J) "Commercial car" or "truck" means any motor vehicle	81
that has motor power and is designed and used for carrying	82
merchandise or freight, or that is used as a commercial tractor.	83
(K) "Bicycle" means every device, other than a device that	84
is designed solely for use as a play vehicle by a child, that is	85
propelled solely by human power upon which a person may ride,	86
and that has two or more wheels, any of which is more than	87
fourteen inches in diameter.	88
(L) "Motorized bicycle" or "moped" means any vehicle that	89
either has two tandem wheels or one wheel in the front and two	90
wheels in the rear, that may be pedaled, and that is equipped	91
with a helper motor of not more than fifty cubic centimeters	92
piston displacement that produces no more than one brake	93
horsepower and is capable of propelling the vehicle at a speed	94
of no greater than twenty miles per hour on a level surface.	95
"Motorized bicycle" or "moped" does not include an electric	96
bicycle.	97
(M) "Trailer" means any vehicle without motive power that	98
is designed or used for carrying property or persons wholly on	99
its own structure and for being drawn by a motor vehicle, and	100
includes any such vehicle that is formed by or operated as a	101
combination of a semitrailer and a vehicle of the dolly type	102
such as that commonly known as a trailer dolly, a vehicle used	103
to transport agricultural produce or agricultural production	104
materials between a local place of storage or supply and the	105
farm when drawn or towed on a public road or highway at a speed	106
greater than twenty-five miles per hour, and a vehicle that is	107

designed and used exclusively to transport a boat between a

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place of storage and a marina, or in and around a marina, when	109
drawn or towed on a public road or highway for a distance of	110
more than ten miles or at a speed of more than twenty-five miles	111
per hour. "Trailer" does not include a manufactured home or	112
travel trailer.	113
(N) "Noncommercial trailer" means any trailer, except a	114
travel trailer or trailer that is used to transport a boat as	115
described in division (B) of this section, but, where	116
applicable, includes a vehicle that is used to transport a boat	117
as described in division (M) of this section, that has a gross	118
weight of no more than ten thousand pounds, and that is used	119
exclusively for purposes other than engaging in business for a	120
profit, such as the transportation of personal items for	121
personal or recreational purposes.	122
(O) "Mobile home" means a building unit or assembly of	123
closed construction that is fabricated in an off-site facility,	124
is more than thirty-five body feet in length or, when erected on	125
site, is three hundred twenty or more square feet, is built on a	126
permanent chassis, is transportable in one or more sections, and	127
does not qualify as a manufactured home as defined in division	128
(C)(4) of section 3781.06 of the Revised Code or as an	129
industrialized unit as defined in division (C)(3) of section	130
3781.06 of the Revised Code.	131
(P) "Semitrailer" means any vehicle of the trailer type	132
that does not have motive power and is so designed or used with	133

another and separate motor vehicle that in operation a part of

its own weight or that of its load, or both, rests upon and is

propelling itself and the vehicle referred to in this division,

and includes, for the purpose only of registration and taxation

carried by the other vehicle furnishing the motive power for

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under those chapters, any vehicle of the dolly type, such as a	139
trailer dolly, that is designed or used for the conversion of a	140
semitrailer into a trailer.	141
(Q) "Recreational vehicle" means a vehicular portable	142
structure that meets all of the following conditions:	143
(1) It is designed for the sole purpose of recreational	144
travel.	145
(2) It is not used for the purpose of engaging in business	146
for profit.	147
(3) It is not used for the purpose of engaging in	148
intrastate commerce.	149
(4) It is not used for the purpose of commerce as defined	150
in 49 C.F.R. 383.5, as amended.	151
(5) It is not regulated by the public utilities commission	152
pursuant to Chapter 4905., 4921., or 4923. of the Revised Code.	153
(6) It is classed as one of the following:	154
(a) "Travel trailer" or "house vehicle" means a nonself-	155
propelled recreational vehicle that does not exceed an overall	156
length of forty feet, exclusive of bumper and tongue or	157
coupling. "Travel trailer" includes a tent-type fold-out camping	158
trailer as defined in section 4517.01 of the Revised Code.	159
(b) "Motor home" means a self-propelled recreational	160
vehicle that has no fifth wheel and is constructed with	161
permanently installed facilities for cold storage, cooking and	162
consuming of food, and for sleeping.	163
(c) "Truck camper" means a nonself-propelled recreational	164
vehicle that does not have wheels for road use and is designed	165

