

**As Passed by the House**

**134th General Assembly**

**Regular Session**

**2021-2022**

**Sub. H. B. No. 74**

**Representative Oelslager**

**Cosponsors: Representatives West, Baldrige, 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**

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**A BILL**

To 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  
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4503.901, 4503.902, 4503.903, 4503.904, 4503.905, 4503.906, 43  
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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 74  
participate in contracts awarded by the department. 75

(B) For purchases under division (C) of section 125.05 of the Revised Code, the department shall grant a state agency a release and permit to make the purchase if the department determines that it is not possible or advantageous for the department to make a purchase.

(C) Upon request, the department may grant a blanket release and permit to a state agency for specific purchases. The department may grant the blanket release and permit for a fiscal year or for a biennium as determined by the director of administrative services.

(D) The director of administrative services shall adopt rules regarding circumstances and criteria for obtaining a release and permit under this section. The director of administrative services shall prescribe uniform rules governing forms of specifications, advertisements for proposals, the opening of bids, the making of awards and contracts, and the purchase of supplies and performance of work.

(E) The director may enter into cooperative purchasing agreements to purchase supplies or services with the following:

(1) The entities set forth in divisions (A) (1) to (5) of this section;

(2) One or more other states;

(3) Groups of states;

(4) The United States or any department, division, or agency of the United States;

(5) Other purchasing consortia;

(6) The department of transportation; or

(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 county highway system. 133

This section does not prohibit the municipality from 134  
inspecting any bridge within its limits. 135

Such inspection shall be made ~~at least annually~~ by a 136  
professional engineer or other qualified person under the 137  
supervision of a professional engineer on a schedule established 138  
by the director of transportation, but at least once every 139  
twenty-four months, or more frequently if required by the 140  
legislative authority, in accordance with the manual of bridge 141  
inspection described in section 5501.47 of the Revised Code. The 142  
legislative authority may contract for inspection services. 143

The municipal official responsible for inspection shall 144  
maintain an updated inventory record of all bridges in the 145  
municipality and indicate on such inventory record who is 146  
responsible for inspection and maintenance, and the authority 147  
for such responsibilities. 148

~~He~~ The official shall report the condition of all bridges 149  
to the municipal legislative authority not later than sixty days 150  
after ~~his annual~~ the official's inspection, or shall report more 151  
frequently if required by the legislative authority. Any bridge 152  
for which the municipality has inspection or maintenance 153  
responsibility which, at any time, is found to be in a condition 154  
that is or may be a potential danger to life or property shall 155  
be identified in reports, and if such official determines that 156  
the condition of such a bridge represents an immediate danger ~~he~~ 157  
the official shall immediately report the condition to the 158  
legislative authority. With respect to those bridges where there 159  
exists joint maintenance responsibility, the municipal official 160  
shall furnish a copy of ~~his~~ the official's report to each party 161  
responsible for a share of maintenance. 162

"Maintenance" as used in this section means actual 163  
performance of maintenance work. 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  
agreement been used. 192

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

~~1548.07-4519.55~~ of the Revised Code, as applicable. 222

(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, or an 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. 237

**Sec. 2131.13.** (A) As used in this section: 238

(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, all-purpose vehicle, 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 251

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

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  
transfer-on-death beneficiary or beneficiaries. 294

(2) The designation of a motor vehicle, all-purpose 295  
vehicle, off-highway motorcycle, watercraft, 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  
vehicle, off-highway motorcycle, 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, all-purpose vehicle, off-highway 312  
motorcycle, watercraft, or outboard motor until the death of the 313  
owner of the motor vehicle, all-purpose vehicle, off-highway 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  
, 4505.06, or 4519.55 of the Revised Code. 322

(F) (1) Upon the death of the owner of a motor vehicle, 323  
all-purpose vehicle, off-highway motorcycle, watercraft, or 324  
outboard motor designated in beneficiary form, the ownership of 325  
the motor vehicle, all-purpose vehicle, off-highway motorcycle, 326  
watercraft, or outboard motor shall pass to the transfer-on- 327  
death beneficiary or beneficiaries who survive the owner upon 328  
transfer of title to the motor vehicle, all-purpose vehicle, 329  
off-highway motorcycle, watercraft, or outboard motor in 330  
accordance with section 1548.11~~or~~, 4505.10, or 4519.60 of the 331  
Revised Code. The transfer-on-death beneficiary or beneficiaries 332  
who survive the owner may apply for a certificate of title to 333  
the motor vehicle, all-purpose vehicle, off-highway motorcycle, 334  
watercraft, or outboard motor upon submitting proof of the death 335  
of the owner of the motor vehicle, all-purpose vehicle, off- 336  
highway motorcycle, watercraft, or outboard motor. 337

(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, all-purpose vehicle, 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, all-purpose vehicle, off- 349  
highway motorcycle, watercraft, or outboard motor against any 350  
transfer-on-death beneficiary or beneficiaries or other 351  
transferees of the motor vehicle, all-purpose vehicle, off- 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, All-Purpose Vehicle, Off- 356  
Highway Motorcycle, 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 instrument, that on its face identifies the drawer or maker for whose use it is designed or identifies the account on which it is to be drawn, and that has not been executed by the drawer or maker or on which the amount is blank;

(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;

(D) A blank form for a certificate of title or a manufacturer's or importer's certificate to a motor vehicle, as prescribed by section 4505.07 of the Revised Code;

(E) A blank form for any license listed in section 4507.01 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  
program is federally mandated through June 30, 2023, with an 409  
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 419  
of administrative services shall ensure that a competitive 420  
selection process regarding a contract to operate a 421  
decentralized motor vehicle inspection and maintenance program 422  
in this state incorporates the following, which shall be 423  
included in the contract: 424

(a) For purposes of expanding the number of testing 425  
locations for consumer convenience, a requirement that the 426  
vendor utilize established local businesses, auto repair 427  
facilities, or leased properties to operate state-approved 428  
inspection and maintenance testing facilities; 429

(b) A requirement that the vendor selected to operate the program provide notification of the program's requirements to each owner of a motor vehicle that is required to be inspected under the program. The contract shall require the notification to be provided not later than sixty days prior to the date by which the owner of the motor vehicle is required to have the motor vehicle inspected. The director of environmental protection and the vendor shall jointly agree on the content of the notice. However, the notice shall include at a minimum the locations of all inspection facilities within a specified distance of the address that is listed on the owner's motor vehicle registration;

(c) A requirement that the vendor comply with testing methodology and supply the required equipment approved by the director of environmental protection as specified in the competitive selection process in compliance with Chapter 125. of the Revised Code.

(4) A decentralized motor vehicle inspection and maintenance program operated under this section shall comply with division (B) of this section. The director of environmental protection shall administer the decentralized motor vehicle inspection and maintenance program operated under this section.

(B) The decentralized motor vehicle inspection and maintenance program authorized by this section, at a minimum, shall do all of the following:

(1) Comply with the federal Clean Air Act;

(2) Provide for the issuance of inspection certificates;

(3) Provide for a new car exemption for motor vehicles 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	544

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 of fireworks to a purchaser who intends to resell the fireworks so purchased.

(BB) "Licensed premises" means the real estate upon which a licensed manufacturer or wholesaler of fireworks conducts business.

(CC) "Licensed building" means a building on the licensed premises of a licensed manufacturer or wholesaler of fireworks that is approved for occupancy by the building official having jurisdiction.

(DD) "Fireworks incident" means any action or omission that occurs at a fireworks exhibition, that results in injury or death, or a substantial risk of injury or death, to any person, and that involves either of the following:

(1) The handling or other use, or the results of the handling or other use, of fireworks or associated equipment or other materials;

(2) The failure of any person to comply with any applicable requirement imposed by this chapter or any applicable rule adopted under this chapter.

(EE) "Discharge site" means an area immediately surrounding the mortars used to fire aerial shells.

(FF) "Fireworks incident site" means a discharge site or other location at a fireworks exhibition where a fireworks incident occurs, a location where an injury or death associated with a fireworks incident occurs, or a location where evidence of a fireworks incident or an injury or death associated with a fireworks incident is found.

(GG) "Storage location" means a single parcel or 628  
contiguous parcels of real estate approved by the state fire 629  
marshal pursuant to division (I) of section 3743.04 of the 630  
Revised Code or division ~~(G)~~ (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, ~~or~~ 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 existing 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

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 701  
the manufacturer to engage only in the following activities: 702

(1) The manufacturing of fireworks on the premises of the 703  
fireworks plant as described in the application for licensure or 704  
in the notification submitted under division (B) of this 705  
section, except that a licensed manufacturer shall not engage in 706  
the processing of fireworks unless authorized to do so by its 707  
license. 708

(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 720  
plant described in the application for licensure or in the 721  
notification submitted under division (B) of this section, and 722  
the sale shall be from the inside of a licensed building and 723  
from no other structure or device outside a licensed building. 724  
At no time shall a licensed manufacturer sell any class of 725  
fireworks outside a licensed building. 726

(3) Possess for sale at retail and sell at retail the 727  
fireworks manufactured by the manufacturer, other than 1.4G 728  
fireworks as designated by the state fire marshal in rules 729  
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 750

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

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

coverage occurs at any time. A licensed manufacturer who secures 811  
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

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  
Code. 868

(J) (1) A licensee who obtains approval for the use of a storage location in accordance with division (I) of this section shall use the storage location exclusively for the following activities, in accordance with division (C) of this section:

(a) The packaging, assembling, or storing of fireworks, which shall only occur in buildings or structures approved for such hazardous uses by the building code official having jurisdiction for the storage location or, for 1.4G fireworks, in containers or trailers approved for such hazardous uses by the state fire marshal if such containers or trailers are not subject to regulation by the building code adopted in accordance with Chapter 3781. of the Revised Code. All such storage shall be in accordance with the rules adopted by the state fire marshal under division (G) of section 3743.05 of the Revised Code for the packaging, assembling, and storage of fireworks.

(b) Distributing fireworks to other parcels of real estate located on the manufacturer's licensed premises, to licensed wholesalers or other licensed manufacturers in this state or to similarly licensed persons located in another state or country;

(c) Distributing fireworks to a licensed exhibitor of fireworks pursuant to a properly issued permit in accordance with section 3743.54 of the Revised Code.

(2) A licensed manufacturer shall not engage in any sales activity, including the retail sale of fireworks otherwise permitted under division (C) (2) or (C) (3) of this section, or pursuant to section 3743.44 or 3743.45 of the Revised Code, at the storage location approved under this section.

(3) A storage location may not be relocated for a minimum 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 state 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 state 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 state 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 ~~(G)~~ (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  
location. All applicants shall submit evidence of comprehensive 936  
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 state fire marshal to conduct such 948  
background checks, and the procedures to be used by the state 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 state 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 978  
of fireworks shall be submitted for each location at which a 979  
person wishes to engage in wholesale sales of fireworks. 980

**Sec. 3743.17.** (A) The license of a wholesaler of fireworks 981  
is effective for one year beginning on the first day of 982  
December. ~~The, and the state~~ fire marshal shall issue or renew a 983  
license only on that date and at no other time. If a wholesaler 984  
of fireworks wishes to continue engaging in the wholesale sale 985  
of fireworks at the particular location after its then effective 986  
license expires, it shall apply not later than the first day of 987

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

(B) If, during the effective period of its licensure, a licensed wholesaler of fireworks wishes to perform any construction, or make any structural change or renovation, on the premises on which the fireworks are sold, or to relocate its sales operations to a new licensed premises, the wholesaler shall notify the state fire marshal in writing. The state fire marshal may require a licensed wholesaler also to submit documentation, including, but not limited to, plans covering the proposed construction or structural change or renovation, or proposed new licensed premises, if the state fire marshal determines the documentation is necessary for evaluation purposes in light of the proposed construction ~~or,~~ structural change or renovation, or relocation.

