As Passed by the Senate

134th General Assembly

Regular Session 2021-2022

Am. Sub. H. B. No. 74

Representative Oelslager

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

Senators Manning, Antonio, Blessing, Cirino, Craig, Dolan, Fedor, Gavarone, Hackett, Hoagland, Hottinger, Huffman, S., Johnson, Kunze, Maharath, O'Brien, Peterson, Reineke, Roegner, Rulli, Schaffer, Schuring, Sykes, Thomas, Williams, Wilson, Yuko

A BILL

То	amend sections 306.322, 723.52, 723.53, 723.54,	1
	1317.07, 2131.12, 2131.13, 2913.71, 3704.14,	2
	3743.01, 3743.04, 3743.15, 3743.17, 3743.75,	3
	3935.04, 3937.03, 4501.01, 4501.21, 4503.04,	4
	4503.042, 4503.10, 4503.102, 4503.103, 4503.182,	5
	4503.19, 4503.191, 4503.21, 4503.29, 4503.51,	6
	4503.513, 4503.573, 4503.581, 4503.591,	7
	4503.593, 4503.67, 4503.68, 4503.69, 4503.771,	8
	4503.78, 4503.791, 4503.83, 4503.871, 4503.873,	9
	4503.874, 4503.875, 4503.876, 4503.877,	10
	4503.878, 4503.879, 4503.88, 4503.892, 4503.901,	11
	4503.902, 4503.903, 4503.904, 4503.905,	12
	4503.906, 4503.907, 4503.908, 4503.909,	13
	4503.951, 4503.952, 4503.953, 4503.954,	14
	4503.955, 4505.01, 4505.06, 4505.11, 4505.19,	15
	4507.02, 4507.06, 4507.12, 4507.21, 4507.213,	16
	4507.50, 4507.51, 4507.53, 4508.02, 4510.037,	17
	4511.195, 4511.21, 4511.454, 4511.513, 4511.751,	18

4519.10, 4519.55, 4519.60, 5501.47, 5501.48,	19
5516.01, 5516.02, 5516.05, 5516.06, 5516.061,	20
5516.11, 5540.02, 5543.19, 5543.20, 5575.01,	21
5577.02, 5595.04, 5703.21, 5709.48, and 5709.50;	22
to amend, for the purpose of adopting new	23
section numbers as indicated in parentheses,	24
sections 4503.771 (4503.77) and 4503.791	25
(4503.79); to enact new section 4505.032 and	26
sections 4505.22, 4507.061, 5512.11, 5529.02,	27
5577.045, and 5709.481; and to repeal sections	28
4503.511, 4503.512, 4503.77, 4503.772, 4503.79,	29
and 4505.032 of the Revised Code and to repeal	30
Section 513.20 of H.B. 166 of the 133rd General	31
Assembly to make appropriations for programs	32
related to transportation and public safety for	33
the biennium beginning July 1, 2021, and ending	34
June 30, 2023, and to provide authorization and	35
conditions for the operation of those programs.	36

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

Section 101.01. That sections 306.322, 723.52, 723.53,	37
723.54, 1317.07, 2131.12, 2131.13, 2913.71, 3704.14, 3743.01,	38
3743.04, 3743.15, 3743.17, 3743.75, 3935.04, 3937.03, 4501.01,	39
4501.21, 4503.04, 4503.042, 4503.10, 4503.102, 4503.103,	40
4503.182, 4503.19, 4503.191, 4503.21, 4503.29, 4503.51,	41
4503.513, 4503.573, 4503.581, 4503.591, 4503.593, 4503.67,	42
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4503.871, 4503.873, 4503.874, 4503.875, 4503.876, 4503.877,	44
4503.878, 4503.879, 4503.88, 4503.892, 4503.901, 4503.902,	45

4503.903, 4503.904, 4503.905, 4503.906, 4503.907, 4503.908,	46
4503.909, 4503.951, 4503.952, 4503.953, 4503.954, 4503.955,	47
4505.01, 4505.06, 4505.11, 4505.19, 4507.02, 4507.06, 4507.12,	48
4507.21, 4507.213, 4507.50, 4507.51, 4507.53, 4508.02, 4510.037,	49
4511.195, 4511.21, 4511.454, 4511.513, 4511.751, 4519.10,	50
4519.55, 4519.60, 5501.47, 5501.48, 5516.01, 5516.02, 5516.05,	51
5516.06, 5516.061, 5516.11, 5540.02, 5543.19, 5543.20, 5575.01,	52
5577.02, 5595.04, 5703.21, 5709.48, and 5709.50 be amended;	53
sections 4503.771 (4503.77) and 4503.791 (4503.79) be amended	54
for the purpose of adopting new section numbers as indicated in	55
parentheses; and new section 4505.032 and sections 4505.22,	56
4507.061, 5512.11, 5529.02, 5577.045, and 5709.481 of the	57
Revised Code be enacted to read as follows:	58
Sec. 306.322. (A) For As used in this section:	59
(1) "Political subdivision" means a county, a municipal	60
corporation, or a township.	61
(2) "Governing body" means a board of county commissioners	62
of a county, a legislative authority of a municipal corporation,	63
or a board of trustees of a township.	64
(B) For any regional transit authority that levies a	65
property tax and that includes in its membership political	66
subdivisions that are located in a county having a population of	67
at least four hundred thousand according to the most recent	68
federal census, the procedures of this section apply until	69
November 5 December 31, 2013 2022, and are in addition to and an	70
alternative to those established in sections 306.32—and,	71
306.321 <u>, and 306.54</u> of the Revised Code for joining to the	72
regional transit authority additional counties, municipal	73

corporations, or townshipspolitical subdivisions.

(B) (C) Any municipal corporation or township political	75
subdivision may adopt a resolution or ordinance proposing to	76
join a regional transit authority described in division $\frac{(A)-(B)}{(B)}$	77
of this section. In its resolution or ordinance, the political	78
subdivision may propose joining the regional transit authority	79
for a limited period of three years or without a time limit.	80
$\frac{(C)}{(D)}$ The political subdivision proposing to join the	81
regional transit authority shall submit a copy of its resolution	82
or ordinance to the legislative authority governing body of each	83
municipal corporation and the board of trustees of each township	84
political subdivision comprising the regional transit authority.	85
Within thirty days of receiving the resolution or ordinance for	86
inclusion in the regional transit authority, the legislative	87
authority governing body of each municipal corporation and the	88
board of trustees of each township political subdivision sha ll	89
consider the question of whether to include the additional	90
political subdivision in the regional transit authority, shall	91
adopt a resolution or ordinance approving or rejecting the	92
inclusion of the additional political subdivision, and shall	93
present its resolution or ordinance to the board of trustees of	94
the regional transit authority.	95
$\frac{(D)}{(E)}$ If a majority of the political subdivisions	96
comprising the regional transit authority approve the inclusion	97
of the additional political subdivision <u>under division (D) of</u>	98
this section, the board of trustees of the regional transit	99
authority, not may proceed as provided in division (K) of this	100
section or as provided in divisions (F) to (J) of this section,	101
as applicable.	102
(F) Not later than the tenth day following the day on	103

which the last ordinance or resolution is presented <u>under</u>

division (D) of this section, the board of trustees of the	105
regional transit authority shall notify the political	106
subdivision proposing to join the regional transit authority	107
that it may certify the proposal to the board of elections for	108
the purpose of having the proposal placed on the ballot at the	109
next general election or at a special election conducted on the	110
day of the next primary election that occurs not less than	111
ninety days after the resolution or ordinance is certified to	112
the board of elections.	113
$\frac{(E)-(G)}{(G)}$ Upon certification of a proposal to the board of	114
elections pursuant to <u>division (F) of</u> this section, the board of	115
elections shall make the necessary arrangements for the	116
submission of the question to the electors of the territory to	117
be included in the regional transit authority qualified to vote	118
on the question, and the election shall be held, canvassed, and	119
certified in the same manner as regular elections for the	120
election of officers of the political subdivision proposing to	121
join the regional transit authority, except that, if the	122
resolution proposed the inclusion without a time limitation the	123
question appearing on the ballot shall read:	124
"Shall the territory within the	125
(Name or names of political subdivisions to be joined) be added	126
to (Name) regional transit	127
authority and shall a(n) (here insert type of tax	128
or taxes) at a rate of taxation not to exceed (here insert	129
maximum tax rate or rates) be levied for all transit purposes?"	130
If the resolution proposed the inclusion with a three-year	131
time limitation, the question appearing on the ballot shall	132
read:	133
"Shall the territory within the	134