to be placed upon and attached to a motor vehicle. "Truck	166
camper" does not include truck covers that consist of walls and	167
a roof, but do not have floors and facilities enabling them to	168
be used as a dwelling.	169
(d) "Fifth wheel trailer" means a vehicle that is of such	170
size and weight as to be movable without a special highway	171
permit, that is constructed with a raised forward section that	172
allows a bi-level floor plan, and that is designed to be towed	173
by a vehicle equipped with a fifth-wheel hitch ordinarily	174
installed in the bed of a truck.	175
(e) "Park trailer" means a vehicle that is commonly known	176
as a park model recreational vehicle, meets the American	177
national standard institute standard A119.5 (1988) for park	178
trailers, is built on a single chassis, has a gross trailer area	179
of four hundred square feet or less when set up, is designed for	180
seasonal or temporary living quarters, and may be connected to	181
utilities necessary for the operation of installed features and	182
appliances.	183
(R) "Pneumatic tires" means tires of rubber and fabric or	184
tires of similar material, that are inflated with air.	185
(S) "Solid tires" means tires of rubber or similar elastic	186
material that are not dependent upon confined air for support of	187
the load.	188
(T) "Solid tire vehicle" means any vehicle that is	189
equipped with two or more solid tires.	190
(U) "Farm machinery" means all machines and tools that are	191
used in the production, harvesting, and care of farm products,	192
and includes trailers that are used to transport agricultural	193
produce or agricultural production materials between a local	194

place of storage or supply and the farm, agricultural tractors,	195
threshing machinery, hay-baling machinery, corn shellers,	196
hammermills, and machinery used in the production of	197
horticultural, agricultural, and vegetable products.	198
(V) "Owner" includes any person or firm, other than a	199

- (V) "Owner" includes any person or firm, other than a 199 manufacturer or dealer, that has title to a motor vehicle, 200 except that, in sections 4505.01 to 4505.19 of the Revised Code, 201 "owner" includes in addition manufacturers and dealers. 202
- (W) "Manufacturer" and "dealer" include all persons and 203 204 firms that are regularly engaged in the business of manufacturing, selling, displaying, offering for sale, or 205 dealing in motor vehicles, at an established place of business 206 that is used exclusively for the purpose of manufacturing, 207 selling, displaying, offering for sale, or dealing in motor 208 vehicles. A place of business that is used for manufacturing, 209 selling, displaying, offering for sale, or dealing in motor 210 vehicles shall be deemed to be used exclusively for those 211 purposes even though snowmobiles or all-purpose vehicles are 212 sold or displayed for sale thereat, even though farm machinery 213 is sold or displayed for sale thereat, or even though repair, 214 accessory, gasoline and oil, storage, parts, service, or paint 215 departments are maintained thereat, or, in any county having a 216 population of less than seventy-five thousand at the last 217 federal census, even though a department in a place of business 218 is used to dismantle, salvage, or rebuild motor vehicles by 219 means of used parts, if such departments are operated for the 220 purpose of furthering and assisting in the business of 221 manufacturing, selling, displaying, offering for sale, or 222 dealing in motor vehicles. Places of business or departments in 223 a place of business used to dismantle, salvage, or rebuild motor 224 vehicles by means of using used parts are not considered as 225

being maintained for the purpose of assisting or furthering the	226
manufacturing, selling, displaying, and offering for sale or	227
dealing in motor vehicles.	228
(X) "Operator" includes any person who drives or operates	229
a motor vehicle upon the public highways.	230
(Y) "Chauffeur" means any operator who operates a motor	231
vehicle, other than a taxicab, as an employee for hire; or any	232
operator whether or not the owner of a motor vehicle, other than	233
a taxicab, who operates such vehicle for transporting, for gain,	234
compensation, or profit, either persons or property owned by	235
another. Any operator of a motor vehicle who is voluntarily	236
involved in a ridesharing arrangement is not considered an	237
employee for hire or operating such vehicle for gain,	238
compensation, or profit.	239
(Z) "State" includes the territories and federal districts	240
of the United States, and the provinces of Canada.	241
(AA) "Public roads and highways" for vehicles includes all	242
public thoroughfares, bridges, and culverts.	243
(BB) "Manufacturer's number" means the manufacturer's	244
original serial number that is affixed to or imprinted upon the	245
chassis or other part of the motor vehicle.	246
(CC) "Motor number" means the manufacturer's original	247
number that is affixed to or imprinted upon the engine or motor	248
of the vehicle.	249
(DD) "Distributor" means any person who is authorized by a	250
motor vehicle manufacturer to distribute new motor vehicles to	251
licensed motor vehicle dealers at an established place of	252
business that is used exclusively for the purpose of	253
distributing new motor vehicles to licensed motor vehicle	254