Upon receipt of the notification and additional documentation required by the state fire marshal, the state fire marshal shall inspect the premises on which the fireworks are sold, or the proposed new licensed premises, to determine if the proposed construction ~~or,~~ structural change or renovation, or relocation conforms to sections 3743.15 to 3743.21 of the Revised Code, divisions (C)(1) and (2) of section 3743.25 of the Revised Code, and the rules adopted by the state fire marshal pursuant to section 3743.18 of the Revised Code. The state fire marshal shall issue a written authorization to the wholesaler for the construction ~~or,~~ structural change or renovation, or new licensed premises if the state fire marshal determines, upon the inspection and a review of submitted documentation, that the construction ~~or,~~ structural change or renovation ~~conforms,~~ or

new licensed premises conform to those sections and rules. 1019

(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 state 1069  
fire marshal. ~~The~~ 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 state fire marshal shall adopt rules for the 1076  
expansion or contraction of a licensed premises and for the 1077

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 state 1080  
fire marshal in accordance with rules the state 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 ~~(G)~~ (F) of this 1085  
section. 1086

~~(F) (1) Upon application by a licensed wholesaler of 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  
license. 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  
this section by the licensee's own act, the license at the new  
location is forfeited.~~ 1107  
1108  
1109

~~(e) Neither the licensee nor any person holding, owning,  
or controlling a five per cent or greater beneficial or equity  
interest in the licensee has been convicted of or has pleaded  
guilty to a felony under the laws of this state, any other  
state, or the United States after June 30, 1997.~~ 1110  
1111  
1112  
1113  
1114

~~(f) The fire marshal approves the request for the  
transfer.~~ 1115  
1116

~~(2) The new location shall comply with the requirements  
specified in divisions (C) (1) and (2) of section 3743.25 of the  
Revised Code whether or not the fireworks showroom at the new  
location is constructed, expanded, or first begins operating on  
and after June 30, 1997.~~ 1117  
1118  
1119  
1120  
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

occupancy for each building or structure at the storage location 1136  
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 state 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 ~~(G)(1)~~ (F)(1) of this 1158  
section if the state fire marshal receives the application fee 1159  
and proof that the requirements of divisions ~~(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 1165

section 3743.16 of the Revised Code. 1166

~~(H) (1)~~ (G) (1) A licensee who obtains approval for use of a 1167  
storage location in accordance with division ~~(G)~~ (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 state 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 state 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 state fire marshal in accordance with division ~~(G)~~(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 state fire marshal or a person or 1210  
public agency approved by the state 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  
classes, the standards for approval, and time periods for 1223  
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 state 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 state 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 3743.15 and 3743.16 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 ~~(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 ~~(F)~~ (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 ~~(F)~~ (D) of ~~this section 3743.17 of the Revised Code,~~ 1276  
and nonconstruction-related matters at storage locations allowed 1277  
pursuant to division (I) of section 3743.04 of the Revised Code 1278  
or division ~~(G)~~ (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 standing, as defined in division (D) (6) of this section. 1284  
1285

(2) Notwithstanding any other provisions of this chapter, the state fire marshal shall approve the transfer if all of the following conditions are met: 1286  
1287  
1288

(a) The identity of the holder of the license remains the same in the new location. 1289  
1290

(b) The former licensed premises associated with the transferred license is closed prior to the opening of the new location and no fireworks business of any kind is conducted at the former licensed premises associated with the transferred license after the transfer of the license unless a separate fireworks manufacturer or wholesaler license is or has been issued for such location. 1291  
1292  
1293  
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1297

(c) The new location has received a local certificate of zoning compliance and all structures on the new licensed location receive a valid certificate of occupancy, and are otherwise in compliance with all applicable laws, rules, and regulations, including the building code and fire code and this chapter. 1298  
1299  
1300  
1301  
1302  
1303

(d) Every building or structure at the new location is separated from occupied residential and nonresidential buildings or structures, railroads, highways, or any other buildings or structures located on the licensed premises in accordance with the distances specified in the rules adopted by the state fire marshal pursuant to sections 3743.05 and 3743.18 of the Revised Code. If the licensee fails to comply with the requirements of division (D) (2) (d) of this section by the licensee's own act, the license at the new location is forfeited. 1304  
1305  
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(e) Neither the licensee nor any person holding, owning, or controlling a five per cent or greater beneficial or equity interest in the licensee has been convicted of or has pleaded guilty to a felony under the laws of this state, any other state, or the United States after June 30, 1997.

(f) The subject license is in active status and does not have any pending proceedings or final orders of revocation or denial under section 3743.08 or 3743.21 of the Revised Code.

(g) The state fire marshal approves the request for the transfer.

(h) All sales structures at the new location comply with the requirements specified in division (C) of section 3743.25 of the Revised Code. Each licensed premises may only contain one sales structure. A sales structure on any licensed premises may be converted from a representative sample showroom to a retail sales showroom or from a retail sales showroom to a representative sample showroom at any time in accordance with rules established by the state fire marshal under this chapter.

(i) A completed geographic transfer application, including the designation of the new location, is received by the state fire marshal on or after the effective date of this amendment but not later than December 31, 2021.

(3) All construction at the new location shall be authorized by the state fire marshal in writing before initiation and shall be completed not later than December 31, 2022. The state fire marshal shall issue preliminary construction approvals and may set conditions thereon. The state fire marshal may authorize extensions of dates specified in this section upon a finding of good cause based upon evidence

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 state 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

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 1440  
other vehicles or wheeled machinery, but has no provisions for 1441  
carrying loads independently of such other vehicles, and that is 1442  
used principally for agricultural purposes. 1443

(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  
its load, or both. 1449

(E) "Passenger car" means any motor vehicle that is 1450  
designed and used for carrying not more than nine persons and 1451  
includes any motor vehicle that is designed and used for 1452  
carrying not more than fifteen persons in a ridesharing 1453  
arrangement. 1454

(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

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  
that is over twenty-five years old and is owned solely as a 1469  
collector's item and for participation in club activities, 1470  
exhibitions, tours, parades, and similar uses, but that in no 1471  
event is used for general transportation. 1472

(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 1485  
is designed solely for use as a play vehicle by a child, that is 1486  
propelled solely by human power upon which a person may ride, 1487  
and that has two or more wheels, any of which is more than 1488

fourteen inches in diameter. 1489

(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  
bicycle. 1498

(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

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  
travel. 1546

(2) It is not used for the purpose of engaging in business 1547

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 1604

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 1630  
a motor vehicle upon the public highways. 1631

(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 1664

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

(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
(OO) "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

(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 1781

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 1807  
motorcycles and that is equipped with safety belts, a steering 1808  
wheel, and seating that does not require the operator to 1809  
straddle or sit astride to ride the motorcycle. 1810

(DDD) "Plug-in hybrid 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

~~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 1864  
registrar collects in the fund as follows: 1865

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

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 1886  
receives pursuant to section 4503.494 of the Revised Code to the 1887  
national multiple sclerosis society for distribution in equal 1888  
amounts to the northwestern Ohio, Ohio buckeye, and Ohio valley 1889  
chapters of the national multiple sclerosis society. These 1890  
chapters shall use the money they receive under this section to 1891  
assist in paying the expenses they incur in providing services 1892  
directly to their clients. 1893

The registrar shall pay the contributions the registrar 1894  
receives pursuant to section 4503.495 of the Revised Code to the 1895  
national pancreatic cancer foundation, which shall use the money 1896  
it receives under this section to assist those who suffer with 1897  
pancreatic cancer and their families. 1898

The registrar shall pay the contributions the registrar 1899

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 1906  
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

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

The registrar shall pay the contributions the registrar 1926  
receives pursuant to section 4503.50 of the Revised Code to the 1927  
future farmers of America foundation, which shall deposit the 1928

contributions into its general account to be used for 1929  
educational and scholarship purposes of the future farmers of 1930  
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

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  
receives pursuant to section 4503.509 of the Revised Code to a 1957

kid again, incorporated for distribution in equal amounts to the 1958  
Ohio chapters of a kid again. 1959

The registrar shall pay each contribution the registrar 1960  
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. 1966

The registrar shall pay the contributions the registrar 1967  
receives pursuant to section 4503.514 of the Revised Code to the 1968  
university of Notre Dame in South Bend, Indiana, for purposes of 1969  
awarding grants or scholarships to residents of Ohio who attend 1970  
the university. The university shall not use any of the funds it 1971  
receives for purposes of administering the scholarship program. 1972  
The registrar shall enter into appropriate agreements with the 1973  
university of Notre Dame to effectuate the distribution of such 1974  
funds as provided in this section. 1975

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. 1980

The registrar shall pay the contributions the registrar 1981  
receives pursuant to section 4503.522 of the Revised Code to the 1982  
"friends of Perry's victory and international peace memorial, 1983  
incorporated," a nonprofit corporation organized under the laws 1984  
of this state, to assist that organization in paying the 1985  
expenses it incurs in sponsoring or holding charitable, 1986  
educational, and cultural events at the monument. 1987

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

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The registrar shall pay the contributions the registrar receives pursuant to section 4503.524 of the Revised Code to the Massillon tiger football booster club, which shall use the contributions only to promote and support the football team of Washington high school of the Massillon city school district.

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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.

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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.

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The registrar shall pay the contributions the registrar receives pursuant to section 4503.528 of the Revised Code to the Ohio children's alliance, which shall use the money it receives under this section to pay the expenses it incurs in advancing its mission of sustainably improving the provision of services to children, young adults, and families in this state.

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

The registrar shall pay the contributions the registrar receives pursuant to section 4503.531 of the Revised Code to the thank you foundation, incorporated, a nonprofit corporation organized under the laws of this state, to assist that organization in paying for the charitable activities and programs it sponsors in support of United States military personnel, veterans, and their families.

The registrar shall pay the contributions the registrar receives pursuant to section 4503.534 of the Revised Code to the disabled American veterans department of Ohio, to be used for programs that serve disabled American veterans and their families.

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

The registrar shall pay the contributions that are paid to

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  
Ohio pet fund shall use the moneys it receives under this 2056  
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

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 2104  
for the purpose of protecting, enhancing, restoring, and 2105

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

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  
contributions to fulfill its mission of honoring aerospace 2140  
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 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 2162  
(G) of that section. 2163

The registrar shall pay the contributions the registrar receives pursuant to section 4503.592 of the Revised Code to pollinator partnership's monarch wings across Ohio program, which shall use the contributions for the protection and preservation of the monarch butterfly and pollinator corridor in Ohio and for educational programs.

The registrar shall pay the contributions the registrar receives pursuant to section 4503.594 of the Revised Code to pelotonia, which shall use the contributions for the purpose of supporting cancer research.

The registrar shall pay the contributions the registrar receives pursuant to section 4503.595 of the Revised Code to the Stan Hywet hall and gardens.

The registrar shall pay the contributions the registrar receives pursuant to section 4503.596 of the Revised Code to the Cuyahoga valley scenic railroad.

The registrar shall pay the contributions the registrar receives pursuant to section 4503.67 of the Revised Code to the Dan Beard council of the boy scouts of America. The council shall distribute all contributions in an equitable manner throughout the state to regional councils of the boy scouts.

The registrar shall pay the contributions the registrar receives pursuant to section 4503.68 of the Revised Code to the girl scouts of Ohio's heartland. The girl scouts of Ohio's heartland shall distribute all contributions in an equitable manner throughout the state to regional councils of the girl scouts.

The registrar shall pay the contributions the registrar 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 2221

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 2250

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 2254  
receives pursuant to section 4503.722 of the Revised Code to the 2255  
Down Syndrome Association of Central Ohio, which shall use the 2256  
contributions for advocacy purposes throughout the state. 2257

The registrar shall pay the contributions the registrar 2258  
receives pursuant to section 4503.724 of the Revised Code to the 2259  
Ohio Chapter of the American Foundation for Suicide Prevention, 2260  
which shall use the contributions for programs, education, and 2261  
advocacy purposes throughout the state. 2262

The registrar shall pay the contributions the registrar 2263  
receives pursuant to section 4503.725 of the Revised Code to the 2264  
ALS association central & southern Ohio chapter, which shall 2265  
split the contributions between that chapter and the ALS 2266  
association northern Ohio chapter in accordance with any 2267  
agreement between the two associations. The contributions shall 2268  
be used to discover treatments and a cure for ALS, and to serve, 2269  
advocate for, and empower people affected by ALS to live their 2270  
lives to the fullest. 2271

The registrar shall pay the contributions the registrar 2272  
receives pursuant to section 4503.73 of the Revised Code to 2273  
Wright B. Flyer, incorporated, which shall deposit the 2274  
contributions into its general account to be used for purposes 2275  
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

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  
used to endow educational and humanitarian programs of the 2304  
rotary foundation. 2305

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

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  
receives pursuant to section 4503.764 of the Revised Code to the 2324  
Medina county historical society, which shall use those 2325  
contributions to distribute between the various historical 2326  
societies and museums in Medina county. 2327

The registrar shall pay the contributions the registrar 2328  
receives pursuant to section 4503.765 of the Revised Code to the 2329  
Amaranth grand chapter foundation, which shall use the 2330  
contributions for communal outreach, charitable service, and 2331  
scholarship purposes. 2332

The registrar shall pay the contributions the registrar 2333  
receives pursuant to section 4503.767 of the Revised Code to 2334  
folds of honor of central Ohio, which shall use the 2335  
contributions to provide scholarships to spouses and children 2336  
either of disabled veterans or of members of any branch of the 2337

armed forces who died during their service. 2338

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. 2348

The registrar shall pay the contributions the registrar 2349  
receives pursuant to section 4503.87 of the Revised Code to the 2350  
Grove City little league dream field fund, which shall use those 2351  
contributions solely to build, maintain, and improve youth 2352  
baseball fields within the municipal corporation of Grove City. 2353

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  
contributions it receives to pay the expenses it incurs in 2357  
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  
contributions it receives to provide tuition assistance to its 2387  
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  
Lakewood. The school shall use fifty per cent of the 2409  
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 2429

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 2551

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 2580

patient services. 2581

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 2585  
receives pursuant to section 4503.901 of the Revised Code to the 2586  
Ohio association for pupil transportation, which shall use the 2587  
money to support transportation programs, provide training to 2588  
school transportation professionals, and support other 2589  
initiatives for school transportation safety. 2590

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  
Cleveland. The school shall use fifty per cent of the 2594  
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  
provided may include bereavement counseling, instruction in 2621  
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

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 2685  
receives pursuant to section 4503.906 of the Revised Code to the 2686  
Stow-Munroe Falls city school district. The school district 2687  
shall not use the contributions it receives for any political 2688  
purpose. 2689

The registrar shall pay the contributions the registrar 2690  
receives pursuant to section 4503.907 of the Revised Code to the 2691  
Twinsburg city school district. The school district shall not 2692  
use the contributions it receives for any political purpose. 2693

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 2717  
receives pursuant to section 4503.909 of the Revised Code to the 2718  
Grandview Heights city school district, which shall use the 2719  
contributions for its gifted programs and special education and 2720  
related services. 2721

The registrar shall pay the contributions received 2722  
pursuant to section 4503.92 of the Revised Code to support our 2723  
troops, incorporated, a national nonprofit corporation, which 2724  
shall use those contributions in accordance with its articles of 2725  
incorporation and for the benefit of servicemembers of the armed 2726  
forces of the United States and their families when they are in 2727  
financial need. 2728

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

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

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 Ohio chapter international society of arboriculture, which shall use the money to increase consumer awareness on the importance of proper tree care and to raise funds for the chapter's educational efforts.