(Name or names of political subdivisions to be joined) be added	135
to (Name) regional transit	136
authority $\frac{2}{n}$ for three years and shall a(n) (here	137
insert type of tax or taxes) at a rate of taxation not to exceed	138
(here insert maximum tax rate or rates) be levied for all	139
transit purposes for three years?"	140
(F) (H) If the question is approved by at least a majority	141
of the electors voting on the question, the addition of the new	142
territory is effective six months from the date of the	143
certification of its passage, and the regional transit authority	144
may extend the levy of the tax against all the taxable property	145
within the territory that was added. If the question is approved	146
at a general election or at a special election occurring prior	147
to the general election but after the fifteenth day of July, the	148
regional transit authority may amend its budget and resolution	149
adopted pursuant to section 5705.34 of the Revised Code, and the	150
levy shall be placed on the current tax list and duplicate and	151
collected as other taxes are collected from all taxable property	152
within the territorial boundaries of the regional transit	153
authority, including the territory within the political	154
subdivision added as a result of the election. If the budget of	155
the regional transit authority is amended pursuant to this	156
paragraph, the county auditor shall prepare and deliver an	157
amended certificate of estimated resources to reflect the change	158
in anticipated revenues of the regional transit authority.	159
$\frac{(G)}{(I)}$ If the question is approved by at least a majority	160
of the electors voting on the question, the board of trustees of	161
the regional transit authority immediately shall amend the	162
resolution or ordinance creating the regional transit authority	163
to include the additional political subdivision.	164

$\frac{(H)}{(J)}$ If the question approved by a majority of the	165
electors voting on the question added the political subdivision	166
for three years, the territory of the additional municipal	167
corporation or township political subdivision in the regional	168
transit authority shall be removed from the territory of the	169
regional transit authority three years after the date the	170
territory was added, as determined in the effective date of the	171
election, and shall no longer be a part of that authority	172
without any further action by either the political subdivisions	173
that were included in the authority prior to submitting the	174
question to the electors or of the political subdivision added	175
to the authority as a result of the election. The regional	176
transit authority reduced to its territory as it existed prior	177
to the inclusion of the additional municipal corporation or	178
township political subdivision shall be entitled to levy and	179
collect any property taxes that it was authorized to levy and	180
collect prior to the enlargement of its territory and for which	181
authorization has not expired, as if the enlargement had not	182
occurred.	183
(K) (1) If a majority of the political subdivisions	184
comprising the regional transit authority approve the inclusion	185
of the additional political subdivision without a time limit	186
under division (D) of this section, the board of trustees of the	187
regional transit authority may adopt a resolution to submit to	188
the electors of the regional transit authority, as it would be	189
enlarged by the inclusion, the question of including the	190
political subdivision in the regional transit authority, of	191
levying a tax under sections 5739.023 and 5741.022 of the	192
Revised Code throughout the territorial boundaries of the	193
regional transit authority as so enlarged, and of repealing the	194

property tax levied by the regional transit authority under

section 306.49 of the Revised Code.	196
The resolution shall state all of the following:	197
(a) The date on which the political subdivision is to be	198
included in the regional transit authority;	199
(b) The rate of the tax to be levied under sections	200
5739.023 and 5741.022 of the Revised Code, the number of years	201
it is to be levied or that it is to be levied for a continuing	202
period of time, and the date on which it shall first be levied,	203
all as provided under section 5739.023 of the Revised Code;	204
(c) The last tax year that the property tax is to be	205
<pre>levied under section 306.49 of the Revised Code.</pre>	206
(2) Except as otherwise provided in division (K) (5) of	207
this section, the political subdivision shall not be joined to	208
the regional transit authority before the first day sales and	209
use tax is levied by the regional transit authority under	210
sections 5739.023 and 5741.022 of the Revised Code. Sales and	211
use tax shall not be levied under those sections on or before	212
the last day of the last tax year the regional transit authority	213
<pre>levies property tax under section 306.49 of the Revised Code.</pre>	214
(3) The board of trustees of the regional transit	215
authority shall certify the resolution to the board of elections	216
for the purpose of having the proposal placed on the ballot at	217
the next general election or at a special election conducted on	218
the day of the next primary election that occurs not less than	219
ninety days after the resolution is certified to the board of	220
elections. The election shall be held, canvassed, and certified,	221
as provided in section 306.70 of the Revised Code, except that	222
the question appearing on the ballot shall read:	223
"Shall the territory within the (Name or	224

names of political subdivisions to be joined) be added to	225
(Name) regional transit authority, shall sales_	226
and use tax at a rate not exceeding (Insert tax rate)_	227
be levied for all transit purposes throughout the territory of	228
the regional transit authority, and shall the existing property	229
tax levied for transit purposes be repealed?"	230
(4) If the question is approved, the sales and use tax may	231
be levied and collected as is otherwise provided under sections	232
5739.023 and 5741.022 of the Revised Code on and after the date	233
stated in the resolution.	234
(5) The board of trustees shall appropriate from the first	235
moneys received from the sales and use tax in each year the full	236
amount required in order to pay the principal of and interest on	237
any notes of the regional transit authority issued pursuant to	238
section 306.49 of the Revised Code in anticipation of the	239
collection of the property tax. The board of trustees shall not	240
thereafter levy and collect the property tax unless and to the	241
extent that the levy and collection is necessary to pay the	242
principal of and interest on notes issued in anticipation of the	243
property tax in order to avoid impairing the obligation of the	244
contract between the regional transit authority and the note	245
holders. Such property tax shall be levied only in the territory	246
of the authority as it existed before the political subdivision	247
was joined to the authority.	248
(6) If the question is approved after the fifteenth day of	249
July in any calendar year, the regional transit authority may	250
amend its budget for the current and next fiscal year, and any	251
resolution adopted pursuant to section 5705.34 of the Revised	252
Code, to reflect the imposition of the sales and use tax, and	253
shall amend its budget for the next fiscal year, and any	254

resolution adopted pursuant to section 5705.34 of the Revised	255
Code, to comply with division (K)(5) of this section. If the	256
budget of the regional transit authority is amended pursuant to	257
this division, the county auditor shall prepare and deliver an	258
amended certificate of estimated resources to reflect the change	259
in anticipated revenues of the regional transit authority.	260
(7) If the question is approved, the board of trustees of	261
the regional transit authority immediately shall amend the	262
resolution or ordinance creating the regional transit authority	263
to include the additional political subdivision.	264
Sec. 723.52. Before letting or making any contract for the	265
construction, reconstruction, widening, resurfacing, or repair	266
of a street or other public way, the director of public service	267
in a city, or the legislative authority in a village, shall make	268
an estimate of the cost of such work using the force account	269
project assessment form developed by the auditor of state under	270
section 117.16 of the Revised Code. In municipal corporations	271
having an engineer, or an officer having a different title but	272
the duties and functions of an engineer, the estimate shall be	273
made by the engineer or other officer. Where the total estimated	274
cost of any such work is thirty thousand dollars or less, the	275
proper officers may proceed by force account.	276
Where the total estimated cost of any such work exceeds	277
thirty thousand dollars, the proper officers of the municipal	278
corporation shall be required to invite and receive competitive	279
bids for furnishing all the labor, materials, and equipment and	280
doing the work, after newspaper advertisement as provided by	281
law. The officers shall consider and may reject such bids. If	282
the bids are rejected, the officers may order the work done by	283

force account or direct labor. When such bids are received,

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considered, and rejected, and the work done by force account or	285
direct labor, such work shall be performed in compliance with	286
the plans and specifications upon which the bids were based. It	287
shall be unlawful to divide a street or connecting streets into	288
separate sections for the purpose of defeating this section and	289
section 723.53 of the Revised Code.	290

On the first day of July of every odd-numbered year 291 beginning in 2021, the threshold amount established in this 292 section shall increase by an amount not to exceed the lesser of 293 294 three per cent, or the percentage amount of any increase in the department of transportation's construction cost index as 295 annualized and totaled for the prior two calendar years. The 296 director of transportation shall notify each appropriate 297 engineer or other officer of the increased amount. 298

"Street," as used in such sections, includes portions of connecting streets on which the same or similar construction, reconstruction, widening, resurfacing, or repair is planned or projected.