dealers, except when the distributor also is a new motor vehicle	255
dealer, in which case the distributor may distribute at the	256
location of the distributor's licensed dealership.	257
(EE) "Ridesharing arrangement" means the transportation of	258
persons in a motor vehicle where the transportation is	259
incidental to another purpose of a volunteer driver and includes	260
ridesharing arrangements known as carpools, vanpools, and	261
buspools.	262
(FF) "Apportionable vehicle" means any vehicle that is	263
used or intended for use in two or more international	264
registration plan member jurisdictions that allocate or	265
proportionally register vehicles, that is used for the	266
transportation of persons for hire or designed, used, or	267
maintained primarily for the transportation of property, and	268
that meets any of the following qualifications:	269
(1) Is a power unit having a gross vehicle weight in	270
excess of twenty-six thousand pounds;	271
(2) Is a power unit having three or more axles, regardless	272
of the gross vehicle weight;	273
(3) Is a combination vehicle with a gross vehicle weight	274
in excess of twenty-six thousand pounds.	275
"Apportionable vehicle" does not include recreational	276
vehicles, vehicles displaying restricted plates, city pick-up	277
and delivery vehicles, or vehicles owned and operated by the	278
United States, this state, or any political subdivisions	279
thereof.	280
(GG) "Chartered party" means a group of persons who	281
contract as a group to acquire the exclusive use of a passenger-	282
carrying motor vehicle at a fixed charge for the vehicle in	283

accordance with the carrier's tariff, lawfully on file with the	284
United States department of transportation, for the purpose of	285
group travel to a specified destination or for a particular	286
itinerary, either agreed upon in advance or modified by the	287
chartered group after having left the place of origin.	288
(HH) "International registration plan" means a reciprocal	289
agreement of member jurisdictions that is endorsed by the	290
American association of motor vehicle administrators, and that	291
promotes and encourages the fullest possible use of the highway	292
system by authorizing apportioned registration of fleets of	293
vehicles and recognizing registration of vehicles apportioned in	294
member jurisdictions.	295
(II) "Restricted plate" means a license plate that has a	296
restriction of time, geographic area, mileage, or commodity, and	297
includes license plates issued to farm trucks under division (J)	298
of section 4503.04 of the Revised Code.	299
(JJ) "Gross vehicle weight," with regard to any commercial	300
car, trailer, semitrailer, or bus that is taxed at the rates	301
established under section 4503.042 or 4503.65 of the Revised	302
Code, means the unladen weight of the vehicle fully equipped	303
plus the maximum weight of the load to be carried on the	304
vehicle.	305
(KK) "Combined gross vehicle weight" with regard to any	306
combination of a commercial car, trailer, and semitrailer, that	307
is taxed at the rates established under section 4503.042 or	308
4503.65 of the Revised Code, means the total unladen weight of	309
the combination of vehicles fully equipped plus the maximum	310
weight of the load to be carried on that combination of	311

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vehicles.

(LL) "Chauffeured limousine" means a motor vehicle that is	313
designed to carry nine or fewer passengers and is operated for	314
hire pursuant to a prearranged contract for the transportation	315
of passengers on public roads and highways along a route under	316
the control of the person hiring the vehicle and not over a	317
defined and regular route. "Prearranged contract" means an	318
agreement, made in advance of boarding, to provide	319
transportation from a specific location in a chauffeured	320
limousine. "Chauffeured limousine" does not include any vehicle	321
that is used exclusively in the business of funeral directing.	322
(MM) "Manufactured home" has the same meaning as in	323
division (C)(4) of section 3781.06 of the Revised Code.	324
(NN) "Acquired situs," with respect to a manufactured home	325
or a mobile home, means to become located in this state by the	326
placement of the home on real property, but does not include the	327
placement of a manufactured home or a mobile home in the	328
inventory of a new motor vehicle dealer or the inventory of a	329
manufacturer, remanufacturer, or distributor of manufactured or	330
mobile homes.	331
(00) "Electronic" includes electrical, digital, magnetic,	332
optical, electromagnetic, or any other form of technology that	333
entails capabilities similar to these technologies.	334
(PP) "Electronic record" means a record generated,	335
communicated, received, or stored by electronic means for use in	336
an information system or for transmission from one information	337
system to another.	338
(QQ) "Electronic signature" means a signature in	339
electronic form attached to or logically associated with an	340
electronic record	3/11