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

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

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  
services. The school principal or, in the school principal's 2783  
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  
purpose. 2790

The registrar shall pay the contributions the registrar 2791

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

charitable organizations that the school hires to provide those 2854  
services. The school shall ensure that any such charitable 2855  
organization is exempt from federal income taxation under 2856  
subsection 501(c) (3) of the Internal Revenue Code. The school 2857  
shall not use the contributions it receives for any other 2858  
purpose. 2859

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. 2864

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 2878  
receives pursuant to section 4503.961 of the Revised Code to 2879  
Fairfield senior high school located in the municipal 2880  
corporation of Fairfield. The high school shall not use the 2881  
contributions for any political purpose. 2882

The registrar shall pay the contributions the registrar receives pursuant to section 4503.962 of the Revised Code to Hamilton high school located in the municipal corporation of Hamilton. The high school shall not use the contributions for any political purpose.

The registrar shall pay the contributions the registrar receives pursuant to section 4503.963 of the Revised Code to Ross high school located in Ross township in Butler county. The high school shall not use the contributions for any political purpose.

The registrar shall pay the contributions the registrar receives pursuant to section 4503.97 of the Revised Code to the friends of united Hatzalah of Israel, which shall use the money to support united Hatzalah of Israel, which provides free emergency medical first response throughout Israel.

The registrar shall pay the contributions the registrar receives pursuant to section 4503.98 of the Revised Code to the Westerville parks foundation to support the programs and activities of the foundation and its mission of pursuing the city of Westerville's vision of becoming "A City Within A Park."

(C) All investment earnings of the license plate contribution fund shall be credited to the fund. Not later than the first day of May of every year, the registrar shall distribute to each entity described in division (B) of this section the investment income the fund earned the previous calendar year. The amount of such a distribution paid to an entity shall be proportionate to the amount of money the entity received from the fund during the previous calendar year.

**Sec. 4503.04.** Except as provided in sections 4503.042 and

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 nonprofit corporation exclusively for the purpose of administering chest x-rays or receiving blood donations;	2941 2942 2943
(2) Van used principally for the transportation of handicapped persons that has been modified by being equipped with adaptive equipment to facilitate the movement of such persons into and out of the van;	2944 2945 2946 2947
(3) Bus used principally for the transportation of handicapped persons or persons sixty-five years of age or older.	2948 2949
(G) Notwithstanding its weight, twenty dollars for any bus used principally for the transportation of persons in a ridesharing arrangement.	2950 2951 2952
(H) For each transit bus having motor power the license tax is twelve dollars.	2953 2954
"Transit bus" means either a motor vehicle having a seating capacity of more than seven persons which is operated and used by any person in the rendition of a public mass transportation service primarily in a municipal corporation or municipal corporations and provided at least seventy-five per cent of the annual mileage of such service and use is within such municipal corporation or municipal corporations or a motor vehicle having a seating capacity of more than seven persons which is operated solely for the transportation of persons associated with a charitable or nonprofit corporation, but does not mean any motor vehicle having a seating capacity of more than seven persons when such vehicle is used in a ridesharing capacity or any bus described by division (F) (3) of this	2955 2956 2957 2958 2959 2960 2961 2962 2963 2964 2965 2966 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 farmtruck, except a noncommercial motor 2988  
vehicle, that is owned, controlled, or operated by one or more 2989  
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 2996

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 <del>two</del> <u>three</u>	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

A license issued under this division shall be issued for a 3054  
period of one hundred thirty days in the same manner in which 3055  
all other licenses are issued under this section, provided that 3056  
no truck shall be so licensed for more than one one-hundred- 3057  
thirty-day period during any calendar year. 3058

The license issued pursuant to this division shall consist 3059  
of a windshield decal to be designed by the director of public 3060  
safety. 3061

Every person registering a truck under this division shall 3062  
furnish an affidavit certifying that the truck licensed to the 3063  
person is to be used exclusively for the purposes specified in 3064  
this division. 3065

(L) Every person registering a motor vehicle as a 3066  
noncommercial motor vehicle as defined in section 4501.01 of the 3067  
Revised Code, or registering a trailer as a noncommercial 3068  
trailer as defined in that section, shall furnish an affidavit 3069  
certifying that the motor vehicle or trailer so licensed to the 3070  
person is to be so used as to meet the requirements necessary 3071  
for the noncommercial vehicle classification. 3072

(M) Every person registering a van or bus as provided in 3073  
divisions (F) (2) and (3) of this section shall furnish a 3074  
notarized statement certifying that the van or bus licensed to 3075  
the person is to be used for the purposes specified in those 3076  
divisions. The form of the license plate issued for such motor 3077  
vehicles shall be prescribed by the registrar. 3078

(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  
within thirty days after that date, the registrar or deputy 3093  
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 (O) (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 axle and an enclosed body without a second seat.	3116 3117
(2) "Handicapped person" means any person who has lost the use of one or both legs, or one or both arms, or is blind, deaf, or so severely disabled as to be unable to move about without the aid of crutches or a wheelchair.	3118 3119 3120 3121
(3) "Farm truck" means a truck used in the transportation from the farm of products of the farm, including livestock and its products, poultry and its products, floricultural and horticultural products, and in the transportation to the farm of supplies for the farm, including tile, fence, and every other thing or commodity used in agricultural, floricultural, horticultural, livestock, and poultry production and livestock, poultry, and other animals and things used for breeding, feeding, or other purposes connected with the operation of the farm.	3122 3123 3124 3125 3126 3127 3128 3129 3130 3131
(4) "Farm bus" means a bus used only for the transportation of agricultural employees and used only in the transportation of such employees as are necessary in the operation of the farm.	3132 3133 3134 3135
(5) "Farm supplies" includes fuel used exclusively in the operation of a farm, including one or more homes located on and used in the operation of one or more farms, and furniture and other things used in and around such homes.	3136 3137 3138 3139
<b>Sec. 4503.042.</b> The rates established under this section apply to commercial cars, buses, trailers, and semitrailers that are not subject to apportioned rates under the international	3140 3141 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 thousand pounds, one hundred dollars;	3197 3198
(4) For more than ten thousand but not more than fourteen thousand pounds, one hundred eighty dollars;	3199 3200
(5) For more than fourteen thousand but not more than eighteen thousand pounds, two hundred sixty dollars;	3201 3202
(6) For more than eighteen thousand but not more than twenty-two thousand pounds, three hundred forty dollars;	3203 3204
(7) For more than twenty-two thousand but not more than twenty-six thousand pounds, four hundred twenty dollars;	3205 3206
(8) For more than twenty-six thousand but not more than thirty thousand pounds, five hundred dollars;	3207 3208
(9) For more than thirty thousand but not more than thirty-four thousand pounds, five hundred eighty dollars;	3209 3210
(10) For more than thirty-four thousand but not more than thirty-eight thousand pounds, six hundred sixty dollars;	3211 3212
(11) For more than thirty-eight thousand but not more than forty-two thousand pounds, seven hundred forty dollars;	3213 3214
(12) For more than forty-two thousand but not more than forty-six thousand pounds, eight hundred twenty dollars;	3215 3216
(13) For more than forty-six thousand but not more than fifty thousand pounds, nine hundred forty dollars;	3217 3218
(14) For more than fifty thousand but not more than fifty-four thousand pounds, one thousand dollars;	3219 3220
(15) For more than fifty-four thousand but not more than fifty-eight thousand pounds, one thousand ninety dollars;	3221 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) <del>The</del> (1) <u>Except as provided in division (C) (2) of this</u>	3240
<u>section, the rate of the tax for each trailer and semitrailer is</u>	3241
<u>twenty-five dollars.</u>	3242
(2) <u>Beginning on the effective date of this amendment,</u>	3243
<u>when an owner or lessee of a trailer or semitrailer is</u>	3244
<u>registering it for the first time in Ohio, the rate of the tax</u>	3245
<u>for that trailer or semitrailer is fifty dollars for the first</u>	3246
<u>year of registration. Any qualified applicant for registration</u>	3247
<u>that pays the fifty-dollar tax is not required to pay the tax</u>	3248
<u>for any subsequent registration of that trailer or semitrailer</u>	3249
<u>under this division.</u>	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) Vehicles equipped, owned, and used by a charitable or 3267  
nonprofit corporation exclusively for the purpose of 3268  
administering chest x-rays or receiving blood donations; 3269

(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) 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 3279

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

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  
~~clerk instead has issued-~~ 3368

(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. ~~An~~ 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  
~~The~~ 3386

(3) An application for registration shall be refused if 3387  
any of the following applies: 3388

~~(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 rules~~ or 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 3433  
registration record of any vehicle required to be inspected 3434  
under section 3704.14 of the Revised Code the inspection 3435  
certificate number from the inspection certificate that is 3436  
presented at the time of registration of the vehicle as required 3437  
under this division. 3438

(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  
vehicle. The fee shall be prorated based on the number of months 3480  
for which the plug-in electric-hybrid motor vehicle or battery 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 3498  
this section shall not be imposed until January 1, 2020.~~ 3499

(D) Each deputy registrar shall be allowed a fee equal to 3500  
the amount established under section 4503.038 of the Revised 3501  
Code for each application for registration and registration 3502  
renewal notice the deputy registrar receives, which shall be for 3503  
the purpose of compensating the deputy registrar for the deputy 3504  
registrar's services, and such office and rental expenses, as 3505  
may be necessary for the proper discharge of the deputy 3506  
registrar's duties in the receiving of applications and renewal 3507  
notices and the issuing of registrations. 3508

(E) Upon the certification of the registrar, the county 3509  
sheriff or local police officials shall recover license plates 3510  
erroneously or fraudulently issued. 3511

(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 4503.038 of the Revised Code for each application. 3549  
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(H) No person shall make a false statement as to the district of registration in an application required by division (A) of this section. Violation of this division is falsification under section 2921.13 of the Revised Code and punishable as specified in that section. 3551  
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(I)(1) Where applicable, the requirements of division (B) of this section relating to the presentation of an inspection certificate issued under section 3704.14 of the Revised Code and rules adopted under it for a motor vehicle, the refusal of a license for failure to present an inspection certificate, and the stamping of the inspection certificate by the official issuing the certificate of registration apply to the registration of and issuance of license plates for a motor vehicle under sections 4503.102, 4503.12, 4503.14, 4503.15, 4503.16, 4503.171, 4503.172, 4503.19, 4503.40, 4503.41, 4503.42, 4503.43, 4503.44, 4503.46, 4503.47, and 4503.51 of the Revised Code. 3556  
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(2)(a) The registrar shall adopt rules ensuring that each owner registering a motor vehicle in a county where a motor vehicle inspection and maintenance program is in effect under section 3704.14 of the Revised Code and rules adopted under it receives information about the requirements established in that section and those rules and about the need in those counties to present an inspection certificate with an application for registration or preregistration. 3568  
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(b) Upon request, the registrar shall provide the director of environmental protection, or any person that has been awarded a contract under section 3704.14 of the Revised Code, an on-line 3576  
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computer data link to registration information for all passenger cars, noncommercial motor vehicles, and commercial cars that are subject to that section. The registrar also shall provide to the director of environmental protection a magnetic data tape containing registration information regarding passenger cars, noncommercial motor vehicles, and commercial cars for which a multi-year registration is in effect under section 4503.103 of the Revised Code or rules adopted under it, including, without limitation, the date of issuance of the multi-year registration, the registration deadline established under rules adopted under section 4503.101 of the Revised Code that was applicable in the year in which the multi-year registration was issued, and the registration deadline for renewal of the multi-year registration.

(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 gross vehicle weight of the combination vehicle as declared by the registrant;

(3) Any other information the registrar requires by rule.