Sec. 723.53. Where the proper officers of any municipal 303 corporation construct, reconstruct, widen, resurface, or repair 304 a street or other public way by force account or direct labor, 305 and the estimated cost of the work as defined in section 723.52 306 of the Revised Code exceeds thirty thousand dollars the amount 307 specified in that section, such municipal authorities shall 308 cause to be kept by the engineer of the municipal corporation, 309 or other officer or employee of the municipal corporation in 310 charge of such work, a complete and accurate account, in detail, 311 of the cost of doing the work. The account shall include labor, 312 materials, freight, fuel, hauling, overhead expense, workers' 313 compensation premiums, and all other items of cost and expense, 314

government.

the county highway system.

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including a reasonable allowance for the use of all tools and	315
equipment used on or in connection with such work and for the	316
depreciation on the tools and equipment. The engineer or other	317
officer or employee shall keep such account, and within ninety	318
days after the completion of any such work shall prepare a	319
detailed and itemized statement of such cost and file the	320
statement with the officer or board vested with authority to	321
direct the doing of the work in question. Such officer or board	322
shall thereupon examine the statement, correct it if necessary,	323
and file it in the office of the officer or board. Such	324
statement shall be kept on file for not less than two years and	325
shall be open to public inspection.	326
This section and section 723.52 of the Revised Code do not	327

Sec. 723.54. The legislative authority of a municipality 330 shall designate a municipal official to have responsibility for 331 inspection of all or portions of bridges within such 332 municipality, except for bridges on the state highway system and 333

apply to any municipal corporations having a charter form of

This section does not prohibit the municipality from 335 inspecting any bridge within its limits. 336

Such inspection shall be made at least annually by a 337 professional engineer or other qualified person under the 338 supervision of a professional engineer on a schedule established 339 by the director of transportation, but at least once every 340 twenty-four months, or more frequently if required by the 341 legislative authority, in accordance with the manual of bridge 342 inspection described in section 5501.47 of the Revised Code. The 343 legislative authority may contract for inspection services. 344

The municipal official responsible for inspection shall	345
maintain an updated inventory record of all bridges in the	346
municipality and indicate on such inventory record who is	347
responsible for inspection and maintenance, and the authority	348
for such responsibilities.	349

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

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

Sec. 1317.07. No retail installment contract authorized by section 1317.03 of the Revised Code that is executed in connection with any retail installment sale shall evidence any indebtedness in excess of the time balance fixed in the written instrument in compliance with section 1317.04 of the Revised Code, but it may evidence in addition any agreements of the parties for the payment of delinquent charges, as provided for in section 1317.06 of the Revised Code, taxes, and any lawful fee actually paid out, or to be paid out, by the retail seller

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to any public officer for filing, recording, or releasing any	375
instrument securing the payment of the obligation owed on any	376
retail installment contract. No retail seller, directly or	377
indirectly, shall charge, contract for, or receive from any	378
retail buyer, any further or other amount for examination,	379
service, brokerage, commission, expense, fee, or other thing of	380
value, unless the retail seller is otherwise authorized by law	381
to do so. A documentary service charge customarily and presently	382
being paid on May 9, 1949, in a particular business and area may	383
be charged if the charge does not exceed two hundred fifty	384
dollars per sale.	385

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

Sec. 2131.12. (A) As used in this section:

- (1) "Motor vehicle" has the same meaning as in section 4505.01 of the Revised Code.
- (2) "Joint ownership with right of survivorship" means a 397 form of ownership of a motor vehicle, <u>all-purpose vehicle</u>, <u>off-</u> 398 highway motorcycle, watercraft, or outboard motor that is 399 established pursuant to this section and pursuant to which the 400 entire interest in the motor vehicle, all-purpose vehicle, off-401 highway motorcycle, watercraft, or outboard motor is held by two 402 persons for their joint lives and thereafter by the survivor of 403 them. 404

(3) "Watercraft" has the same meaning as in division (A)	405
of section 1548.01 of the Revised Code.	406
(4) "All-purpose vehicle" has the same meaning as in	407
section 4519.01 of the Revised Code.	408
(5) "Off-highway motorcycle" has the same meaning as in	409
section 4519.01 of the Revised Code.	410
(B)(1) Any two persons may establish in accordance with	411
this section joint ownership with right of survivorship in a	412
motor vehicle or in , an all-purpose vehicle, an off-highway	413
<pre>motorcycle, a watercraft, or an outboard motor for which a</pre>	414
certificate of title is required under Chapter 1548., 4505., or	415
4519. of the Revised Code.	416
(2) If two persons wish to establish joint ownership with	417
right of survivorship in a motor vehicle or in , an all-purpose	418
vehicle, an off-highway motorcycle, a watercraft, or an outboard	419
motor that is required to be titled under Chapter 1548., 4505.,	420
or 4519. of the Revised Code, they may make a joint application	421
for a certificate of title under section <u>1548.07</u> , 4505.06, or	422
1548.07 4519.55 of the Revised Code, as applicable.	423
(C) If two persons have established in a certificate of	424
title joint ownership with right of survivorship in a motor	425
vehicle-or, an all-purpose vehicle, an off-highway motorcycle,	426
a watercraft, or <u>an</u> outboard motor that is required to be titled	427
under Chapter 1548., 4505., or 4519. of the Revised Code, and if	428
one of those persons dies, the interest of the deceased person	429
in the motor vehicle, all-purpose vehicle, off-highway	430
<pre>motorcycle, watercraft, or outboard motor shall pass to the</pre>	431
survivor of them upon transfer of title to the motor vehicle—or—	432
, all-purpose vehicle, off-highway motorcycle, watercraft, or	433

outboard motor in accordance with section $\underline{1548.11}$, $\underline{4505.10}$, or	434
1548.11 - 4519.60 of the Revised Code. The motor vehicle, <u>all-</u>	435
purpose vehicle, off-highway motorcycle, watercraft, or outboard	436
motor shall not be considered an estate asset and shall not be	437
included and stated in the estate inventory.	438
Sec. 2131.13. (A) As used in this section:	439
(1) "Designate or designation in beneficiary form" means	440
to designate, or the designation of, a motor vehicle, an all-	441
purpose vehicle, an off-highway motorcycle, a watercraft, or an	442
outboard motor in a certificate of title that indicates the	443
present owner of the motor vehicle, <u>all-purpose vehicle</u> , <u>off-</u>	444
highway motorcycle, watercraft, or outboard motor and the	445
intention of the present owner with respect to the transfer of	446
ownership on the present owner's death by designating one or	447
more persons as the beneficiary or beneficiaries who will become	448
the owner or owners of the motor vehicle, <u>all-purpose vehicle</u> ,	449
off-highway motorcycle, watercraft, or outboard motor upon the	450
death of the present owner.	451
(2) "Motor vehicle" has the same meaning as in section	452
4505.01 of the Revised Code.	453
(3) "Person" means an individual, a corporation, an	454
organization, or other legal entity.	455
(4) "Transfer-on-death beneficiary or beneficiaries" means	456
a person or persons specified in a certificate of title of a	457
motor vehicle, all-purpose vehicle, off-highway motorcycle,	458
watercraft, or outboard motor who will become the owner or	459
owners of the motor vehicle, <u>all-purpose vehicle</u> , <u>off-highway</u>	460
<pre>motorcycle, watercraft, or outboard motor upon the death of the</pre>	461
present owner of the motor vehicle, <u>all-purpose vehicle</u> , <u>off-</u>	462