(RR) "Financial transaction device" has the same meaning	342
as in division (A) of section 113.40 of the Revised Code.	343
(SS) "Electronic motor vehicle dealer" means a motor	344
vehicle dealer licensed under Chapter 4517. of the Revised Code	345
whom the registrar of motor vehicles determines meets the	346
criteria designated in section 4503.035 of the Revised Code for	347
electronic motor vehicle dealers and designates as an electronic	348
motor vehicle dealer under that section.	349
(TT) "Electric personal assistive mobility device" means a	350
self-balancing two non-tandem wheeled device that is designed to	351
transport only one person, has an electric propulsion system of	352
an average of seven hundred fifty watts, and when ridden on a	353
paved level surface by an operator who weighs one hundred	354
seventy pounds has a maximum speed of less than twenty miles per	355
hour.	356
(UU) "Limited driving privileges" means the privilege to	357
operate a motor vehicle that a court grants under section	358
4510.021 of the Revised Code to a person whose driver's or	359
commercial driver's license or permit or nonresident operating	360
privilege has been suspended.	361
(VV) "Utility vehicle" means a self-propelled vehicle	362
designed with a bed, principally for the purpose of transporting	363
material or cargo in connection with construction, agricultural,	364
forestry, grounds maintenance, lawn and garden, materials	365
handling, or similar activities.	366
(WW) "Low-speed vehicle" means a three- or four-wheeled	367
motor vehicle with an attainable speed in one mile on a paved	368
level surface of more than twenty miles per hour but not more	369
than twenty-five miles per hour and with a gross vehicle weight	370

rating less than three thousand pounds. 371 (XX) "Under-speed vehicle" means a three- or four-wheeled 372 vehicle, including a vehicle commonly known as a golf cart, with 373 an attainable speed on a paved level surface of not more than 374 twenty miles per hour and with a gross vehicle weight rating 375 less than three thousand pounds. 376 (YY) "Motor-driven cycle or motor scooter" means any 377 vehicle designed to travel on not more than three wheels in 378 contact with the ground, with a seat for the driver and floor 379 pad for the driver's feet, and is equipped with a motor with a 380 piston displacement between fifty and one hundred cubic 381 centimeters piston displacement that produces not more than five 382 brake horsepower and is capable of propelling the vehicle at a 383 speed greater than twenty miles per hour on a level surface. 384 (ZZ) "Motorcycle" means a motor vehicle with motive power 385 having a seat or saddle for the use of the operator, designed to 386 travel on not more than three wheels in contact with the ground, 387 and having no occupant compartment top or occupant compartment 388 top that can be installed or removed by the user. 389 (AAA) "Cab-enclosed motorcycle" means a motor vehicle with 390 motive power having a seat or saddle for the use of the 391 392 operator, designed to travel on not more than three wheels in contact with the ground, and having an occupant compartment top 393 or an occupant compartment top that is installed. 394 (BBB) "Mini-truck" means a vehicle that has four wheels, 395 is propelled by an electric motor with a rated power of seven 396 thousand five hundred watts or less or an internal combustion 397 engine with a piston displacement capacity of six hundred sixty 398 cubic centimeters or less, has a total dry weight of nine 399

hundred to two thousand two hundred pounds, contains an enclosed	400
cabin and a seat for the vehicle operator, resembles a pickup	401
truck or van with a cargo area or bed located at the rear of the	402
vehicle, and was not originally manufactured to meet federal	403
motor vehicle safety standards.	404
(CCC) "Autocycle" means a three-wheeled motorcycle that is	405
manufactured to comply with federal safety requirements for	406
motorcycles and that is equipped with safety belts, a steering	407
wheel, and seating that does not require the operator to	408
straddle or sit astride to ride the motorcycle.	409
(DDD) "Plug-in hybrid electric motor vehicle" means a	410
passenger car powered in part by a battery cell energy system	411
that can be recharged via an external source of electricity.	412
(EEE) "Hybrid motor vehicle" means a passenger car powered	413
by an internal propulsion system consisting of both of the	414
following:	415
(1) A combustion engine;	416
(2) A battery cell energy system that cannot be recharged	417
via an external source of electricity but can be recharged by	418
other vehicle mechanisms that capture and store electric energy.	419
(FFF) "Low-speed micromobility device" means a device	420
weighing less than one hundred pounds that has handlebars, is	421
propelled by an electric motor or human power, and has an	422
attainable speed on a paved level surface of not more than	423
twenty miles per hour when propelled by the electric motor.	424
(GGG) "Specialty license plate" means a license plate,	425
authorized by the general assembly, that displays a combination	426
of words, markings, logos, or other graphic artwork that is in	427
addition to the words, images, and distinctive numbers and	428