(K) The registrar shall determine the feasibility of implementing an electronic commercial fleet licensing and management program that will enable the owners of commercial

tractors, commercial trailers, and commercial semitrailers to 3608  
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  
provisions allow member jurisdictions to permit applications for 3615  
registrations under the international registration plan to be 3616  
made via the internet, the rules the registrar adopts under this 3617  
division shall permit such action. 3618

**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

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 3652  
if either of the following applies: 3653

(a) The owner of the vehicle has consented to receiving 3654  
the renewal notice by electronic means only. 3655

(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. 3661

(3) If the owner of a motor vehicle has consented to 3662  
receiving a renewal notice by electronic means only, the 3663  
registrar shall send an electronic renewal notice to the owner 3664  
that contains the information specified in division (B) (1) of 3665  
this section at the time specified under that division. 3666

(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

(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 3737  
section 4503.038 of the Revised Code that is collected from a 3738  
person who renews a motor vehicle registration by electronic 3739  
means or by mail, plus postage collected by the registrar and 3740  
any financial transaction device surcharge collected by the 3741  
registrar, shall be paid to the credit of the public safety - 3742  
highway purposes fund established by section 4501.06 of the 3743  
Revised Code. 3744

(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

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 3769  
any costs that result from accepting payment by means of a 3770  
financial transaction device. A deputy registrar may charge a 3771  
person who tenders payment for a department transaction by means 3772  
of a financial transaction device any cost the deputy registrar 3773  
incurs from accepting payment by the financial transaction 3774  
device, but the deputy registrar shall not require the person to 3775  
pay any additional fee of any kind in connection with the use by 3776  
the person of the financial transaction device. 3777

(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

(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 ~~rates~~ rate prescribed in either 3812  
division (C) (1) or (2) of section 4503.042 of the Revised Code 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 3816  
semitrailers. ~~At~~ 3817

At the time of application, ~~all annual taxes and fees~~ 3818

~~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  
~~person~~ applicant is registering. 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

under Chapter 4504. of the Revised Code for each year for which 3849  
the ~~person~~applicant is registering, provided that not more than 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 3874  
international registration plan, or the owner of a commercial 3875  
car used solely in intrastate commerce, or the owner of a bus as 3876  
defined in section 4513.50 of the Revised Code. 3877

(B) No person applying for a multi-year registration under 3878

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

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 3936  
a temporary license placard or windshield sticker motor vehicle 3937

license registration for the motor vehicle. 3938

The purchaser of a motor vehicle ~~applying for a temporary~~ 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  
license registration shall be issued only for the applicant's 3948  
use of the motor 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 ~~are~~ is not transferable or renewable. 3956

The fee for ~~the placards or windshield stickers a~~ 3957  
temporary motor vehicle license registration issued under this 3958  
section is two dollars plus a service fee equal to the amount 3959  
established under section 4503.038 of the Revised Code. 3960

(B) (1) The registrar of motor vehicles may issue ~~to a~~ 3961  
temporary motor vehicle license registrations to an Ohio 3962  
motorized bicycle dealer or a licensed motor vehicle dealer 3963  
~~temporary license placards~~ to be issued to purchasers for use on 3964  
motor vehicles sold by the dealer, in accordance with rules 3965  
prescribed by the registrar. ~~The dealer shall notify the~~ 3966

~~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 3975  
license registration issued by the registrar to a dealer is two 3976  
dollars, in addition to the fees charged under division (D) of 3977  
this section. ~~The registrar shall charge an additional fee equal~~ 3978  
~~to the amount established under section 4503.038 of the Revised~~ 3979  
~~Code for each placard issued to a dealer who notifies the~~ 3980  
~~registrar of the issuance of the placards in a manner other than~~ 3981  
~~by approved electronic means.~~ 3982

(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  
registration issued under division (C) of this section ~~are~~ is 3994  
valid for a period of thirty days from the date of issuance and 3995  
~~are~~ is not transferable or renewable. 3996

(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 motor 3999  
vehicle license placard-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 4024  
first degree. 4025

(H) As used in this section, "motorized bicycle dealer" 4026

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

If an owner wishes to have two license plates, the 4047  
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 Revised Code.

(3) The registrar or deputy registrar shall not issue a license plate for a school bus. A school bus shall display identifying numbers in the manner prescribed by section 4511.764 of the Revised Code.

(4) The certificate of registration ~~and shall be issued~~ and delivered to the owner in person, by mail, or by electronic delivery. The license plate and, when required, validation sticker, or validation sticker alone, shall be issued and delivered to the owner in person or by mail.

(5) In the event of the loss, mutilation, or destruction of any certificate of registration, or of any license plate or validation sticker, or if the owner chooses to replace a license plate previously issued for a motor vehicle, or if the registration certificate and license plate have been impounded as provided by division (B) (1) of section 4507.02 and section 4507.16 of the Revised Code, the owner of a motor vehicle, or manufacturer or dealer, may obtain from the registrar, or from a deputy registrar if authorized by the registrar, a duplicate thereof or a new license plate bearing a different number, if the registrar considers it advisable, upon filing an application prescribed by the registrar, and upon paying a fee of one dollar for such certificate of registration. The registrar shall deposit the one dollar fee into the state treasury to the credit of the public safety - highway purposes fund created in section 4501.06 of the Revised Code. The registrar or deputy registrar shall charge a fee of seven dollars and fifty cents for each set of two license plates or six dollars and fifty cents for each single license plate or validation sticker issued, which the

registrar shall deposit into the state treasury to the credit of 4087  
the public safety - highway purposes fund. 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. 4093

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 4110  
section shall have a portion that contains all the information 4111  
contained in the main portion of the certificate except for the 4112  
address of the person to whom the certificate is issued. Except 4113  
as provided in this division, whenever a reference is made in 4114  
the Revised Code to a motor vehicle certificate of registration 4115  
that is issued under this section, the reference shall be deemed 4116

to refer to either the main portion of the certificate or the 4117  
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 ~~division~~ divisions (A) (2) and (3) 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 4145  
sticker that may be issued to any owner of five hundred or more 4146

passenger vehicles, so that a sticker issued to the owner may be placed on any passenger vehicle in that owner's fleet. Beginning January 1, 2019, the universal validation sticker shall not have an expiration date on it and shall not need replaced at the time of registration, except in the event of the loss, mutilation, or destruction of the validation sticker. The director may establish and charge an additional fee of not more than one dollar per registration to compensate for necessary costs of the universal validation sticker program. The additional fee shall be credited to the public safety - highway purposes fund created in section 4501.06 of the Revised Code. The director shall select the color or shade of the universal validation sticker.

(b) A validation sticker issued for an all-purpose vehicle that is registered under Chapter 4519. of the Revised Code or for a trailer or semitrailer that is permanently registered under division (A) (2) of section 4503.103 of the Revised Code or is registered for any number of succeeding registration years may indicate the expiration of the registration period, if any, by any manner determined by the registrar by rule.

(3) No validation sticker shall be issued, and a validation sticker is not required for display, on the license plate of a nonapportioned commercial tractor or any apportioned motor vehicle.

(B) Identification license plates shall be produced by Ohio penal industries. Validation stickers and county identification stickers shall be produced by Ohio penal industries unless the registrar adopts rules ~~that permit~~ expressly permitting the registrar or deputy registrars to ~~print~~ provide for the printing or otherwise produce them in ~~house~~ production of the stickers.

**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 motor vehicle license ~~placard~~ 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, ~~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  
~~person shall be covered~~ cover a temporary motor vehicle license 4200  
registration 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 4205

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 ~~nonstandard~~ 4245  
specialty license plates created ~~under sections 4503.431,~~ 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  
4503.41 of the Revised Code without the payment of any 4274  
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 4503.77 and 4503.78 of the Revised Code do not apply to license plates issued under this section.~~ 4294  
4295

**Sec. 4503.51.** (A) The owner or lessee of any passenger 4296  
car, noncommercial motor vehicle, recreational vehicle, or 4297  
vehicle of a class approved by the registrar of motor vehicles 4298  
may ~~voluntarily choose to submit an application~~ apply to the 4299  
registrar for registration of ~~such motor~~ the vehicle and for 4300  
issuance of collegiate license plates. The ~~request for a~~ 4301  
~~collegiate license plate application~~ may be combined with a 4302  
request for a special reserved license plate under section 4303  
4503.40 or 4503.42 of the Revised Code. 4304

Upon receipt of the completed application for registration 4305  
of a vehicle in accordance with any rules adopted under this 4306  
section and upon compliance with ~~division~~ divisions (B) and (C) 4307  
of this section, the registrar shall issue to the applicant 4308  
appropriate vehicle registration and a set of collegiate license 4309  
plates with a validation sticker, or a validation sticker alone 4310  
when required by section 4503.191 of the Revised Code. 4311

In addition to the letters and numbers ordinarily 4312  
inscribed ~~thereon~~ on the license plates, collegiate license 4313  
plates shall ~~be inscribed with~~ display the name of a university 4314  
or college that is participating with the registrar in the 4315  
issuance of collegiate license plates, or any other identifying 4316  
marking or design selected by such a university or college and 4317  
approved by the registrar. Collegiate license plates shall ~~bear~~ 4318  
display county identification stickers that identify the county 4319  
of registration as required under section 4503.19 of the Revised 4320  
Code. 4321

(B) The collegiate license plates and validation sticker,  4322  
or validation sticker alone, shall be issued upon receipt of a 4323

~~contribution as provided in division (C) of an application for  
registration of a motor vehicle under this section and; payment  
of the regular license fees tax 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 not to  
exceed ten dollars for the purpose of compensating the bureau of  
motor vehicles for additional services required in the issuing  
of collegiate license plates any applicable additional fee  
prescribed by section 4503.40 or 4503.42 of the Revised Code, an  
additional administrative fee of ten dollars, and a contribution  
as provided in division (C) (1) of this section; and compliance  
with all other applicable laws relating to the registration of  
motor vehicles, including presentation of any inspection  
certificate required to be obtained for the motor vehicle under  
section 3704.14 of the Revised Code. If the application for a  
collegiate 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 plate and validation sticker  
shall be issued upon payment of the contribution, fees, and  
taxes referred to in this division, the additional fee  
prescribed under section 4503.40 or 4503.42 of the Revised Code,  
and compliance with all other laws relating to the registration  
of motor vehicles, including presentation of any inspection  
certificate required to be obtained for the motor vehicle under  
section 3704.14 of the Revised Code.~~

~~(C) The (1) For each application for registration and  
registration renewal notice the registrar receives under this  
section, the registrar shall collect a contribution of twenty-  
five dollars for each application for registration and  
registration renewal notice under this section.~~

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  
compensate the bureau of motor vehicles for the additional 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

and issuance of "historically black fraternity-sorority" license 4385  
plates bearing the name or Greek letters of the historically 4386  
black fraternity or sorority of which the applicant is a member. 4387  
The request for a "historically black fraternity-sorority" 4388  
license plate may be combined with a request for a special 4389  
reserved license plate under section 4503.40 or 4503.42 of the 4390  
Revised Code. Upon receipt of the completed application, proof 4391  
of membership in a historically black fraternity or sorority as 4392  
required by the registrar, and compliance with division (B) of 4393  
this section, the registrar shall issue to the applicant 4394  
appropriate vehicle registration and the particular 4395  
"historically black fraternity-sorority" license plates 4396  
indicating the fraternity or sorority of which the applicant is 4397  
a member, with a validation sticker, or a validation sticker 4398  
alone when required by section 4503.191 of the Revised Code. 4399

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 4415

other applicable laws relating to the registration of motor vehicles. 4416  
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 not apply to license plates issued under this section.~~ 4425  
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. 4480

(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. 4487

~~(E) Sections 4503.77 and 4503.78 of the Revised Code~~ 4488  
~~individually apply to each kind of sportsmen's license plate~~ 4489  
~~created by this section.~~ 4490

**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  
not apply to license plates issued under this section. 4538~~

**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

(C) The professional sports team license plates and 4572  
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 4594

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  
county in which the professional sports team is located of that 4605  
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 4625

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

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 4650  
encouragement through advertising, educational and informational 4651  
means, and public relations, both within the state and outside 4652  
of it, of travel by persons away from their homes for pleasure, 4653  
personal reasons, or other purposes, except to work, to this 4654  
state or to the region in which the sports commission is 4655  
located. 4656

(G) If a professional sports team located in this state 4657  
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 ~~division (A) of~~ 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 4716

be served by the commission. Seven members shall be appointed by 4717  
the largest convention and visitors' bureau in the area to be 4718  
served by the commission. A sports commission may provide all 4719  
services related to attracting, promoting, or sponsoring such 4720  
events, including, but not limited to, the booking of athletes 4721  
and teams, scheduling, and hiring or contracting for staff, 4722  
ushers, managers, and other persons whose functions are directly 4723  
related to the sports and athletic events the commission 4724  
attracts, promotes, or sponsors. 4725

(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. 4731

(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. 4737

**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

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 4805  
the boy scouts of America if the council representative has 4806

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 4817  
inscribed thereon, the plates shall display county 4818  
identification stickers that identify the county of registration 4819  
as required under section 4503.19 of the Revised Code. 4820

(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

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 4849  
dollars paid to compensate the bureau for the additional 4850  
services required in the issuing of boy scouts license plates to 4851  
the treasurer of state for deposit into the state treasury to 4852  
the credit of the public safety - highway purposes fund created 4853  
by section 4501.06 of the Revised Code. 4854

(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

Code, a fee of ten dollars for the purpose of compensating the 4899  
bureau of motor vehicles for additional services required in the 4900  
issuing of girl scouts license plates, and compliance with all 4901  
other applicable laws relating to the registration of motor 4902  
vehicles. If the application for a girl scouts license plate is 4903  
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 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  
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 4928

United States of America desires to have its logo appear on 4929  
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 4989

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 4995  
dollars paid to compensate the bureau for the additional 4996  
services required in the issuing of eagle scouts license plates 4997  
to the treasurer of state for deposit into the state treasury to 4998  
the credit of the public safety - highway purposes fund created 4999  
by section 4501.06 of the Revised Code. 5000

(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  
relative to the eagle scouts, the registrar shall take the 5011  
measures necessary to issue license plates bearing the logo of 5012  
the eagle scouts. 5013

**Sec. ~~4503.771~~ 4503.77.** (A) The sponsor of a ~~nonstandard-~~ 5014  
specialty license plate, as defined when the contributions for 5015  
that specialty license plate are credited to the license plate 5016  
contribution fund established in section ~~4503.77~~ 4501.21 of the 5017  
Revised Code, shall verify the contact information for that 5018  
sponsor by the first day of December of each year on a form 5019

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 ~~nonstandard-~~ 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

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

~~(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 determining whether twenty five persons have so 5065  
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  
passenger car, a noncommercial vehicle, a recreational vehicle, 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 sticker under division (A) (2) of section 4503.191 of the Revised Code, except as provided by that section.~~ 5111  
5112  
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  
~~or motor scooter,~~ 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 a 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) (1) of this section ~~7;~~ and 5171

compliance with all other applicable laws relating to the 5172  
registration of motor vehicles. ~~If the application for "Solon-~~ 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  
~~scoter,~~ 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

section 4503.40 or 4503.42 of the Revised Code. 5202

Upon receipt of the completed application and compliance 5203  
by the applicant with divisions (B) and (C) of this section, the 5204  
registrar shall issue to the applicant the appropriate vehicle 5205  
registration and a set of "Padua Franciscan High School" license 5206  
plates and a validation sticker, or a validation sticker alone 5207  
when required by section 4503.191 of the Revised Code. 5208

In addition to the letters and numbers ordinarily 5209  
inscribed on the license plates, "Padua Franciscan High School" 5210  
license plates shall display an appropriate logo and words 5211  
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 5229  
registration renewal notice the registrar receives under this 5230  
section, the registrar shall collect a contribution of thirty 5231

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 ~~bear~~display words and markings selected by 5262  
representatives of Lakewood St. Edward high school.~~The~~ 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  
Code, any applicable motor vehicle tax levied under Chapter 5272  
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

bureau for additional services required in issuing "Lakewood St. Edward 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. 4503.875.** (A) The owner or lessee of any passenger car, noncommercial motor vehicle, recreational vehicle, motorcycle, ~~cab enclosed motorcycle, motor driven cycle, motor scooter,~~ or other vehicle of a class approved by the registrar of motor vehicles may apply to the registrar for the registration of the vehicle and issuance of "Walsh Jesuit High School" license plates. The application for "Walsh Jesuit High School" license plates 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 and compliance with divisions (B) and (C) of this section, the registrar shall issue to the applicant the appropriate vehicle registration and a set of "Walsh Jesuit High School" 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 thereon, "Walsh Jesuit High School" license plates shall bear words and markings selected by Walsh Jesuit high school and that are approved by the registrar. "Walsh Jesuit High School" license plates shall display county identification stickers that identify the county of registration as required under section 4503.19 of the Revised Code.