<u>highway motorcycle</u> , watercraft, or outboard motor.	463
(5) "Watercraft" has the same meaning as in section	464
1548.01 of the Revised Code.	465
(6) "Owner" includes the plural as well as the singular,	466
as specified in section 1.43 of the Revised Code.	467
(7) "Joint ownership with right of survivorship" has the	468
same meaning as in section 2131.12 of the Revised Code.	469
(8) "All-purpose vehicle" has the same meaning as in	470
section 4519.01 of the Revised Code.	471
(9) "Off-highway motorcycle" has the same meaning as in	472
section 4519.01 of the Revised Code.	473
(B) (1) An individual whose certificate of title of a motor	474
vehicle, all-purpose vehicle, off-highway motorcycle,	475
watercraft, or outboard motor shows sole ownership by that	476
individual may make an application for a certificate of title	477
under section 1548.07 or , 4505.06, or 4519.55 of the Revised	478
Code to designate that motor vehicle, all-purpose vehicle, off-	479
highway motorcycle, watercraft, or outboard motor in beneficiary	480
form pursuant to this section.	481
(2) Individuals whose certificate of title of a motor	482
vehicle, all-purpose vehicle, off-highway motorcycle,	483
watercraft, or outboard motor shows joint ownership with right	484
of survivorship may jointly make an application for a	485
certificate of title under section 1548.07, 4505.06, or 4519.55	486
of the Revised Code to designate that motor vehicle, all-purpose	487
vehicle, off-highway motorcycle, watercraft, or outboard motor	488
in beneficiary form pursuant to this section.	489
(C)(1) A motor vehicle, all-purpose vehicle, off-highway	490

motorcycle, watercraft, or outboard motor is designated in	491
beneficiary form if the certificate of title of the motor	492
vehicle, all-purpose vehicle, off-highway motorcycle,	493
watercraft, or outboard motor includes the name or names of the	494
transfer-on-death beneficiary or beneficiaries.	495
(2) The designation of a motor vehicle, <u>all-purpose</u>	496
vehicle, off-highway motorcycle, watercraft, or outboard motor	497
in beneficiary form is not required to be supported by	498
consideration, and the certificate of title in which the	499
designation is made is not required to be delivered to the	500
transfer-on-death beneficiary or beneficiaries in order for the	501
designation in beneficiary form to be effective.	502
(D) The designation of a motor vehicle, <u>all-purpose</u>	503
vehicle, off-highway motorcycle, watercraft, or outboard motor	504
in beneficiary form may be shown in the certificate of title by	505
the words "transfer-on-death" or the abbreviation "TOD" after	506
the name of the owner of a motor vehicle, all-purpose vehicle,	507
off-highway motorcycle, watercraft, or outboard motor and before	508
the name or names of the transfer-on-death beneficiary or	509
beneficiaries.	510
(E) The designation of a transfer-on-death beneficiary or	511
beneficiaries on a certificate of title has no effect on the	512
ownership of a motor vehicle, all-purpose vehicle, off-highway	513
motorcycle, watercraft, or outboard motor until the death of the	514
owner of the motor vehicle, all-purpose vehicle, off-highway	515
motorcycle, watercraft, or outboard motor. The owner of a motor	516
vehicle, all-purpose vehicle, off-highway motorcycle,	517
watercraft, or outboard motor may cancel or change the	518
designation of a transfer-on-death beneficiary or beneficiaries	519

on a certificate of title at any time without the consent of the

550

transfer-on-death beneficiary or beneficiaries by making an	521
application for a certificate of title under section 1548.07-or-	522
<u>,</u> 4505.06 <u>, or 4519.55</u> of the Revised Code.	523
(F)(1) Upon the death of the owner of a motor vehicle,	524
all-purpose vehicle, off-highway motorcycle, watercraft, or	525
outboard motor designated in beneficiary form, the ownership of	526
the motor vehicle, <u>all-purpose vehicle</u> , <u>off-highway motorcycle</u> ,	527
watercraft, or outboard motor shall pass to the transfer-on-	528
death beneficiary or beneficiaries who survive the owner upon	529
transfer of title to the motor vehicle, <u>all-purpose vehicle</u> ,	530
off-highway motorcycle, watercraft, or outboard motor in	531
accordance with section 1548.11-or_, 4505.10, or 4519.60 of the	532
Revised Code. The transfer-on-death beneficiary or beneficiaries	533
who survive the owner may apply for a certificate of title to	534
the motor vehicle, <u>all-purpose vehicle</u> , <u>off-highway motorcycle</u> ,	535
watercraft, or outboard motor upon submitting proof of the death	536
of the owner of the motor vehicle, <u>all-purpose vehicle</u> , <u>off-</u>	537
<u>highway motorcycle</u> , watercraft, or outboard motor.	538
(2) If no transfer-on-death beneficiary or beneficiaries	539
survive the owner of a motor vehicle, watercraft, or outboard	540
motor, the motor vehicle, watercraft, or outboard motor shall be	541
included in the probate estate of the deceased owner.	542
(G)(1) Any transfer of a motor vehicle, all-purpose	543
vehicle, off-highway motorcycle, watercraft, or outboard motor	544
to a transfer-on-death beneficiary or beneficiaries that results	545
from a designation of the motor vehicle, <u>all-purpose vehicle</u> ,	546
off-highway motorcycle, watercraft, or outboard motor in	547
beneficiary form is not testamentary.	548
(2) This section does not limit the rights of any creditor	549

of the owner of a motor vehicle, <u>all-purpose vehicle</u>, <u>off-</u>

<u>highway motorcycle</u> , watercraft, or outboard motor against any	551
transfer-on-death beneficiary or beneficiaries or other	552
transferees of the motor vehicle, all-purpose vehicle, off-	553
highway motorcycle, watercraft, or outboard motor under other	554
laws of this state.	555
(H)(1) This section shall be known and may be cited as the	556
"Transfer-on-Death of Motor Vehicle, <u>All-Purpose Vehicle</u> , <u>Off-</u>	557
<u>Highway Motorcycle</u> , Watercraft, or Outboard Motor Statute."	558
(2) Divisions (A) to (H) of this section shall be	559
liberally construed and applied to promote their underlying	560
purposes and policy.	561
(3) Unless displaced by particular provisions of divisions	562
(A) to (H) of this section, the principles of law and equity	563
supplement the provisions of those divisions.	564
Sec. 2913.71. Regardless of the value of the property	565
involved and regardless of whether the offender previously has	566
been convicted of a theft offense, a violation of section	567
2913.02 or 2913.51 of the Revised Code is a felony of the fifth	568
degree if the property involved is any of the following:	569
(A) A credit card;	570
(B) A printed form for a check or other negotiable	571
instrument, that on its face identifies the drawer or maker for	572
whose use it is designed or identifies the account on which it	573
is to be drawn, and that has not been executed by the drawer or	574
maker or on which the amount is blank;	575
(C) A motor vehicle identification license plate as	576
prescribed by section 4503.22 of the Revised Code, a temporary	577
<u>motor vehicle</u> license placard or windshield sticker registration	578
as prescribed by section 4503.182 of the Revised Code, or any	579

comparable license plate, placard, or sticker temporary motor	580
vehicle license registration as prescribed by the applicable law	581
of another state or the United States;	582
(D) A blank form for a certificate of title or a	583
manufacturer's or importer's certificate to a motor vehicle, as	584
prescribed by section 4505.07 of the Revised Code;	585
(E) A blank form for any license listed in section 4507.01	586
of the Revised Code.	587
Sec. 3704.14. (A) (1) If the director of environmental	588
protection determines that implementation of a motor vehicle	589
inspection and maintenance program is necessary for the state to	590
effectively comply with the federal Clean Air Act after June 30,	591
2019, the director may provide for the implementation of the	592
program in those counties in this state in which such a program	593
is federally mandated. Upon making such a determination, the	594
director of environmental protection may request the director of	595
administrative services to extend the terms of the contract that	596
was entered into under the authority of Am. Sub. H.B. 64 of the	597
131st general assembly. Upon receiving the request, the director	598
of administrative services shall extend the contract, beginning	599
on July 1, 2019, in accordance with this section. The contract	600
shall be extended for a period of up to twenty-four months with	601
the contractor who conducted the motor vehicle inspection and	602
maintenance program under that contract.	603
(2) Prior to the expiration of the contract extension that	604
is authorized by division (A)(1) of this section, the director	605
of environmental protection shall request the director of	606
administrative services to enter into a contract with a vendor	607
to operate a decentralized motor vehicle inspection and	608

maintenance program in each county in this state in which such a

program is federally mandated through June 30, 2023, with an	610
option for the state to renew the contract for a period of up to	611
twenty-four months through June 30, 2025. The contract shall	612
ensure that the decentralized motor vehicle inspection and	613
maintenance program achieves at least the same emission	614
reductions as achieved by the program operated under the	615
authority of the contract that was extended under division (A)	616
(1) of this section. The director of administrative services	617
shall select a vendor through a competitive selection process in	618
compliance with Chapter 125. of the Revised Code.	619