letters required by section 4503.22 of the Revised Code.	429
(HHH) "Battery electric motor vehicle" means a passenger	430
car powered wholly by a battery cell energy system that can be	431
recharged via an external source of electricity.	432
(III) "Replica motor vehicle" means a motor vehicle that	433
is constructed, assembled, or modified so as to replicate the	434
make, model, and model year of a motor vehicle that is at least	435
twenty-five years old.	436
Sec. 4503.183. (A) No person shall use a replica motor	437
vehicle for general transportation. However, a person may	438
operate a replica motor vehicle registered under this section on	439
the public roads and highways as follows:	440
(1) For club activities, exhibitions, tours, parades, and	441
<pre>similar uses;</pre>	442
(2) To and from a location where maintenance is performed	443
on the replica motor vehicle.	444
(B) In lieu of the annual license tax levied in sections	445
4503.02 and 4503.04 of the Revised Code, the registrar of motor	446
vehicles or a deputy registrar shall collect a license fee of	447
ten dollars for the registration of a replica motor vehicle	448
under this section. The fee shall be deposited into the public_	449
safety - highway purposes fund established in section 4501.06 of	450
the Revised Code.	451
(C) A person who owns a replica motor vehicle and applies	452
for registration and a replica license plate under this section	453
shall execute an affidavit that the replica motor vehicle for	454
which the plate is requested is owned and operated solely for	455
the purposes enumerated in division (A) of this section. The	456
affidavit also shall set forth that the replica motor vehicle	457

has been inspected and found safe to operate on the public roads	458
and highways in the state. No registration issued pursuant to	459
this section need specify the weight of the replica motor	460
vehicle.	461
(D) The owner of a replica motor vehicle registered under	462
this section shall display in plain view on the rear of the	463
replica motor vehicle a replica license plate issued by the	464
registrar. A replica license plate shall not display a date, but	465
shall display the inscription "Replica Motor VehicleOhio" and	466
the registration number assigned to that replica motor vehicle.	467
(E) A replica license plate is valid without renewal as	468
long as the replica motor vehicle for which it was issued or	469
procured is in existence. A replica license plate is issued for	470
the owner's use only for such replica motor vehicle unless later	471
transferred to another replica motor vehicle owned by that	472
person. In order to effect such a transfer, the owner of the	473
replica motor vehicle that originally displayed the replica	474
license plate shall comply with division (C) of this section. In	475
the event of a transfer of title, the transferor shall surrender	476
the replica license plate or transfer it to another replica	477
motor vehicle owned by the transferor. The registrar may revoke	478
any replica license plate issued under this section, for cause	479
shown and after a hearing, for failure of the applicant to	480
comply with this section. Upon revocation, a replica license	481
plate shall be surrendered.	482
Sec. 4505.072. (A) The owner of a motor vehicle seeking to	483
obtain a certificate of title indicating that the motor vehicle	484
is a replica motor vehicle shall do all of the following:	485
(1) Have that motor vehicle inspected by the state highway	486
patrol in the manner specified in section 4505.111 of the	487

Revised Code and obtain an inspection report from the state	488
<pre>highway patrol;</pre>	489
(2) Obtain a signed written statement from a person or	490
nonprofit corporation with expertise in historical motor	491
vehicles that the owner's motor vehicle reasonably replicates	492
the make, model, and model year of motor vehicle that the owner	493
is intending to replicate;	494
(3) Sign the written statement and have it notarized by a	495
<pre>notary public.</pre>	496
(B) When a clerk of a court of common pleas issues a	497
physical or electronic certificate of title for a motor vehicle,	498
the owner of the motor vehicle may request that the certificate	499
of title indicate that the motor vehicle is a replica motor	500
vehicle.	501
When a clerk of a court of common pleas issues a duplicate	502
certificate of title or memorandum certificate of title for a	503
replica motor vehicle, that certificate of title shall be	504
identical to the existing certificate of title.	505
Prior to issuance of the certificate of title, the owner	506
of the replica motor vehicle shall surrender to the clerk any	507
existing certificate of title, a copy of the inspection report,	508
and the signed notarized written statement described in division	509
(A) of this section.	510
(C)(1) Upon compliance with divisions (A) and (B) of this	511
section and payment of the fee prescribed in section 4505.09 of	512
the Revised Code, the clerk shall issue to the owner a	513
certificate of title that complies with this section.	514
(2) The clerk shall use reasonable care in performing the	515
duties imposed on the clerk by this section in issuing a	516

certificate of title pursuant to this section, but the clerk is	517
not liable for any of the clerk's errors or omissions or those	518
of the clerk's deputies, or the automated title processing	519
system in the performance of those duties.	520
(D)(1) The registrar of motor vehicles shall ensure that	521
the certificate of title of a replica motor vehicle issued under	522
this section complies with all of the following:	523
(a) It is in the same form as the original certificate of	524
title.	525
(b) It displays the word "REPLICA" in black boldface	526
<u>letters on its face.</u>	527
(c) It includes the make, model, and model year of motor	528
vehicle that the owner is intending the motor vehicle to	529
replicate.	530
(d) It includes the year the replica motor vehicle was	531
constructed, assembled, or modified.	532
(2) The registrar shall determine the exact location on	533
the face of the certificate of title of the word "REPLICA," the	534
make, model, and model year of motor vehicle the owner is	535
intending to replicate, and the year the replica motor vehicle	536
was constructed, assembled, or modified. The registrar shall	537
develop an automated procedure within the automated title	538
processing system for purposes of this section.	539
(3) Every memorandum certificate of title or duplicate	540
certificate of title issued for a replica motor vehicle for	541
which a certificate of title has been issued under this section	542
shall display the same information as is required under division	543
(D) (1) of this soction	5//