(B) "Walsh Jesuit High School" license plates and validation stickers shall be issued upon payment of the regular

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) (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-dollar bureau 5341  
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, 5350  
~~motorcycle, cab enclosed motorcycle, motor driven cycle, motor~~ 5351

~~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) (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

(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 5412

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 ~~bear~~ display words and markings selected by the Cuyahoga 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  
Code, any applicable motor vehicle tax levied under Chapter 5481  
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

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 5530  
a validation sticker, or validation sticker alone, shall be 5531

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 5561

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 5611  
Revised Code. Upon receipt of the completed application and 5612  
compliance by the applicant with divisions (B) and (C) of this 5613  
section, the registrar shall issue to the applicant the 5614  
appropriate vehicle registration and a set of "Hudson City 5615  
Schools" license plates and a validation sticker, or a 5616  
validation sticker alone when required by section 4503.191 of 5617  
the Revised Code. 5618

In addition to the letters and numbers ordinarily 5619  
inscribed on the license plates, "Hudson City Schools" license 5620  
plates shall be inscribed with words and markings selected and 5621

designed by representatives of 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.~~ 5651

**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 Transportation...Safety 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 Transportation...Safety 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 Revised Code, a bureau of motor vehicles administrative fee of ten dollars, and a contribution as provided in division (C) (1) of this section; and compliance with all other applicable laws relating to the registration of motor vehicles.

(C) (1) For each application for registration and registration renewal notice the registrar receives under this section, the registrar shall collect a contribution of ten dollars. The registrar shall transmit this contribution to the treasurer of state for deposit into the state treasury to the credit of the license plate contribution fund created by section 4501.21 of the Revised Code.

(2) The registrar shall transmit the bureau of motor vehicles administrative fee of ten dollars, the purpose of which is to compensate the bureau for the additional services required in the issuing of "Ohio Pupil Transportation...Safety First!!!" 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) Sections 4503.77 and 4503.78 of the Revised Code do not apply to license plates issued under this section.~~

**Sec. 4503.902.** (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 of the vehicle and issuance of "Cleveland St. Ignatius High School" license plates. An application made under this section 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 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 "Cleveland St. Ignatius High School" license plates and 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 on the license plates, "Cleveland St. Ignatius High School" license plates shall be inscribed with words and markings selected and designed by representatives of Cleveland St. Ignatius high school and that are approved by the registrar. "Cleveland St. Ignatius High School" license plates shall display county identification stickers that identify the county of registration as required under section 4503.19 of the Revised Code.

(B) "Cleveland St. Ignatius High School" 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 registration renewal notice the registrar receives under this

section, the registrar shall collect a contribution of thirty 5743  
dollars. The registrar shall transmit this contribution into the 5744  
state treasury to the credit of the license plate contribution 5745  
fund created in section 4501.21 of the Revised Code. 5746

(2) The registrar shall deposit the bureau administrative 5747  
fee of ten dollars, the purpose of which is to compensate the 5748  
bureau for additional services required in the issuing of 5749  
"Cleveland St. Ignatius High School" license plates, into the 5750  
state treasury to the credit of the public safety - highway 5751  
purposes fund created in section 4501.06 of the Revised Code. 5752

~~(D) Sections 4503.77 and 4503.78 of the Revised Code do 5753  
not apply to license plates issued under this section. 5754~~

**Sec. 4503.903.** (A) The owner or lessee of any passenger 5755  
car, noncommercial motor vehicle, recreational vehicle, 5756  
~~motorcycle, cab enclosed motorcycle, or other vehicle of a class 5757  
approved by the registrar of motor vehicles, and, effective 5758  
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 5761  
City Schools" license plates. An application made under this 5762  
section may be combined with a request for a special reserved 5763  
license plate under section 4503.40 or 4503.42 of the Revised 5764  
Code. Upon receipt of the completed application and compliance 5765  
by 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  
Schools" license plates and a validation sticker, or a 5769  
validation sticker alone when required by section 4503.191 of 5770  
the Revised Code. 5771~~

In addition to the letters and numbers ordinarily 5772

inscribed on the license plates, "Brecksville-Broadview Heights  
City Schools" license plates shall be inscribed with words and  
markings selected and designed by representatives of the  
Brecksville-Broadview Heights city school district and that are  
approved by the registrar. "Brecksville-Broadview Heights City  
Schools" license plates shall display county identification  
stickers that identify the county of registration as required  
under section 4503.19 of the Revised Code.

(B) "Brecksville-Broadview Heights City Schools" 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  
registration renewal notice the registrar receives under this  
section, the registrar shall collect a contribution of thirty  
dollars. The registrar shall transmit 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 bureau administrative  
fee of ten dollars, the purpose of which is to compensate the  
bureau for additional services required in the issuing of  
"Brecksville-Broadview Heights City Schools" 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. 5803  
5804

~~(D) Sections 4503.77 and 4503.78 of the Revised Code do not apply to license plates issued under this section.~~ 5805  
5806

**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 5862

Career Center" license plates. 5863

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 5881  
validation sticker, or validation sticker alone, shall be issued 5882  
upon receipt of a contribution as provided in division (C) (1) of 5883  
this section and upon payment of the regular license tax as 5884  
prescribed under section 4503.04 of the Revised Code, any 5885  
applicable motor vehicle license tax levied under Chapter 4504. 5886  
of the Revised Code, any applicable additional fee prescribed by 5887  
section 4503.40 or 4503.42 of the Revised Code, a bureau of 5888  
motor vehicles administrative fee of ten dollars, and compliance 5889  
with all other applicable laws relating to the registration of 5890  
motor vehicles. 5891

(C) (1) For each application for registration and 5892

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 5905  
not apply to license plates issued under this section. 5906~~

**Sec. 4503.906.** (A) The owner or lessee of any passenger 5907  
car, ~~noncommercial-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 5922

inscribed on the license plates, "Stow-Munroe Falls City  
Schools" license plates shall be inscribed with words and  
markings selected and designed by representatives of the Stow-  
Munroe city school district and that are approved by the  
registrar. "Stow-Munroe Falls City Schools" license plates shall  
display county identification stickers that identify the county  
of registration as required under section 4503.19 of the Revised  
Code.

(B) "Stow-Munroe Falls City Schools" 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  
registration renewal notice the registrar receives under this  
section, the registrar shall collect a contribution of thirty  
dollars. The registrar shall transmit 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 bureau administrative  
fee of ten dollars, the purpose of which is to compensate the  
bureau for additional services required in the issuing of "Stow-  
Munroe Falls City Schools" 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. 5953

~~(D) Sections 4503.77 and 4503.78 of the Revised Code do not apply to license plates issued under this section. 5954  
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 payment of the regular license tax as 5982

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 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 do 6002  
not apply to license plates issued under this section. 6003~~

**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  
~~scoter,~~ 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  
license plates shall be inscribed with words and markings 6021  
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  
this section and upon payment of the regular license tax as 6030  
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

fund created in section 4501.21 of the Revised Code. 6043

(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 do 6050  
not apply to license plates issued under this section. 6051~~

**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

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  
section 4501.06 of the Revised Code. 6097

~~(D) Sections 4503.77 and 4503.78 of the Revised Code do 6098  
not apply to license plates issued under this section. 6099~~

**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 representatives of the 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

4503.191 of the Revised Code. 6163

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  
under this section; payment of the regular license tax as 6174  
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 6183  
registration renewal the registrar receives under this section, 6184  
the registrar shall collect a contribution of thirty dollars. 6185  
The registrar shall deposit this contribution into the state 6186  
treasury to the credit of the license plate contribution fund 6187  
created in section 4501.21 of the Revised Code. 6188

(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  
~~scoter,~~ 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 6222

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 6280  
registration renewal the registrar receives under this section, 6281  
the registrar shall collect a contribution of thirty dollars. 6282

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 ten dollars, the purpose of which is to compensate the bureau of motor vehicles for additional services required in issuing "University 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. 4503.955.** (A) The owner or lessee of any passenger car, noncommercial motor vehicle, recreational vehicle, motorcycle, ~~cab enclosed motorcycle, motor driven cycle, motor scooter,~~ or other vehicle of a class approved by the registrar of motor vehicles may apply to the registrar for the registration of the vehicle and issuance of "Saint Albert the Great School" license plates. The application for "Saint Albert the Great School" license plates 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 and compliance with divisions (B) and (C) of this section, the registrar shall issue to the applicant the appropriate vehicle registration and a set of "Saint Albert the Great School" 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 on the license plates, "Saint Albert the Great School" license plates shall display an appropriate logo and words

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~~ 6342

~~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 certificate of title. 6345  
6346

"Certificate of title" and "title" include an electronic certificate of title, unless otherwise specified. 6347  
6348

"Electronic certificate of title" means an electronic record stored in the automated title processing system that establishes ownership of a motor vehicle and any security interests that exist on that motor vehicle. 6349  
6350  
6351  
6352

~~(1)~~-"Lien" includes, unless the context requires a different meaning, a security interest in a motor vehicle. 6353  
6354

~~(2) "Motor vehicle" includes manufactured homes, mobile homes, recreational vehicles, and trailers and semitrailers whose weight exceeds four thousand pounds.~~ 6355  
6356  
6357

~~(3)~~-"Manufactured home" has the same meaning as section 3781.06 of the Revised Code. 6358  
6359

~~(4) "Mobile home" has the same meaning as in section 4501.01 of the Revised Code.~~ 6360  
6361

~~(5)~~-"Manufactured housing dealer," "manufactured housing broker," and "manufactured housing salesperson" have the same meanings as in section 4781.01 of the Revised Code. 6362  
6363  
6364

"Mobile home" has the same meaning as in section 4501.01 of the Revised Code. 6365  
6366

"Motor vehicle" includes manufactured homes, mobile homes, recreational vehicles, and trailers and semitrailers whose weight exceeds four thousand pounds. 6367  
6368  
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

In a case in which an electronic certificate of title has 6405  
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  
title is not required to be presented or issued for that motor 6415  
vehicle. 6416

**Sec. 4505.06.** (A) (1) Application for a certificate of 6417  
title shall be made in a form prescribed by the registrar of 6418  
motor vehicles and shall be sworn to before a notary public or 6419  
other officer empowered to administer oaths. The application 6420  
shall be filed with the clerk of any court of common pleas. An 6421  
application for a certificate of title may be filed 6422  
electronically by any electronic means approved by the registrar 6423  
in any county with the clerk of the court of common pleas of 6424  
that county. Any payments required by this chapter shall be 6425  
considered as accompanying any electronically transmitted 6426  
application when payment actually is received by the clerk. 6427  
Payment of any fee or taxes may be made by electronic transfer 6428  
of funds. 6429

(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  
transfer 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

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 6527  
and division (D) (2) of section 4505.11 of the Revised Code, such 6528  
certificates shall be obtained by the buyer. 6529

(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 6544  
security interest noted on its face, the dealer or leasing 6545  
dealer shall forward the certificate of title to the secured 6546  
party at the location noted in the financing documents or 6547  
otherwise specified by the secured party. 6548

(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

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  
transfer of a manufactured home or mobile home, the application 6561  
for certificate of title shall be filed within thirty days after 6562  
the assignment or delivery of the motor vehicle. 6563

(c) An application for a certificate of title for a new 6564  
manufactured home shall be filed within thirty days after the 6565  
delivery of the new manufactured home to the purchaser. The date 6566  
of the delivery shall be the date on which an occupancy permit 6567  
for the manufactured home is delivered to the purchaser of the 6568  
home by the appropriate legal authority. 6569

(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: 6572

(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. 6611

(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 issued by the clerks of other counties to applicants who 6643  
reside in the first clerk's county. 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  
remittance report, the treasurer of state shall date stamp the 6664  
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. 6704

(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 license or make reports concerning those 6734  
sales. 6735