- (3) Notwithstanding any law to the contrary, the director
 of administrative services shall ensure that a competitive
 621
 selection process regarding a contract to operate a
 622
 decentralized motor vehicle inspection and maintenance program
 623
 in this state incorporates the following, which shall be
 624
 included in the contract:
 625
- (a) For purposes of expanding the number of testing 626 locations for consumer convenience, a requirement that the 627 vendor utilize established local businesses, auto repair 628 facilities, or leased properties to operate state-approved 629 inspection and maintenance testing facilities; 630
- (b) A requirement that the vendor selected to operate the 631 program provide notification of the program's requirements to 632 each owner of a motor vehicle that is required to be inspected 633 under the program. The contract shall require the notification 634 to be provided not later than sixty days prior to the date by 635 which the owner of the motor vehicle is required to have the 636 motor vehicle inspected. The director of environmental 637 protection and the vendor shall jointly agree on the content of 638 the notice. However, the notice shall include at a minimum the 639

locations of all inspection facilities within a specified	640
distance of the address that is listed on the owner's motor	641
vehicle registration;	642
(c) A requirement that the vendor comply with testing	643
methodology and supply the required equipment approved by the	644
director of environmental protection as specified in the	645
competitive selection process in compliance with Chapter 125. of	646
the Revised Code.	647
(4) A decentralized motor vehicle inspection and	648
maintenance program operated under this section shall comply	649
with division (B) of this section. The director of environmental	650
protection shall administer the decentralized motor vehicle	651
inspection and maintenance program operated under this section.	652
(B) The decentralized motor vehicle inspection and	653
maintenance program authorized by this section, at a minimum,	654
shall do all of the following:	655
(1) Comply with the federal Clean Air Act;	656
(2) Provide for the issuance of inspection certificates;	657
(3) Provide for a new car exemption for motor vehicles	658
four years old or newer and provide that a new motor vehicle is	659
exempt for four years regardless of whether legal title to the	660
motor vehicle is transferred during that $period_{\boldsymbol{i}}$	661
(4) Provide for an exemption for battery electric motor	662
vehicles.	663
(C) The director of environmental protection shall adopt	664
rules in accordance with Chapter 119. of the Revised Code that	665
the director determines are necessary to implement this section.	666
The director may continue to implement and enforce rules	667

pertaining to the motor vehicle inspection and maintenance program previously implemented under former section 3704.14 of the Revised Code as that section existed prior to its repeal and reenactment by Am. Sub. H.B. 66 of the 126th general assembly, provided that the rules do not conflict with this section.

- (D) There is hereby created in the state treasury the auto emissions test fund, which shall consist of money received by the director from any cash transfers, state and local grants, and other contributions that are received for the purpose of funding the program established under this section. The director of environmental protection shall use money in the fund solely for the implementation, supervision, administration, operation, and enforcement of the motor vehicle inspection and maintenance program established under this section. Money in the fund shall not be used for either of the following:
- (1) To pay for the inspection costs incurred by a motor vehicle dealer so that the dealer may provide inspection certificates to an individual purchasing a motor vehicle from the dealer when that individual resides in a county that is subject to the motor vehicle inspection and maintenance program;
- (2) To provide payment for more than one free passing emissions inspection or a total of three emissions inspections for a motor vehicle in any three-hundred-sixty-five-day period. The owner or lessee of a motor vehicle is responsible for inspection fees that are related to emissions inspections beyond one free passing emissions inspection or three total emissions inspections in any three-hundred-sixty-five-day period. Inspection fees that are charged by a contractor conducting emissions inspections under a motor vehicle inspection and maintenance program shall be approved by the director of

environmental protection.	698
(E) The motor vehicle inspection and maintenance program	699
established under this section expires upon the termination of	700
all contracts entered into under this section and shall not be	701
implemented beyond the final date on which termination occurs.	702
(F) As used in this section "battery electric motor	703
vehicle" has the same meaning as in section 4501.01 of the	704
Revised Code.	705
Sec. 3743.01. As used in this chapter:	706
(A) "Beer" and "intoxicating liquor" have the same	707
meanings as in section 4301.01 of the Revised Code.	708
(B) "Booby trap" means a small tube that has a string	709
protruding from both ends, that has a friction-sensitive	710
composition, and that is ignited by pulling the ends of the	711
string.	712
(C) "Cigarette load" means a small wooden peg that is	713
coated with a small quantity of explosive composition and that	714
is ignited in a cigarette.	715
(D)(1) "1.3G fireworks" means display fireworks consistent	716
with regulations of the United States department of	717
transportation as expressed using the designation "division 1.3"	718
in Title 49, Code of Federal Regulations.	719
(2) "1.4G fireworks" means consumer fireworks consistent	720
with regulations of the United States department of	721
transportation as expressed using the designation "division 1.4"	722
in Title 49, Code of Federal Regulations.	723
(E) "Controlled substance" has the same meaning as in	724
section 3719.01 of the Revised Code.	725

(F) "Fireworks" means any composition or device prepared	726
for the purpose of producing a visible or an audible effect by	727
combustion, deflagration, or detonation, except ordinary matches	728
and except as provided in section 3743.80 of the Revised Code.	729
(G) "Fireworks plant" means all buildings and other	730
structures in which the manufacturing of fireworks, or the	731
storage or sale of manufactured fireworks by a manufacturer,	732
takes place.	733
(H) "Highway" means any public street, road, alley, way,	734
lane, or other public thoroughfare.	735
(I) "Licensed exhibitor of fireworks" or "licensed	736
exhibitor" means a person licensed pursuant to sections 3743.50	737
to 3743.55 of the Revised Code.	738
(J) "Licensed manufacturer of fireworks" or "licensed	739
manufacturer" means a person licensed pursuant to sections	740
3743.02 to 3743.08 of the Revised Code.	741
(K) "Licensed wholesaler of fireworks" or "licensed	742
wholesaler" means a person licensed pursuant to sections 3743.15	743
to 3743.21 of the Revised Code.	744
(L) "List of licensed exhibitors" means the list required	745
by division (C) of section 3743.51 of the Revised Code.	746
(M) "List of licensed manufacturers" means the list	747
required by division (C) of section 3743.03 of the Revised Code.	748
(N) "List of licensed wholesalers" means the list required	749
by division (C) of section 3743.16 of the Revised Code.	750
(O) "Manufacturing of fireworks" means the making of	751
fireworks from raw materials, none of which in and of themselves	752
constitute a fireworks, or the processing of fireworks.	753