Any subsequent certificate of title issued for a replica	545
motor vehicle for which a certificate of title has been issued	546
under this section shalldisplay the same information as is	547
required under division (D)(1) of this section.	548
(E) (1) The owner of a replica motor vehicle who titles	549
that vehicle as a replica motor vehicle under this section shall	550
obtain replica license plates and comply with the requirements	551
of section 4503.183 of the Revised Code.	552
(2) The owner of a replica motor vehicle who does not	553
title that motor vehicle as a replica motor vehicle under this	554
section is not required to obtain replica motor vehicle license	555
plates and comply with the requirements of section 4503.183 of	556
the Revised Code. Such an owner is subject to the general	557
registration requirements of Chapter 4503., the titling	558
requirements of Chapter 4505., and the equipment requirements of	559
Chapter 4513. of the Revised Code.	560
Sec. 4505.08. (A) When the clerk of a court of common	561
pleas issues a physical certificate of title, the clerk shall	562
issue the certificate of title on a form and in a manner	563
prescribed by the registrar of motor vehicles. The clerk shall	564
file a copy of the physical evidence for the creation of the	565
certificate of title in a manner prescribed by the registrar. A	566
clerk may retain digital images of documents used as evidence	567
for issuance of a certificate of title. Certified printouts of	568
documents retained as digital images shall have the same	569
evidentiary value as the original physical documents. The record	570
of the issuance of the certificate of title shall be maintained	571
in the automated title processing system. The clerk shall sign	572
and affix the clerk's seal to the original certificate of title	573
and, if there are no liens on the motor vehicle, shall deliver	574

the certificate to the applicant or the selling dealer. If there are one or more liens on the motor vehicle, the certificate of title shall be delivered to the holder of the first lien or the selling dealer, who shall deliver the certificate of title to	575
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	577
	578
the holder of the first lien.	579

The registrar shall prescribe a uniform method of 580 numbering certificates of title, and such numbering shall be in 581 such manner that the county of issuance is indicated. The clerk 582 shall assign numbers to certificates of title in the manner 583 584 prescribed by the registrar. The clerk shall file all certificates of title according to rules to be prescribed by the 585 registrar, and the clerk shall maintain in the clerk's office 586 indexes for the certificates of title. 587

The clerk need not retain on file any current certificates 588 of title, current duplicate certificates of title, current 589 memorandum certificates of title, or current salvage 590 certificates of title, or supporting evidence of them covering 591 any motor vehicle or manufactured or mobile home for a period 592 longer than seven years after the date of its filing; 593 thereafter, the documents and supporting evidence may be 594 destroyed. The clerk need not retain on file any inactive 595 records, including certificates of title, duplicate certificates 596 of title, or memorandum certificates of title, or supporting 597 evidence of them, including the electronic record described in 598 division (A) of section 4505.06 of the Revised Code, covering 599 any motor vehicle or manufactured or mobile home for a period 600 longer than five years after the date of its filing; thereafter, 601 the documents and supporting evidence may be destroyed. 602

The automated title processing system shall contain all 603 active records and an index of the active records, a record and 604

index of all inactive titles for ten years, and a record and	605
index of all inactive titles for manufactured and mobile homes	606
for thirty years. If the clerk provides a written copy of any	607
information contained in the database, the copy shall be	608
considered the original for purposes of the clerk certifying the	609
record of the information for use in any legal proceeding.	610
(B)(1) If the clerk issues a certificate of title for a	611
motor vehicle that was last previously registered in another	612
state, the clerk shall record verbatim, where practicable, in	613
the space on the title described in division (B)(19) of section	614
4505.07 of the Revised Code, the words that appear as a notation	615
to the vehicle on the title issued by the previous state. These	616
notations may include, but are not limited to, words to the	617
effect that the vehicle was considered or was categorized by the	618
state in which it was last previously registered to be a law	619
enforcement vehicle or a taxicab or was once in a flood.	620
(2) If the clerk, while issuing a certificate of title for	621
a motor vehicle that was last previously registered in another	622
state, receives information from the automated title processing	623
system indicating that a title to the vehicle previously was	624
issued by this state and that the previous title contained	625
notations that appeared in the space described in division (B)	626
(19) or (20) of section 4505.07 of the Revised Code, the clerk	627
shall enter the notations that appeared on the previous	628
certificate of title issued by this state on the new certificate	629
of title in the space described in division (B)(19) or (20) of	630
section 4505.07 of the Revised Code, irrespective of whether the	631
notations appear on the certificate of title issued by the state	632