(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  
transfer, debit card, or any other accepted form of payment made 6743  
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  
returned or dishonored, but the clerk is not personally liable 6755  
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

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

(F) In the following cases, the clerk shall accept for 6783  
filing an application and shall issue a certificate of title 6784  
without requiring payment or evidence of payment of the tax: 6785

(1) When the purchaser is this state or any of its 6786  
political subdivisions, a church, or an organization whose 6787  
purchases are exempted by section 5739.02 of the Revised Code; 6788

(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 6837  
electronic means all procedures and transactions relating to the 6838  
issuance of motor vehicle certificates of title that are 6839  
described in the Revised Code as being accomplished by 6840  
electronic means. 6841

**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

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 title records of the 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 6869  
certificate of title to the motor vehicle if all of the 6870  
following apply: 6871

(a) The motor vehicle remains unclaimed by any owner or 6872  
lienholder of the vehicle for fifteen days after the mailing of 6873  
~~all the~~ required notices ~~notice~~. 6874

(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. 6880

(c) An agent of the repair garage or place of storage that 6881  
mailed the notice executes an affidavit, in a form established 6882  
by the registrar of motor vehicles by rule, affirming that all 6883  
of the requirements of this section necessary to authorize the 6884  
issuance of a certificate of title for the motor vehicle have 6885

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 ~~by~~ 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 6912  
affidavit shall set forth an itemized statement of the value of 6913  
the motor vehicle; that notices to remove the vehicle have been 6914

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 ~~bureau of motor vehicles~~ 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 title 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 6943

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

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

(2) In order to obtain a salvage certificate of title to a 7003  
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  
of the motor vehicle, if the vehicle remains unclaimed, the 7012  
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 7027  
motor vehicles, attesting that the motor vehicle qualifies for 7028

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 title records ~~of the bureau of motor~~ 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 7059

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 7066  
deliver the salvage certificate of title to the motor vehicle 7067  
salvage dealer or scrap metal processing facility for its 7068  
records. Any money arising from the disposal of the motor 7069  
vehicle may be retained by the authorized entity. 7070

**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 ~~or, 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 ~~or, 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 7106  
auction or through a pool, the salvage motor vehicle auction or 7107  
salvage motor vehicle pool shall give a copy of the salvage 7108  
certificate of title ~~or a copy of the,~~ certificate of title, or 7109  
assignment form marked "FOR DESTRUCTION" to the purchaser. 7110

(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  
the vehicle but the insurance company is unable to obtain the 7128  
properly endorsed certificate of title for the motor vehicle 7129  
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  
designee, and proof that the request was delivered by a 7139  
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

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." 7168

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  
of four dollars for the cost of processing each salvage 7175  
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 7208  
impractical to repair a motor vehicle, agrees to pay to the 7209  
insured or claimant owner an amount in settlement of a claim 7210

against a policy of motor vehicle insurance covering the motor 7211  
vehicle, and agrees to permit the insured or claimant owner to 7212  
retain possession of the motor vehicle, the insurance company 7213  
shall not pay the insured or claimant owner any amount in 7214  
settlement of the insurance claim until the owner obtains a 7215  
salvage certificate of title to the vehicle and furnishes a copy 7216  
of the salvage certificate of title to the insurance company. 7217

(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  
salvage dealer or scrap metal processing facility and shall 7232  
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  
the materials used in restoration by the owner of the motor 7251  
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

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 or 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 7297  
lienholder, the lienholder shall surrender the certificate of 7298  
title to the auditor of the county containing the taxing 7299  
district in which the home is located, and the auditor shall 7300  
deliver the certificate of title to the clerk of the court of 7301

common pleas who issued it. The lienholder shall surrender the certificate within thirty days after both of the following have occurred:

(a) The homeowner has provided written notice to the lienholder requesting that the certificate of title be surrendered to the auditor of the county containing the taxing district in which the home is located.

(b) The homeowner has either paid the lienholder the remaining balance owed to the lienholder, or, with the lienholder's consent, executed and delivered to the lienholder a mortgage on the home and land on which the home is sited in the amount of the remaining balance owed to the lienholder.

(3) Upon the delivery of a certificate of title by the county auditor to the clerk, the clerk shall inactivate it and maintain it in the automated title processing system for a period of thirty years.

(4) Upon application by the owner of a manufactured or mobile home that is taxed as real property pursuant to division (B) of section 4503.06 of the Revised Code and that no longer satisfies divisions (B)(1)(a) and (b) or divisions (B)(2)(a) and (b) of that section, the clerk shall reactivate the record of the certificate of title that was inactivated under division (H)(3) of this section and shall issue a new certificate of title, but only if the application contains or has attached to it all of the following:

(a) An endorsement of the county treasurer that all real property taxes charged against the home under Title LVII of the Revised Code and division (B) of section 4503.06 of the Revised Code for all preceding tax years have been paid;

(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 ~~to~~ or assignment form as 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 ~~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

applies: 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

service of up to five hundred hours. The failure of an offender 7419  
to complete a term of community service imposed by the court may 7420  
be punished as indirect criminal contempt under division (A) of 7421  
section 2705.02 of the Revised Code that may be filed in the 7422  
underlying case. 7423

If, within three years of the offense, the offender 7424  
previously has been convicted of or pleaded guilty to two or 7425  
more violations of this section or a substantially equivalent 7426  
municipal ordinance, the offense is a misdemeanor of the first 7427  
degree. 7428

(2) No person shall receive a driver's license, or a 7429  
motorcycle operator's endorsement of a driver's or commercial 7430  
driver's license, temporary instruction permit, or 7431  
identification card unless and until the person surrenders to 7432  
the registrar or a deputy registrar all valid licenses, 7433  
temporary instruction permits, and identification cards issued 7434  
to the person by another jurisdiction recognized by this state. 7435

(3) The registrar shall report the ~~surrender-cancellation~~ 7436  
of a license, temporary instruction permit, or identification 7437  
card to the issuing authority, together with information that ~~a-~~ 7438  
the license, temporary instruction permit, or identification 7439  
card is now issued in this state. The registrar or a deputy 7440  
registrar shall destroy any such license, temporary instruction 7441  
permit, or identification card that is not returned to the 7442  
issuing authority. 7443

(4) No person shall ~~be permitted to have~~ possess more than 7444  
one valid license, temporary instruction permit, or 7445  
identification card at any time. 7446

(B) (1) If a person is convicted of a violation of section 7447

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

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  
under division (B) (2) of this section are in use, the title to a 7501  
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 7508

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  
motor vehicles from the applicant's current driver's license or 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  
meeting the standards required for licensing, but who is not 7662  
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. 7680

(C) When the results of a vision screening given under 7681

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  
required for licensing, the driver's license examiner shall 7691  
retain the person's operator's license and shall immediately 7692  
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 forms necessary to properly conduct vision screenings at the office of a deputy registrar, a driver examination station, or at the office of a licensed optometrist or ophthalmologist.

(G) A person conducting vision screenings under this section is not personally liable for damages for injury or loss to persons or property and for death caused by the operation of a motor vehicle by any person whose driver's license was renewed by the deputy registrar under division (B) of this section.

**Sec. 4507.21.** (A) ~~Each~~ Except as provided in section 4507.061 of the Revised Code, each applicant for a driver's license shall file an application in the office of the registrar of motor vehicles or of a deputy registrar.

(B) (1) Each person under eighteen years of age applying for a driver's license issued in this state shall present satisfactory evidence of having successfully completed any one of the following:

(a) A driver education course approved by the state department of education prior to December 31, 2003.

(b) A driver training course approved by the director of public safety.

(c) A driver training course comparable to a driver education or driver training course described in division (B) (1) (a) or (b) of this section and administered by a branch of the armed forces of the United States and completed by the applicant while residing outside this state for the purpose of being with or near any person serving in the armed forces of the United States.

(2) Each person under eighteen years of age applying for a

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  
section in duplicate, and the deputy registrar issuing the 7768  
license shall immediately forward to the office of the registrar 7769

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

(I) As used in this section, "eligible adult" means any of 7808  
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

~~(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

~~(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 card: 7886  
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(a) A fee of three dollars and fifty cents if the card will expire on the applicant's birthday four years after the date of issuance or a fee of six dollars if the card will expire on the applicant's birthday eight years after the date of issuance; 7888  
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(b) A fee equal to the amount established under section 4503.038 of the Revised Code if the card will expire on the applicant's birthday four years after the date of issuance or twice that amount if the card will expire on the applicant's birthday eight years after the date of issuance; 7893  
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(c) A fee of one dollar and fifty cents if the card will expire on the applicant's birthday four years after the date of issuance or three dollars if the card will expire on the applicant's birthday eight years after the date of issuance, for the authentication of the documents required for processing an identification card or temporary identification card. A deputy registrar that authenticates the required documents shall retain the entire amount of the fee. 7898  
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(2) The fees collected for issuing an identification card under this section, except for any fees allowed to the deputy registrar, shall be paid into the state treasury to the credit of the public safety - highway purposes fund created in section 4501.06 of the Revised Code. 7906  
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(C) A disabled veteran who has a service-connected disability rated at one hundred per cent by the veterans' administration may apply to the registrar or a deputy registrar for the issuance to that veteran of an identification card or a 7911  
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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. 7926

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  
continuation, or the withholding or withdrawal, of life- 7955  
sustaining 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) ~~On and after October 7, 2009, the~~ The 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 card or duplicate. 7975  
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(B) ~~The~~ Except as provided in section 4507.061 of the Revised Code, the application for an identification card or duplicate shall be filed in the office of the registrar or deputy registrar. Each applicant shall present documentary evidence as required by the registrar of the applicant's age and identity, and the applicant shall swear that all information given is true. An identification card issued by the department of rehabilitation and correction under section 5120.59 of the Revised Code or an identification card issued by the department of youth services under section 5139.511 of the Revised Code shall be sufficient documentary evidence under this division upon verification of the applicant's social security number by the registrar or a deputy registrar. Upon issuing an identification card under this section for a person who has been issued an identification card under section 5120.59 or section 5139.511 of the Revised Code, the registrar or deputy registrar shall destroy the identification card issued under section 5120.59 or section 5139.511 of the Revised Code. 7977  
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All applications for an identification card or duplicate under this section shall be filed in duplicate, and if submitted to a deputy registrar, a copy shall be forwarded to the registrar. The registrar shall prescribe rules for the manner in which a deputy registrar is to file and maintain applications and other records. The registrar shall maintain a suitable, indexed record of all applications denied and cards issued or canceled. 7995  
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(C) In addition to any other information it contains, ~~en-~~ 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 8033

charged against any person under section 4510.036 of the Revised Code within any two-year period beginning on the date of the first conviction within the two-year period is equal to twelve or more, the registrar shall send a written notice to the person at the person's last known address by regular mail. The notice shall list the reported violations that are the basis of the points charged, list the number of points charged for each violation, and state that, because the total number of points charged against the person within the applicable two-year period is equal to twelve or more, the registrar is imposing a class D suspension of the person's driver's or commercial driver's license or permit or nonresident operating privileges for the period of time specified in division (B)(4) of section 4510.02 of the Revised Code. The notice also shall state that the suspension is effective on the twentieth day after the mailing of the notice, unless the person files a petition appealing the determination and suspension in the municipal court, county court, or, if the person is under the age of eighteen, the juvenile division of the court of common pleas in whose jurisdiction the person resides or, if the person is not a resident of this state, in the Franklin county municipal court or juvenile division of the Franklin county court of common pleas. By filing the appeal of the determination and suspension, the person agrees to pay the cost of the proceedings in the appeal of the determination and suspension and alleges that the person can show cause why the person's driver's or commercial driver's license or permit or nonresident operating privileges should not be suspended.

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

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. 8081

(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 Revised Code for the offense that resulted in the suspension, the registrar shall credit the period of suspension imposed by the district court against the time of any subsequent suspension imposed under this section for which the points were used to impose the subsequent suspension.

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

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

(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 8154  
license or permit or nonresident operating privileges are 8155  
suspended under this section is not entitled to apply for or 8156

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~~ 8186

~~of remedial driving instruction that permits its students to~~ 8187  
~~take more than fifty per cent of the course in any other manner,~~ 8188  
~~including via video teleconferencing or the internet instruction~~ 8189  
in one of the following ways: 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 ~~may~~shall 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

(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 8243  
of the Revised Code under circumstances in which the violation 8244

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

(2) A law enforcement agency that employs a law 8248  
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  
location at which the vehicle may be picked up. At the time of 8255  
the seizure of the vehicle, the law enforcement officer who made 8256  
the arrest shall give the arrested person written notice that 8257  
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  
certain circumstances may order that the vehicle and license 8263  
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 8269  
the agency that employs the arresting officer shall give written 8270  
notice of the seizure to the court that will conduct the initial 8271  
appearance of the arrested person on the charges arising out of 8272  
the arrest. Upon receipt of the notice, the court promptly shall 8273  
determine whether the arrested person is the vehicle owner. If 8274  
the court determines that the arrested person is not the vehicle 8275

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 8297  
also shall state that if the person is convicted of or pleads 8298  
guilty to the offense and the court issues an immobilization and 8299  
impoundment order relative to that vehicle, division (D) (4) of 8300  
section 4503.233 of the Revised Code prohibits the vehicle from 8301  
being sold during the period of immobilization without the prior 8302  
approval of the court. 8303

(4) At or before the initial appearance, the vehicle owner 8304  
may file a motion requesting the court to order that the vehicle 8305  
and its license plates be released to the vehicle owner. Except 8306

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

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  
is parked in accordance with the law. 8361

(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~~ 8366

~~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 8393  
violated division (A) of section 4511.19 of the Revised Code or 8394  
the municipal OVI ordinance is dismissed for any reason, the 8395  
court shall order that the vehicle seized at the time of the 8396  
arrest and its license plates immediately be released to the 8397

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 8426  
be released to the arrested person. 8427

(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

(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. 8442

(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  
storage. 8457

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

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

(3) Prior to initiating a proceeding under division (F) (1) of this section, and upon payment of the fee under division (B) of section 4505.14 of the Revised Code, any interested party may cause a search to be made of the public records of the bureau of motor vehicles or the clerk of the court of common pleas, to ascertain the identity of any lienholder of the vehicle. The initiating party shall furnish this information to the clerk of the court with jurisdiction over the case, and the clerk shall provide notice to the arrested person, any lienholder, and any other interested parties listed by the initiating party, at the last known address supplied by the initiating party, by certified mail or, at the option of the initiating party, by personal service or ordinary mail.