(P) "Navigable waters" means any body of water susceptible	754
of being used in its ordinary condition as a highway of commerce	755
over which trade and travel is or may be conducted in the	756
customary modes, but does not include a body of water that is	757
not capable of navigation by barges, tugboats, and other large	758
vessels.	759
(Q) "Novelties and trick noisemakers" include the	760
following items:	761
10110W111g 100M0.	, 01
(1) Devices that produce a small report intended to	762
surprise the user, including, but not limited to, booby traps,	763
cigarette loads, party poppers, and snappers;	764
(2) Snakes or glow worms;	765
(3) Smoke devices;	766
(4) Trick matches.	767
(R) "Party popper" means a small plastic or paper item	768
that contains not more than sixteen milligrams of friction-	769
sensitive explosive composition, that is ignited by pulling a	770
string protruding from the item, and from which paper streamers	771
are expelled when the item is ignited.	772
(S) "Processing of fireworks" means the making of	773
fireworks from materials all or part of which in and of	774
themselves constitute a fireworks, but does not include the mere	775
packaging or repackaging of fireworks.	776
(T) "Railroad" means any railway or railroad that carries	777
freight or passengers for hire, but does not include auxiliary	778
tracks, spurs, and sidings installed and primarily used in	779
serving a mine, quarry, or plant.	780
(U) "Retail sale" or "sell at retail" means a sale of	781

fireworks to a purchaser who intends to use the fireworks, and	782
not resell them.	783
(V) "Smoke device" means a tube or sphere that contains	784
pyrotechnic composition that, upon ignition, produces white or	785
colored smoke as the primary effect.	786
(W) "Snake or glow worm" means a device that consists of a	787
pressed pellet of pyrotechnic composition that produces a large,	788
snake-like ash upon burning, which ash expands in length as the	789
pellet burns.	790
(X) "Snapper" means a small, paper-wrapped item that	791
contains a minute quantity of explosive composition coated on	792
small bits of sand, and that, when dropped, implodes.	793
(Y) "Trick match" means a kitchen or book match that is	794
coated with a small quantity of explosive composition and that,	795
upon ignition, produces a small report or a shower of sparks.	796
(Z) "Wire sparkler" means a sparkler consisting of a wire	797
or stick coated with a nonexplosive pyrotechnic mixture that	798
produces a shower of sparks upon ignition and that contains no	799
more than one hundred grams of this mixture.	800
(AA) "Wholesale sale" or "sell at wholesale" means a sale	801
of fireworks to a purchaser who intends to resell the fireworks	802
so purchased.	803
(BB) "Licensed premises" means the real estate upon which	804
a licensed manufacturer or wholesaler of fireworks conducts	805
business.	806
(CC) "Licensed building" means a building on the licensed	807
premises of a licensed manufacturer or wholesaler of fireworks	808
that is approved for occupancy by the building official having	809

jurisdiction.	810
(DD) "Fireworks incident" means any action or omission	811
that occurs at a fireworks exhibition, that results in injury or	812
death, or a substantial risk of injury or death, to any person,	813
and that involves either of the following:	814
(1) The handling or other use, or the results of the	815
handling or other use, of fireworks or associated equipment or	816
other materials;	817
(2) The failure of any person to comply with any	818
applicable requirement imposed by this chapter or any applicable	819
rule adopted under this chapter.	820
(EE) "Discharge site" means an area immediately	821
surrounding the mortars used to fire aerial shells.	822
(FF) "Fireworks incident site" means a discharge site or	823
other location at a fireworks exhibition where a fireworks	824
incident occurs, a location where an injury or death associated	825
with a fireworks incident occurs, or a location where evidence	826
of a fireworks incident or an injury or death associated with a	827
fireworks incident is found.	828
(GG) "Storage location" means a single parcel or	829
contiguous parcels of real estate approved by the $\underline{\text{state}}$ fire	830
marshal pursuant to division (I) of section 3743.04 of the	831
Revised Code or division $\frac{(G)-(F)}{(F)}$ of section 3743.17 of the	832
Revised Code that are separate from a licensed premises	833
containing a retail showroom, and which parcel or parcels a	834
licensed manufacturer or wholesaler of fireworks may use only	835
for the distribution, possession, and storage of fireworks in	836
accordance with this chapter.	837
Sec. 3743.04. (A) The license of a manufacturer of	838

fireworks is effective for one year beginning on the first day	839
of December . The, and the state fire marshal shall issue or	840
renew a license only on that date and at no other time. If a	841
manufacturer of fireworks wishes to continue manufacturing	842
fireworks at the designated fireworks plant after its then	843
effective license expires, it shall apply no later than the	844
first day of October for a new license pursuant to section	845
3743.02 of the Revised Code. The state fire marshal shall send a	846
written notice of the expiration of its license to a licensed	847
manufacturer at least three months before the expiration date.	848

(B) If, during the effective period of its licensure, a 849 licensed manufacturer of fireworks wishes to construct, locate, 850 or relocate any buildings or other structures on the premises of 851 its fireworks plant, to make any structural change or renovation 852 in any building or other structure on the premises of its 853 fireworks plant, or to change the nature of its manufacturing of 8.5.4 fireworks so as to include the processing of fireworks, or to 855 relocate its fireworks plant to a new licensed premises, the 856 manufacturer shall notify the state fire marshal in writing. The 857 state fire marshal may require a licensed manufacturer also to 858 submit documentation, including, but not limited to, plans 859 covering the proposed construction, location, relocation, 860 structural change or renovation, or change in manufacturing of 861 fireworks, or new licensed premises, if the state fire marshal 862 determines the documentation is necessary for evaluation 863 purposes in light of the proposed construction, location, 864 relocation, structural change or renovation, or change in 865 manufacturing of fireworks, or new licensed premises. 866

Upon receipt of the notification and additional 867 documentation required by the state fire marshal, the state fire 868 marshal shall inspect the <u>existing</u> premises of the fireworks 869

plant, or proposed new licensed premises, to determine if the	870
proposed construction, location, relocation, structural change	871
or renovation, or change in manufacturing of fireworks conforms,	872
or new licensed premises conform to sections 3743.02 to 3743.08	873
of the Revised Code and the rules adopted by the state fire	874
marshal pursuant to section 3743.05 of the Revised Code. The	875
state fire marshal shall issue a written authorization to the	876
manufacturer for the construction, location, relocation,	877
structural change or renovation, or change in manufacturing of	878
fireworks, or new licensed premises, if the state fire marshal	879
determines, upon the inspection and a review of submitted	880
documentation, that the construction, location, relocation,	881
structural change or renovation, or change in manufacturing of	882
fireworks-conforms, or new licensed premises conform to those	883
sections and rules. Upon authorizing a change in manufacturing	884
of fireworks to include the processing of fireworks, the state	885
fire marshal shall make notations on the manufacturer's license	886
and in the list of licensed manufacturers in accordance with	887
section 3743.03 of the Revised Code.	888

On or before June 1, 1998, a licensed manufacturer shall 889 install, in every licensed building in which fireworks are 890 manufactured, stored, or displayed and to which the public has 891 access, interlinked fire detection, smoke exhaust, and smoke 892 evacuation systems that are approved by the superintendent of 893 industrial compliance, and shall comply with floor plans showing 894 occupancy load limits and internal circulation and egress 895 patterns that are approved by the state fire marshal and 896 superintendent, and that are submitted under seal as required by 897 section 3791.04 of the Revised Code. Notwithstanding section 898 3743.59 of the Revised Code, the construction and safety 899 requirements established in this division are not subject to any 900

variance, waiver, or exclusion.

- (C) The license of a manufacturer of fireworks authorizes 902 the manufacturer to engage only in the following activities: 903
- (1) The manufacturing of fireworks on the premises of the 904 fireworks plant as described in the application for licensure or 905 in the notification submitted under division (B) of this 906 section, except that a licensed manufacturer shall not engage in 907 the processing of fireworks unless authorized to do so by its 908 license.
- (2) To possess for sale at wholesale and sell at wholesale 910 the fireworks manufactured by the manufacturer, to persons who 911 are licensed wholesalers of fireworks, to out-of-state residents 912 in accordance with section 3743.44 of the Revised Code, to 913 residents of this state in accordance with section 3743.45 of 914 the Revised Code, or to persons located in another state 915 916 provided the fireworks are shipped directly out of this state to them by the manufacturer. A person who is licensed as a 917 manufacturer of fireworks on June 14, 1988, also may possess for 918 sale and sell pursuant to division (C)(2) of this section 919 920 fireworks other than those the person manufactures. The possession for sale shall be on the premises of the fireworks 921 plant described in the application for licensure or in the 922 notification submitted under division (B) of this section, and 923 the sale shall be from the inside of a licensed building and 924 from no other structure or device outside a licensed building. 925 At no time shall a licensed manufacturer sell any class of 926 fireworks outside a licensed building. 927
- (3) Possess for sale at retail and sell at retail the 928 fireworks manufactured by the manufacturer, other than 1.4G 929 fireworks as designated by the state fire marshal in rules 930