(3) If the clerk, while issuing a certificate of title for

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in which the vehicle was last previously registered.

a motor vehicle that was last previously registered in another	635
state, receives information from the automated title processing	636
system indicating that the vehicle was previously issued a title	637
by this state and that the previous title bore the notation	638
"REBUILT SALVAGE" as required by division (E) of section 4505.11	639
of the Revised Code, or the previous title to the vehicle issued	640
by this state was a salvage certificate of title, the clerk	641
shall cause the certificate of title the clerk issues to bear	642
the notation "REBUILT SALVAGE" in the location prescribed by the	643
registrar pursuant to that division.	644
(4) If the clerk, while issuing a certificate of title for	645
a motor vehicle that was last previously registered in another	646
state, receives information from the automated title processing	647
system indicating that the vehicle was previously issued a title	648

state, receives information from the automated title processing

system indicating that the vehicle was previously issued a title

by this state and that the previous title included the notation

"REPLICA" in accordance with section 4505.072 of the Revised

Code, or the previous title to the vehicle issued by another

state indicates that the vehicle is a replica motor vehicle, the

clerk shall cause the certificate of title the clerk issues to

display the notation "REPLICA" in the location prescribed by the

registrar pursuant to that section.

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(C) When the clerk issues a certificate of title for a 656 motor vehicle that was last previously registered in this state 657 and was a law enforcement vehicle or a taxicab or was once in a 658 flood, the clerk shall record that information in the space on 659 the title described in division (B) (20) of section 4505.07 of 660 the Revised Code. The registrar, by rule, may prescribe any 661 additional uses of or happenings to a motor vehicle that the 662 registrar has reason to believe should be noted on the 663 664 certificate of title as provided in this division.

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(D) The clerk shall use reasonable care in recording or	665
entering onto titles the clerk issues any notation and	666
information the clerk is required by divisions (B) and (C) of	667
this section to record or enter and in causing the titles the	668
clerk issues to bear any notation required by those divisions,	669
but the clerk is not liable for any of the clerk's errors or	670
omissions or those of the clerk's deputies, or the automated	671
title processing system, in the performance of the duties	672
imposed on the clerk by this section.	673
(E) The clerk may issue a duplicate title, when duly	674
applied for, of any title that has been destroyed as herein	675
provided.	676

- (F) Except as provided in section 4505.021 of the Revised 677 Code, the clerk shall issue a physical certificate of title to 678 an applicant unless the applicant specifically requests the 679 clerk not to issue a physical certificate of title and instead 680 to issue an electronic certificate of title. The fact that a 681 physical certificate of title is not issued for a motor vehicle 682 does not affect ownership of the vehicle. In that case, when the 683 clerk completes the process of entering certificate of title 684 application information into the automated title processing 685 system, the effect of the completion of the process is the same 686 as if the clerk actually issued a physical certificate of title 687 for the motor vehicle. 688
- (G) An electronic motor vehicle dealer who applies for a 689 certificate of title on behalf of a customer who purchases a 690 motor vehicle from the dealer may print a non-negotiable 691 evidence of ownership for the customer if the customer so 692 requests. The authorization to print the non-negotiable evidence 693 of ownership shall come from the clerk with whom the dealer 694

makes application for the certificate of title for the customer,	695
but the printing by the dealer does not create an agency	696
relationship of any kind between the dealer and the clerk.	697
(H) The owner of a motor vehicle may apply at any time to	698
a clerk of a court of common pleas for a non-negotiable evidence	699
of ownership for the motor vehicle.	700
(I) In accordance with rules adopted by the registrar, a	701
clerk may issue a certificate of title applied for by an agent	702
of a licensed motor vehicle dealer when that agent has a	703
properly executed power of attorney from the dealer.	704
Sec. 4513.071. (A) Every motor vehicle, trailer,	705
semitrailer, and pole trailer when operated upon a highway shall	706
be equipped with two or more stop lights, except that passenger	707
cars manufactured or assembled prior to January 1, 1967,	708
motorcycles, and motor-driven cycles shall be equipped with at	709
least one stop light. Stop lights shall be mounted on the rear	710
of the vehicle, actuated upon application of the service brake,	711
and may be incorporated with other rear lights. Such stop lights	712
when actuated shall emit a red light visible from a distance of	713
five hundred feet to the rear, provided that in the case of a	714
train of vehicles only the stop lights on the rear-most vehicle	715
need be visible from the distance specified.	716
Such stop lights when actuated shall give a steady warning	717
light to the rear of a vehicle or train of vehicles to indicate	718
the intention of the operator to diminish the speed of or stop a	719
vehicle or train of vehicles.	720
When stop lights are used as required by this section,	721
they shall be constructed or installed so as to provide adequate	722