**Sec. 4511.454.** (A) When the failure of a motor vehicle operator to yield the right-of-way to a public safety vehicle as required by division (A) of section 4511.45 of the Revised Code impedes the ability of the public safety vehicle to respond to an emergency, any emergency personnel in the public safety vehicle may report the license plate number and a general description of the vehicle and the operator of the vehicle to the law enforcement agency exercising jurisdiction over the area where the alleged violation occurred.

(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 alleged violation of division (A) of section 4511.45 of the

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. 8546

(2) "Public safety vehicle" does not include an unmarked 8547

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 ~~upon~~ on 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 guilty of a misdemeanor of the third 8589  
degree. 8590

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. 8595

**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 8629  
shall, at the time of issuing license plates to any person, 8630  
include with the license plate a summary of the requirements of 8631  
division (A) of section 4511.75 of the Revised Code and the 8632  
procedures of, and penalty in, division (F) of section 4511.75 8633  
of the Revised Code. 8634

**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

(1) of this section, the owner of a private property may modify 8667  
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 8692  
the public utilities commission in rules adopted under section 8693  
4921.25 of the Revised Code, and to the right of a towing 8694  
service to obtain title to the vehicle if it remains unclaimed 8695

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 8700  
truck operators to be licensed, no owner of a private property 8701  
located within the municipal corporation shall cause the removal 8702  
and storage of any vehicle pursuant to division (B) of this 8703  
section by an unlicensed tow truck or unlicensed tow truck 8704  
operator. 8705

(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

owner or operator. Upon its release, the owner or operator 8726  
immediately shall move the vehicle so that the vehicle is not 8727  
parked on the private property established as a private tow-away 8728  
zone without the consent of the owner of the private property or 8729  
in violation of any posted parking condition or regulation. 8730

(D) (1) Prior to towing a vehicle under division (B) of 8731  
this section, a towing service shall make all reasonable efforts 8732  
to take as many photographs as necessary to evidence that the 8733  
vehicle is clearly parked on private property in violation of a 8734  
private tow-away zone established under division (A) of this 8735  
section. 8736

The towing service shall record the time and date of the 8737  
photographs taken under this section. The towing service shall 8738  
retain the photographs and the record of the time and date, in 8739  
electronic or printed form, for at least thirty days after the 8740  
date on which the vehicle is recovered by the owner or 8741  
lienholder or at least two years after the date on which the 8742  
vehicle was towed, whichever is earlier. 8743

(2) A towing service shall deliver a vehicle towed under 8744  
division (B) of this section to the location from which it may 8745  
be recovered not more than two hours after the time it was 8746  
removed from the private tow-away zone, unless the towing 8747  
service is unable to deliver the motor vehicle within two hours 8748  
due to an uncontrollable force, natural disaster, or other event 8749  
that is not within the power of the towing service. 8750

(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

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 ~~(F) (4)~~ ~~(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 ~~(F)~~ 8810  
~~(1) (a)~~ (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

~~(F) (1) (a)~~ ~~(F) (2) (a)~~ of this section. 8814

~~(2)~~ (3) Sixty days after any notice sent pursuant to 8815  
division ~~(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  
motor vehicle as provided in that section. 8822

~~(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

~~(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 ~~(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  
both of the following: 8836

(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 ~~(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. 8852

(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. 8866

(4) Upon presentation of proof of ownership, which may be 8867  
evidenced by a certificate of title to the vehicle, a 8868  
certificate of registration for the motor vehicle, or a lease 8869  
agreement, the owner of a vehicle that is removed under 8870  
authority of division (B) of this section may retrieve any 8871  
personal items from the vehicle without retrieving the vehicle 8872

and without paying any fee. The owner of the vehicle shall not  
retrieve any personal items from a vehicle if it would endanger  
the safety of the owner, unless the owner agrees to sign a  
waiver of liability. For purposes of division (G)(4) of this  
section, "personal items" do not include any items that are  
attached to the vehicle.

(H) No person shall remove, or cause the removal of, any  
vehicle from private property that is established as a private  
tow-away zone under this section or store such a vehicle other  
than in accordance with this section, or otherwise fail to  
comply with any applicable requirement of this section.

(I) This section does not affect or limit the operation of  
section 4513.60 or sections 4513.61 to 4613.65 of the Revised  
Code as they relate to property other than private property that  
is established as a private tow-away zone under division (A) of  
this section.

(J) Whoever violates division (H) of this section is  
guilty of a minor misdemeanor.

(K) As used in this section, "owner of a private property"  
or "owner of the private property" includes, with respect to a  
private property, any of the following:

(1) Any person who holds title to the property;

(2) Any person who is a lessee or sublessee with respect  
to a lease or sublease agreement for the property;

(3) A person who is authorized to manage the property;

(4) A duly authorized agent of any person listed in  
divisions (K)(1) to (3) of this section.

**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  
obstruction to traffic it may be ordered into storage 8918  
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 notice 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

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 8977  
the sheriff, chief of police, or a state highway patrol trooper, 8978  
as applicable, to be necessary to a criminal investigation; 8979

(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. 8982

For purposes of division (C) (2) of this section, "personal 8983  
items" do not include any items that are attached to the 8984  
vehicle. 8985

(3) If the owner or lienholder of the motor vehicle 8986  
reclaims it after a search of the applicable records ~~of the~~ 8987  
~~bureau~~ has been conducted and after notice has been sent to the 8988  
owner or lienholder as described in this section, and the search 8989  
was conducted by the place of storage, and the notice was sent 8990

to the motor vehicle owner by the place of storage, the owner or 8991  
lienholder shall pay to the place of storage a processing fee of 8992  
twenty-five dollars, in addition to any expenses or charges 8993  
incurred in the removal and storage of the vehicle. 8994

(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 ~~(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

(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

(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 9107  
committed a prior minor violation within one year of the minor 9108

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. 9138

(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

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 9194  
purchase, may obtain a temporary motor vehicle license placard- 9195

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 motor vehicle license placard- 9198  
registration 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 ~~placard~~-registration issued under this section shall be 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 motor vehicle license placard- 9217  
registration to it, in a manner prescribed by rules the 9218  
registrar shall adopt, so that the ~~placard~~-numerals or letters 9219  
are clearly visible. 9220

The fee for a temporary motor vehicle license placard- 9221  
registration issued under this section ~~shall be~~ is two dollars. 9222  
If the ~~placard~~-temporary motor vehicle license registration is 9223  
issued by a deputy registrar, the deputy registrar shall charge 9224  
an additional fee equal to the amount established under section 9225  
4503.038 of the Revised Code, which the deputy registrar shall 9226

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 9232  
license ~~placards~~ registrations to a dealer to be issued to 9233  
purchasers for use on vehicles sold by the dealer, in accordance 9234  
with rules prescribed by the registrar. The dealer shall notify 9235  
the registrar within forty-eight hours of proof of issuance on a 9236  
form prescribed by the registrar. 9237

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

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. 9288

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. 9311

In the case of the sale of an off-highway motorcycle or 9312  
all-purpose vehicle by a dealer to a general purchaser or user, 9313  
the certificate of title shall be obtained in the name of the 9314  
purchaser by the dealer upon application signed by the 9315  
purchaser. In all other cases, the certificate shall be obtained 9316  
by the purchaser. In all cases of transfer of an off-highway 9317

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  
Revised Code based on the purchaser's county of residence, or 9334  
submits either of the following: 9335

(A) A receipt issued by the tax commissioner or a clerk of 9336  
courts showing payment of the tax; 9337

(B) An exemption certificate, in any form prescribed by 9338  
the tax commissioner, that specifies why the purchase is not 9339  
subject to the tax imposed by Chapter 5739. or 5741. of the 9340  
Revised Code. 9341

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 9393  
poundage fees, to the treasurer of state in a manner to be 9394  
prescribed by the tax commissioner and shall furnish information 9395  
to the commissioner as the commissioner may require. 9396

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

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

(B) Upon the death of one of the persons who have 9433  
established joint ownership with right of survivorship under 9434  
section 2131.12 of the Revised Code in an off-highway motorcycle 9435  
or all-purpose vehicle and the presentation to the clerk of the 9436  
title and the certificate of death of the deceased person, the 9437  
clerk shall enter into the records the transfer of the off- 9438

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  
manual of bridge inspection adopted by the department. 9484

(b) "Highway" means those highway systems in section 9485  
5535.01 of the Revised Code, highways, streets, and roads within 9486  
municipalities, and any other highway, street, and road on which 9487  
the public travels. 9488

(c) "Bridge" means any structure of ten feet or more clear 9489  
span or ten feet or more in diameter on, above, or below a 9490  
highway, including structures upon which railroad locomotives or 9491  
cars may travel. 9492

(2) The director shall have general responsibility for 9493  
initiating, developing, and maintaining procedures and practices 9494  
that provide for and promote professional inspection of bridges. 9495  
The director shall: 9496

(a) Prepare, maintain, and update a manual of bridge inspection that will provide standards applicable to the inspection of all bridges on, above, or below highways. The manual shall include, but is not limited to, standards relating to frequency of inspection, qualifications of persons inspecting or supervising inspections, and procedures and practices facilitating professional inspection of bridges~~+~~.

(b) Develop and furnish inspection forms and other forms relating to inspection, and approve forms used in lieu of the departmental forms;

(c) Assist and cooperate with governmental units, upon request, with inspection, disseminate information to appropriate governmental officials and agencies with regard to responsibility and inspection practices, and confer with public officials and other individuals on inspection of bridges; such assistance may be in the form of contracts with counties or municipal corporations for transportation department inspection services;

(d) Inspect any bridge on a highway, with a designated representative of the owner, where ~~he~~ the director has reason to believe that the report of inspection does not reflect the condition of such bridge or that the inspection did not accord with the standards contained in the manual of bridge inspection.

**Sec. 5501.48.** The operator of a toll bridge located entirely or partly in the state shall inspect such bridge ~~each year and on a schedule established by the director of~~ transportation, but at least once every twenty-four months. The operator shall file a copy of the ~~annual~~ inspection report with the ~~director of transportation~~. Inspection shall be made or supervised by a professional engineer.

Sec. 5516.01. As used in sections 5516.01 to 5516.14 of 9527  
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

(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; 9584

(4) Activities not visible from the main traveled way;	9585
(5) Activities located more than six hundred sixty feet from the nearest edge of the right-of-way;	9586 9587
(6) Activities conducted in a building principally used as a residence;	9588 9589
(7) Activities relating to railroad tracks and minor sidings;	9590 9591
(8) Activities relating to highways, roads, and streets.	9592
(K) "Directional and official signs and notices" means those signs and notices that are required or authorized by law and conform to the rules for such signs and notices as adopted by the director in accordance with 23 C.F.R. 750.151 to 750.155.	9593 9594 9595 9596
(L) "Nonconforming advertising device" means an advertising device that was:	9597 9598
(1) Lawfully in existence prior to December 7, 1971;	9599
(2) Lawfully on any highway made a part of the interstate system or primary highway system on or after December 7, 1971;	9600 9601
(3) Lawfully erected prior to any revision in the law effective December 7, 1971; or	9602 9603
(4) Lawfully erected but:	9604
(a) No longer in compliance with the provisions of state law enacted or rules adopted at a later date; or	9605 9606
(b) No longer in compliance with state laws or rules due to changed conditions, including, but not limited to, zoning changes, highway relocation, highway reclassification, or changes in restrictions on sizing, lighting, spacing, or distance of advertising devices.	9607 9608 9609 9610 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)~~ (B) 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)~~ (B) of section 5516.02 of the Revised Code, division (A), 9688  
(B), or (C), ~~(D)~~, ~~(E)~~, 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 of 9716  
transportation; 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~~

~~(H)-(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 ~~(D)~~ (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

exclude such devices. 9783

**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 9793  
trustees from inspecting bridges within a township. 9794

Such inspection shall be made ~~annually~~ on a schedule 9795  
established by the director of transportation, but at least once 9796  
every twenty-four months, or more frequently if required by the 9797  
board of county commissioners, in accordance with the manual of 9798  
bridge inspection described in section 5501.47 of the Revised 9799  
Code. 9800

Counties may contract for inspection services. 9801

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. 9807

The engineer shall report the condition of all bridges to 9808  
the board of county commissioners not later than sixty days 9809  
after ~~his annual~~ the inspection or ~~he~~ the engineer shall report 9810  
more frequently if the board so requires. Any bridge for which 9811

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 ~~he~~ the engineer 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 9827  
performance of maintenance work. 9828

**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, ~~upon wheels,~~ 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  
following: 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

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 9916  
Revenue Code, any federal tax returns or federal tax information 9917  
that the department has acquired from the internal revenue 9918  
service, through federal and state statutory authority, may be 9919  
disclosed to the auditor of state or the office of internal 9920  
audit solely for purposes of an audit of the department. 9921

(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 9926  
the following: 9927

(1) Divulging information contained in applications, 9928  
complaints, and related documents filed with the department 9929  
under section 5715.27 of the Revised Code or in applications 9930  
filed with the department under section 5715.39 of the Revised 9931  
Code; 9932

(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) Permitting properly authorized officers, employees, or	9947
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	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

Section 203.10.