adopted pursuant to division (A) of section 3743.05 of the	931
Revised Code, to licensed exhibitors in accordance with sections	932
3743.50 to 3743.55 of the Revised Code, and possess for sale at	933
retail and sell at retail the fireworks manufactured by the	934
manufacturer, including 1.4G fireworks, to out-of-state	935
residents in accordance with section 3743.44 of the Revised	936
Code, to residents of this state in accordance with section	937
3743.45 of the Revised Code, or to persons located in another	938
state provided the fireworks are shipped directly out of this	939
state to them by the manufacturer. A person who is licensed as a	940
manufacturer of fireworks on June 14, 1988, may also possess for	941
sale and sell pursuant to division (C)(3) of this section	942
fireworks other than those the person manufactures. The	943
possession for sale shall be on the premises of the fireworks	944
plant described in the application for licensure or in the	945
notification submitted under division (B) of this section, and	946
the sale shall be from the inside of a licensed building and	947
from no other structure or device outside a licensed building.	948
At no time shall a licensed manufacturer sell any class of	949
fireworks outside a licensed building.	950

A licensed manufacturer of fireworks shall sell under division (C) of this section only fireworks that meet the standards set by the consumer product safety commission or by the American fireworks standard laboratories or that have received an EX number from the United States department of transportation.

(D) The license of a manufacturer of fireworks shall be protected under glass and posted in a conspicuous place on the premises of the fireworks plant. Except as otherwise provided in this division, the license is not transferable or assignable. A

(1) The ownership of a manufacturer of fireworks license	961
may be transferred to another person for the same fireworks	962
plant for which the license was issued, or approved pursuant to	963
division (B) of this section, if the assets of the plant are	964
transferred to that person by inheritance or by a sale approved	965
by the state fire marshal. The	966
(2) The license of a manufacturer of fireworks may be	967
geographically relocated in accordance with division (D) of	968
section 3743.75 of the Revised Code.	969
(3) The license is subject to revocation in accordance	970
with section 3743.08 of the Revised Code.	971
(E) The state fire marshal shall not place the license of	972
a manufacturer of fireworks in a temporarily inactive status	973
while the holder of the license is attempting to qualify to	974
retain the license.	975
(F) Each licensed manufacturer of fireworks that possesses	976
fireworks for sale and sells fireworks under division (C) of	977
section 3743.04 of the Revised Code, or a designee of the	978
manufacturer, whose identity is provided to the state fire	979
marshal by the manufacturer, annually shall attend a continuing	980
education program. The state fire marshal shall develop the	981
program and the state fire marshal or a person or public agency	982
approved by the state fire marshal shall conduct it. A licensed	983
manufacturer or the manufacturer's designee who attends a	984
program as required under this division, within one year after	985
attending the program, shall conduct in-service training as	986
approved by the state fire marshal for other employees of the	987
licensed manufacturer regarding the information obtained in the	988
program. A licensed manufacturer shall provide the state fire	989

marshal with notice of the date, time, and place of all in-

service training. For any program conducted under this division,

the state fire marshal shall, in accordance with rules adopted

by the state fire marshal under Chapter 119. of the Revised

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Code, establish the subjects to be taught, the length of

classes, the standards for approval, and time periods for

notification by the licensee to the state fire marshal of any

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in-service training.

- (G) A licensed manufacturer shall maintain comprehensive 998 general liability insurance coverage in the amount and type 999 specified under division (B)(2) of section 3743.02 of the 1000 Revised Code at all times. Each policy of insurance required 1001 under this division shall contain a provision requiring the 1002 insurer to give not less than fifteen days' prior written notice 1003 to the state fire marshal before termination, lapse, or 1004 cancellation of the policy, or any change in the policy that 1005 reduces the coverage below the minimum required under this 1006 division. Prior to canceling or reducing the amount of coverage 1007 of any comprehensive general liability insurance coverage 1008 required under this division, a licensed manufacturer shall 1009 secure supplemental insurance in an amount and type that 1010 satisfies the requirements of this division so that no lapse in 1011 coverage occurs at any time. A licensed manufacturer who secures 1012 supplemental insurance shall file evidence of the supplemental 1013 insurance with the state fire marshal prior to canceling or 1014 reducing the amount of coverage of any comprehensive general 1015 liability insurance coverage required under this division. 1016
- (H) The state fire marshal shall adopt rules for the
 expansion or contraction of a licensed premises and for approval
 of such expansions or contractions. The boundaries of a licensed
 premises, including any geographic expansion or contraction of
 those boundaries, shall be approved by the state fire marshal in
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accordance with rules the state fire marshal adopts. If the	1022
licensed premises consists of more than one parcel of real	1023
estate, those parcels shall be contiguous unless an exception is	1024
allowed pursuant to division (I) of this section.	1025
(I)(1) A licensed manufacturer may expand its licensed	1026
premises within this state to include not more than two storage	1027
locations that are located upon one or more real estate parcels	1028
that are noncontiguous to the licensed premises as that licensed	1029
premises exists on the date a licensee submits an application as	1030
described below, if all of the following apply:	1031
(a) The licensee submits an application to the state fire	1032
marshal and an application fee of one hundred dollars per	1033
storage location for which the licensee is requesting approval.	1034
(b) The identity of the holder of the license remains the	1035
same at the storage location.	1036
(c) The storage location has received a valid certificate	1037
of zoning compliance as applicable and a valid certificate of	1038
occupancy for each building or structure at the storage location	1039
issued by the authority having jurisdiction to issue the	1040
certificate for the storage location, and those certificates	1041
permit the distribution and storage of fireworks regulated under	1042
this chapter at the storage location and in the buildings or	1043
structures. The storage location shall be in compliance with all	1044
other applicable federal, state, and local laws and regulations.	1045
(d) Every building or structure located upon the storage	1046
location is separated from occupied residential and	1047
nonresidential buildings or structures, railroads, highways, or	1048
any other buildings or structures on the licensed premises in	1049

accordance with the distances specified in the rules adopted by

the state fire marshal pursuant to section 3743.05 of the Revised Code.	1051 1052
(e) Neither the licensee nor any person holding, owning,	1053
or controlling a five per cent or greater beneficial or equity	1054
interest in the licensee has been convicted of or pleaded guilty	1055
to a felony under the laws of this state, any other state, or	1056
the United States, after September 29, 2005.	1057
(f) The state fire marshal approves the application for	1058
expansion.	1059
(2) The state fire marshal shall approve an application	1060
for expansion requested under division (I)(1) of this section if	1061
the state fire marshal receives the application fee and proof	1062
that the requirements of divisions (I)(1)(b) to (e) of this	1063
section are satisfied. The storage location shall be considered	1064
part of the original licensed premises and shall use the same	1065
distinct number assigned to the original licensed premises with	1066
any additional designations as the state fire marshal deems	1067
necessary in accordance with section 3743.03 of the Revised	1068
Code.	1069
(J)(1) A licensee who obtains approval for the use of a	1070
storage location in accordance with division (I) of this section	1071
shall use the storage location exclusively for the following	1072
activities, in accordance with division (C) of this section:	1073
(a) The packaging, assembling, or storing of fireworks,	1074
which shall only occur in buildings or structures approved for	1075
such hazardous uses by the building code official having	1076
jurisdiction for the storage location or, for 1.4G fireworks, in	1077
containers or trailers approved for such hazardous uses by the	1078
state fire marshal if such containers or trailers are not	1079