and reliable illumination and shall conform to the appropriate

rules and regulations established under section 4513.19 of the	724
Revised Code.	725
Historical A historical motor vehicles as defined in	726
section 4503.181 of the Revised Code, vehicle that was not	727
originally manufactured with stop lights, are or a replica motor	728
vehicle that replicates a motor vehicle that was not originally	729
manufactured with stop lights is not subject to this section.	730
(B) Whoever violates this section is guilty of a minor	731
misdemeanor.	732
(C) As used in this section, "replica motor vehicle" means	733
a replica motor vehicle for which a certificate of title is	734
issued under section 4505.072 of the Revised Code.	735
Sec. 4513.38. (A) No person shall be prohibited from	736
owning or operating a licensed collector's vehicle-or	737
historical motor vehicle, or replica motor vehicle that is	738
equipped with a feature of design, type of material, or article	739
of equipment that was not in violation of any motor vehicle	740
equipment law of this state or of its political subdivisions in	741
effect during the calendar year the vehicle was manufactured or	742
the calendar year that it replicates, and no licensed	743
collector's vehicle or, historical motor vehicle, or replica	744
motor vehicle shall be prohibited from displaying or using any	745
such feature of design, type of material, or article of	746
equipment.	747
No person shall be prohibited from owning or operating a	748
licensed collector's vehicle or historical motor vehicle, or	749
replica motor vehicle for failing to comply with an equipment	750
provision contained in Chapter 4513. of the Revised Code or in	751
any state rule that was enacted or adopted in a year subsequent	752

to that in which the vehicle was manufactured or the calendar	753
year that it replicates, and no licensed collector's vehicle-or_	754
historical motor vehicle, or replica motor vehicle shall be	755
required to comply with an equipment provision enacted into	756
Chapter 4513. of the Revised Code or adopted by state rule	757
subsequent to the calendar year in which it was manufactured <u>or</u>	758
the calendar year that it replicates. No political subdivision	759
shall require an owner of a licensed collector's vehicle-or_	760
historical motor vehicle, or replica motor vehicle to comply	761
with equipment provisions contained in laws or rules that were	762
enacted or adopted subsequent to the calendar year in which the	763
vehicle was manufactured or the calendar year that it	764
replicates, and no political subdivision shall prohibit the	765
operation of a licensed collector's vehicle-or, historical motor	766
vehicle, or replica motor vehicle for failure to comply with any	767
such equipment laws or rules.	768
(B) As used in this section, "replica motor vehicle" means	769
a replica motor vehicle for which a certificate of title is	770
issued under section 4505.072 of the Revised Code.	771
Sec. 4513.41. (A) No owner of a licensed collector's	772
vehicle, a historical motor vehicle, <u>a replica motor vehicle</u> , or	773
a collector's vehicle that is an agricultural tractor or	774
traction engine shall be required to comply with an emission,	775
noise control, or fuel usage provision contained in a law or	776
rule of this state or its political subdivisions that was	777
enacted or adopted subsequent to the calendar year in which the	778
vehicle was manufactured or the calendar year that it	779
replicates.	780
(B) No person shall be prohibited from operating a	781

licensed collector's vehicle, a historical motor vehicle, a

replica motor vehicle, or a collector's vehicle that is an	783
agricultural tractor or traction engine for failing to comply	784
with an emission, noise control, or fuel usage law or rule of	785
this state or its political subdivisions that was enacted or	786
adopted subsequent to the calendar year in which his vehicle was	787
manufactured or the calendar year that it replicates.	788
(C) Except as provided in section 4505.061 of the Revised	789
Code, no person shall be required to submit his_the_person's">https://example.com/html/>his_the_person's	790
collector's vehicle to a physical inspection prior to or in	791
connection with an issuance of title to, or the sale or transfer	792
of ownership of such vehicle, except that a police officer may	793
inspect it to determine ownership.	794
In accordance with section 1.51 of the Revised Code, this	795
section shall, without exception, prevail over any special or	796
local provision of the Revised Code that requires owners or	797
operators of collector's vehicles to comply with standards of	798
emission, noise, fuel usage, or physical condition in connection	799
with an issuance of title to, or the sale or transfer of	800
ownership of such vehicle or part thereof.	801
(D) As used in this section, "replica motor vehicle" means	802
a replica motor vehicle for which a certificate of title is	803
issued under section 4505.072 of the Revised Code.	804
Section 2. That existing sections 4501.01, 4505.08,	805
4513.071, 4513.38, and 4513.41 of the Revised Code are hereby	806
repealed.	807
Section 3. Sections 1 and 2 of this act take effect one	808
hundred eighty days after the effective date of this section.	809