10081

10082

1	2	3	4	5
A		DOT DEPARTMENT OF TRANSPORTATION		
B		General Revenue Fund Group		
C	GRF 775470	Public Transportation - State	\$23,150,000	\$23,150,000
D		TOTAL General Revenue Fund Group	\$23,150,000	\$23,150,000
E		Highway Operating 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
H	2120 772430	Infrastructure Debt Reserve Title 23-49	\$600,000	\$600,000
I	2130 772431	Roadway Infrastructure Bank - State	\$3,600,000	\$3,750,000

J	2130	772433	Infrastructure Debt Reserve - State	\$550,000	\$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
M	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
O	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

			Bond Debt Service - State		
S	7002	772438	Major New State Infrastructure Bond Debt Service - Federal	\$119,736,667	\$126,745,308
T	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
X	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 Group	\$3,394,099,351	\$3,062,973,646
AB Dedicated Purpose 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 Dedicated Purpose Fund Group	\$3,495,800	\$3,495,800
AF Capital Projects Fund Group		
AG 7042 772723 Highway Construction - Bonds	\$60,000,000	\$89,953,867
AH 7045 772428 Highway Infrastructure Bank - Bonds	\$60,000,000	\$80,000,000
AI TOTAL CPF Capital Projects Fund Group	\$120,000,000	\$169,953,867
AJ TOTAL ALL BUDGET FUND GROUPS	\$3,540,745,151	\$3,259,573,313

**Section 203.15. PUBLIC TRANSPORTATION - STATE** 10083

The foregoing appropriation item 775470, Public 10084  
Transportation - State, shall be used to support public 10085  
transportation projects throughout the state. 10086

<b>Section 203.20.</b> 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
<b>Section 203.30.</b> 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 10168  
requesting funds under this section shall register with the 10169  
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 10174

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

<b>Section 203.43.</b> HIGHWAY CONSTRUCTION - FEDERAL	10204
Of the foregoing appropriation item 772422, Highway	10205
Construction - Federal, \$33,000,000 in each fiscal year shall be	10206
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
<b>Section 203.45.</b> 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
<b>Section 203.47.</b> 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
<b>Section 203.50.</b> 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 10233  
aggregate amount of \$85,000,000 in addition to the original 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  
INCREASES, AND CASH TRANSFERS 10249

(A) TRANSFERS OF HIGHWAY OPERATING FUND APPROPRIATIONS: 10250  
EMERGENCIES, INCLEMENT WEATHER, AND FEDERAL FUNDING CHANGES 10251

The Director of Transportation may request the Controlling 10252  
Board to authorize the transfer of Highway Operating Fund (Fund 10253  
7002) appropriations for planning and research (appropriation 10254  
items 771411 and 771412), highway construction and debt service 10255  
(appropriation items 772421, 772422, 772424, 772425, 772437, 10256  
772438, and 770003), highway maintenance (appropriation item 10257  
773431), public transportation - federal (appropriation item 10258  
775452), rail grade crossings (appropriation item 776462), 10259  
aviation (appropriation item 777475), airport improvement 10260  
(appropriation item 777472), and administration (appropriation 10261  
item 779491). The Director of Transportation may not seek 10262

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

2023.	10292
The Director of Transportation may request the Controlling Board to authorize the transfer of appropriations and cash from the Highway Operating Fund (Fund 7002) to the Infrastructure Bank funds created in section 5531.09 of the Revised Code. The Director of Budget and Management may transfer from the Infrastructure Bank funds to Fund 7002 up to the amounts originally transferred to the Infrastructure Bank funds under this section. However, the Director may not make transfers between modes or transfers between different funding sources. The amounts authorized by the Controlling Board under this division are hereby appropriated.	10293 10294 10295 10296 10297 10298 10299 10300 10301 10302 10303
(D) TRANSFERS OF APPROPRIATIONS AND CASH: TOLLING FUNDS	10304
The Director of Transportation may request the Controlling Board to authorize the transfer of appropriations and cash of the Ohio Toll Fund and any subaccounts created in section 5531.14 of the Revised Code, including transfers between fiscal years 2022 and 2023. The amounts authorized by the Controlling Board under this division are hereby appropriated.	10305 10306 10307 10308 10309 10310
(E) INCREASING APPROPRIATIONS: STATE FUNDS	10311
In the event that receipts or unexpended balances credited to the Highway Operating Fund (Fund 7002) exceed the estimates upon which the appropriations have been made in this act, upon the request of the Director of Transportation, the Controlling Board may authorize expenditures, in excess of the amounts appropriated, from the Highway Operating Fund in the manner prescribed in section 131.35 of the Revised Code. The amounts authorized by the Controlling Board under this division are hereby appropriated.	10312 10313 10314 10315 10316 10317 10318 10319 10320

(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 5FA0).	10348
The Inspector General, with the consent of the Director of	10349

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 10356

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. 10361

**Section 203.65. REAPPROPRIATIONS** 10362

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 10372  
approval of the Controlling Board, the Director of 10373  
Transportation shall develop a reappropriation request plan that 10374  
identifies the appropriate fund and appropriation item of the 10375  
reappropriation, and the reappropriation request amount and 10376  
submit the plan to the Director of Budget and Management for 10377  
evaluation. The Director of Budget and Management may request 10378

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 10387  
to the Highway Operating Fund (Fund 7002), the Highway Capital 10388  
Improvement Fund (Fund 7042), and the Infrastructure Bank funds 10389  
created in section 5531.09 of the Revised Code for which 10390  
reappropriations are requested and approved are subject to the 10391  
availability of revenue in the funds. 10392

**Section 203.70. MAINTENANCE OF INTERSTATE HIGHWAYS** 10393

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  
state motor vehicle fuel tax to match approved federal grants 10413  
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

**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  
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  
**CONTRACTS** 10456

(A) As used in this section, "indefinite delivery 10457  
indefinite quantity contract" means a contract for an indefinite 10458  
quantity, within stated limits, of supplies or services that 10459  
will be delivered by the awarded bidder over a defined contract 10460  
period. 10461

(B) The Director of Transportation shall advertise and 10462  
seek bids for, and shall award, indefinite delivery indefinite 10463  
quantity contracts for not more than two projects in fiscal year 10464  
2022 and for not more than two projects in fiscal year 2023. For 10465  
purposes of entering into indefinite delivery indefinite 10466

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

10491

	1	2	3	4	5
A			DPS DEPARTMENT OF PUBLIC SAFETY		
B			General Revenue Fund		
C	GRF	761408	Highway Patrol Operating Expenses	\$50,000,000	\$50,000,000
D	TOTAL GRF		General Revenue Fund	\$50,000,000	\$50,000,000
E			Highway 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
H	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

N	83G0	764633	OMVI Enforcement/Education	\$363,000	\$369,000
O	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
T	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 Highway Safety Fund Group		\$595,671,549	\$594,710,348
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

Training

AB	TOTAL	DPF	Dedicated Purpose Fund Group	\$2,200,000	\$2,200,000
AC	Fiduciary 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	Fiduciary Fund Group	\$3,100,000	\$3,100,000
AG	Holding Account Fund Group				
AH	R024	762619	Unidentified Motor Vehicle Receipts	\$1,885,000	\$1,885,000
AI	R052	762623	Security Deposits	\$50,000	\$50,000
AJ	TOTAL	HLD	Holding Account Fund Group	\$1,935,000	\$1,935,000
AK	Federal Fund Group				
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	Federal Fund Group	\$42,891,330	\$42,993,057
AU	TOTAL	ALL BUDGET	FUND GROUPS	\$695,797,879	\$694,938,405

**Section 205.20. HIGHWAY PATROL OPERATING EXPENSES** 10492

The foregoing appropriation item 761408, Highway Patrol  
Operating Expenses, shall solely be used for operating expenses 10493  
of the Ohio State Highway Patrol, and may only be released for 10494  
that purpose pursuant to a detailed expenditure plan submitted 10495  
by the Director of Public Safety and approved by the Director of 10496  
Budget and Management. 10497  
10498

**MOTOR VEHICLE REGISTRATION** 10499

The Director of Public Safety may deposit revenues to meet 10500  
the cash needs of the Public Safety - Highway Purposes Fund 10501  
(Fund 5TM0) established in section 4501.06 of the Revised Code, 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 payment of highway 10507  
obligations and other statutory highway purposes. 10508

Notwithstanding section 4501.03 of the Revised Code, the 10509  
revenues shall be paid into Fund 5TM0 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  
Management, the Director of Budget and Management, upon approval 10537  
of the Controlling Board, may make appropriate cash transfers on 10538

a pro-rata basis as approved by the Director of Budget and Management from other funds used by the Department of Public Safety, excluding the Public Safety Building Fund (Fund 7025), to the Public Safety - Highway Purposes Fund (Fund 5TM0) in order to reimburse expenditures for capital upgrades to the Shipley Building.

COLLECTIVE BARGAINING INCREASES 10545

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

CASH BALANCE FUND REVIEW 10559

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

Public Safety or as otherwise determined by the Director of 10569  
Budget and Management. 10570

VALIDATION STICKER REQUIREMENTS 10571

Validation stickers are required for the annual 10572  
registration of passenger, commercial, motorcycle, and other 10573  
vehicles and are produced in accordance with section 4503.191 of 10574  
the Revised Code. Notwithstanding section 4503.191 of the 10575  
Revised Code, the Registrar of Motor Vehicles may adopt rules 10576  
authorizing validation stickers to be produced at any location. 10577

**Section 207.10.** 10578

10579

	1	2	3	4	5
A	DEV DEPARTMENT OF DEVELOPMENT				
B	Dedicated Purpose Fund Group				
C	4W00	195629	Roadwork Development	\$15,200,000	\$15,200,000
D	TOTAL DPF Dedicated Purpose Fund Group			\$15,200,000	\$15,200,000
E	TOTAL ALL BUDGET FUND GROUPS			\$15,200,000	\$15,200,000

**Section 207.20.** ROADWORK DEVELOPMENT 10580

The foregoing appropriation item 195629, Roadwork 10581  
Development, shall be used for road improvements associated with 10582  
economic development opportunities that will retain or attract 10583  
businesses for Ohio, including the construction, reconstruction, 10584  
maintenance, or repair of public roads that provide access to a 10585

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

The Director of Transportation, under the direction of the 10603  
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

**Section 209.10.** 10615

10616

	1	2	3	4	5
A			PWC PUBLIC WORKS COMMISSION		
B			Dedicated Purpose Fund Group		
C	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 Dedicated Purpose Fund Group			\$57,303,970	\$59,307,070
F	TOTAL ALL BUDGET FUND GROUPS			\$57,303,970	\$59,307,070

**Section 209.20. REAPPROPRIATIONS**

10617

Upon request of the Director of the Public Works  
Commission and subject to approval by the Controlling Board, all  
capital appropriations from the Local Transportation Improvement  
Program Fund (Fund 7052) in H.B. 62 of the 133rd General  
Assembly remaining unencumbered as of June 30, 2021, may be  
reappropriated for use during the period July 1, 2021, through  
June 30, 2022, for the same purpose.

Notwithstanding division (B) of section 127.14 of the  
Revised Code, upon request of the Director of the Public Works  
Commission and subject to approval by the Controlling Board, all  
capital appropriations and reappropriations from the Local  
Transportation Improvement Program Fund (Fund 7052) in this act  
remaining unencumbered as of June 30, 2022, are reappropriated  
for use during the period July 1, 2022, through June 30, 2023,

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 10661  
authorized or necessary; 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

**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

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  
District, all of the state's right, title, and interest in the 10725  
following described real estate: 10726

(1) Parcel 1: Consisting of 39.917 acres situated in the 10727  
County of Jefferson and Township of Cross Creek, and being part 10728  
of Sections 15, 16, 21 and 22, Township 6, Range 2, and being 10729  
more fully described in a Land Description prepared June 2, 10730  
2017, by Don S. Kyer, P.S. No. 6948, from the results of a field 10731  
survey conducted in April and May 2017, and on file with the 10732  
Jefferson Soil and Water Conservation District. 10733

(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. 10746

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

(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**

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  
items of law contained in this act and their applications that 10881  
can be given effect without the invalid item or application. 10882

**Section 809.10. An item of law, other than an amending, 10883  
enacting, or repealing clause, that composes the whole or part 10884  
of an uncodified section contained in this act has no effect 10885  
after June 30, 2023, unless its context clearly indicates 10886  
otherwise. 10887**

**Section 812.10. LAWS AND REFERENDUM 10888**

Except as otherwise provided in this act, the amendment, 10889  
enactment, or repeal by this act of a section of law is subject 10890

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** 10895

In this section, an "appropriation" includes another 10896  
provision of law in this act that relates to the subject of the 10897  
appropriation. 10898

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  
after this act is filed with the Secretary of State. 10910

**Section 812.40. HARMONIZATION** 10911

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  
act: 10919

Section 2913.71 of the Revised Code as amended by both	10920
S.B. 2 and H.B. 4 of the 121st General Assembly.	10921