subject to regulation by the building code adopted in accordance	1080
with Chapter 3781. of the Revised Code. All such storage shall	1081
be in accordance with the rules adopted by the state fire	1082
marshal under division (G) of section 3743.05 of the Revised	1083
Code for the packaging, assembling, and storage of fireworks.	1084
(b) Distributing fireworks to other parcels of real estate	1085
located on the manufacturer's licensed premises, to licensed	1086
wholesalers or other licensed manufacturers in this state or to	1087
similarly licensed persons located in another state or country;	1088
(c) Distributing fireworks to a licensed exhibitor of	1089
fireworks pursuant to a properly issued permit in accordance	1090
with section 3743.54 of the Revised Code.	1091
(2) A licensed manufacturer shall not engage in any sales	1092
activity, including the retail sale of fireworks otherwise	1093
permitted under division (C)(2) or (C)(3) of this section, or	1094
pursuant to section 3743.44 or 3743.45 of the Revised Code, at	1095
the storage location approved under this section.	1096
(3) A storage location may not be relocated for a minimum	1097
period of five years after the storage location is approved by	1098
the state fire marshal in accordance with division (I) of this	1099
section.	1100
(K) The licensee shall prohibit public access to the	1101
storage location. The state fire marshal shall adopt rules to	1102
describe the acceptable measures a manufacturer shall use to	1103
prohibit access to the storage site.	1104
Sec. 3743.15. (A) Except as provided in division (C) of	1105
this section, any person who wishes to be a wholesaler of	1106
fireworks in this state shall submit to the state fire marshal	1107

an application for licensure as a wholesaler of fireworks before

the first day of October of each year. The application shall be	1109
submitted prior to commencement of business operations, shall be	1110
on a form prescribed by the <u>state</u> fire marshal, shall contain	1111
all information requested by the $\underline{\text{state}}$ fire marshal, and shall	1112
be accompanied by the license fee, fingerprints, and proof of	1113
insurance coverage described in division (B) of this section.	1114
The <u>state</u> fire marshal shall prescribe a form for	1115
applications for licensure as a wholesaler of fireworks and make	1116
a copy of the form available, upon request, to persons who seek	1117
that licensure.	1118
(B) An applicant for licensure as a wholesaler of	1119
fireworks shall submit with the application all of the	1120
following:	1121
(1) A license fee of two thousand seven hundred fifty	1122
dollars, which the <u>state</u> fire marshal shall use to pay for	1123
fireworks safety education, training programs, and inspections.	1124
If the applicant has any storage locations approved in	1125
accordance with division $\frac{(G)-(F)}{(F)}$ of section 3743.17 of the	1126
Revised Code, the applicant also shall submit a fee of one	1127
hundred dollars per storage location for the inspection of each	1128
storage location.	1129
(2) Proof of comprehensive general liability insurance	1130
coverage, specifically including fire and smoke casualty on	1131
premises, in an amount not less than one million dollars for	1132
each occurrence for bodily injury liability and wrongful death	1133
liability at its business location. Proof of such insurance	1134
coverage shall be submitted together with proof of coverage for	1135
products liability on all inventory located at the business	1136
location. All applicants shall submit evidence of comprehensive	1137

general liability insurance coverage verified by the insurer and

certified as to its provision of the minimum coverage required 1139 under this division.

- (3) One set of the applicant's fingerprints or similar 1141 identifying information and a set of fingerprints or similar 1142 identifying information of any individual holding, owning, or 1143 controlling a five per cent or greater beneficial or equity 1144 interest in the applicant for the license. The state fire 1145 marshal may adopt rules in accordance with Chapter 119. of the 1146 Revised Code specifying the method to be used by the applicant 1147 1148 to provide the fingerprint or similar identifying information, fees to be assessed by the state fire marshal to conduct such 1149 background checks, and the procedures to be used by the state 1150 fire marshal to verify compliance with this section. Such rules 1151 may include provisions establishing the frequency that license 1152 renewal applicants must update background check information 1153 filed by the applicant with previous license applications and 1154 provisions describing alternative forms of background check 1155 information that may be accepted by the state fire marshal to 1156 verify compliance with this section. 1157
- (C) A licensed manufacturer of fireworks is not required 1158 to apply for and obtain a wholesaler of fireworks license in 1159 order to engage in the wholesale sale of fireworks as authorized 1160 by division (C)(2) of section 3743.04 of the Revised Code. A 1161 business which is not a licensed manufacturer of fireworks may 1162 engage in the wholesale and retail sale of fireworks in the same 1163 manner as a licensed manufacturer of fireworks is authorized to 1164 do under this chapter without the necessity of applying for and 1165 obtaining a license pursuant to this section, but only if the 1166 business sells the fireworks on the premises of a fireworks 1167 plant covered by a license issued under section 3743.03 of the 1168 Revised Code and the holder of that license owns at least a 1169

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majority interest in that business. However, if a licensed	1170
manufacturer of fireworks wishes to engage in the wholesale sale	1171
of fireworks in this state at a location other than the premises	1172
of the fireworks plant described in its application for	1173
licensure as a manufacturer or in a notification submitted under	1174
division (B) of section 3743.04 of the Revised Code, the	1175
manufacturer shall first apply for and obtain a wholesaler of	1176
fireworks license before engaging in wholesale sales of	1177
fireworks at the other location.	1178

- (D) A separate application for licensure as a wholesaler of fireworks shall be submitted for each location at which a person wishes to engage in wholesale sales of fireworks.
- Sec. 3743.17. (A) The license of a wholesaler of fireworks 1182 is effective for one year beginning on the first day of 1183 December. The, and the state fire marshal shall issue or renew a 1184 license only on that date and at no other time. If a wholesaler 1185 of fireworks wishes to continue engaging in the wholesale sale 1186 of fireworks at the particular location after its then effective 1187 license expires, it shall apply not later than the first day of 1188 October for a new license pursuant to section 3743.15 of the 1189 Revised Code. The state fire marshal shall send a written notice 1190 of the expiration of its license to a licensed wholesaler at 1191 least three months before the expiration date. 1192
- (B) If, during the effective period of its licensure, a 1193 licensed wholesaler of fireworks wishes to perform any 1194 construction, or make any structural change or renovation, on 1195 the premises on which the fireworks are sold, or to relocate its 1196 sales operations to a new licensed premises, the wholesaler 1197 shall notify the state fire marshal in writing. The state fire 1198 marshal may require a licensed wholesaler also to submit 1199

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documentation, including, but not limited to, plans covering the	1200
proposed construction or structural change or renovation, or	1201
proposed new licensed premises, if the state fire marshal	1202
determines the documentation is necessary for evaluation	1203
purposes in light of the proposed construction—or, structural	1204
change or renovation, or relocation.	1205

Upon receipt of the notification and additional 1206 documentation required by the <u>state</u> fire marshal, the <u>state</u> fire 1207 marshal shall inspect the premises on which the fireworks are 1208 sold, or the proposed new licensed premises, to determine if the 1209 proposed construction—or, structural change or renovation, or 1210 relocation conforms to sections 3743.15 to 3743.21 of the 1211 Revised Code, divisions (C)(1) and (2) of section 3743.25 of the 1212 Revised Code, and the rules adopted by the state fire marshal 1213 pursuant to section 3743.18 of the Revised Code. The state fire 1214 marshal shall issue a written authorization to the wholesaler 1215 for the construction—or, structural change or renovation, or new 1216 licensed premises if the state fire marshal determines, upon the 1217 inspection and a review of submitted documentation, that the 1218 construction-or, structural change or renovation-conforms, or 1219 new licensed premises conform to those sections and rules. 1220

- (C) The license of a wholesaler of fireworks authorizes the wholesaler to engage only in the following activities:
- (1) Possess for sale at wholesale and sell at wholesale fireworks to persons who are licensed wholesalers of fireworks, to out-of-state residents in accordance with section 3743.44 of the Revised Code, to residents of this state in accordance with section 3743.45 of the Revised Code, or to persons located in another state provided the fireworks are shipped directly out of this state to them by the wholesaler. The possession for sale

shall be at the location described in the application for	1230
licensure or in the notification submitted under division (B) of	1231
this section, and the sale shall be from the inside of a	1232
licensed building and from no structure or device outside a	1233
licensed building. At no time shall a licensed wholesaler sell	1234
any class of fireworks outside a licensed building.	1235

(2) Possess for sale at retail and sell at retail 1236 fireworks, other than 1.4G fireworks as designated by the state 1237 fire marshal in rules adopted pursuant to division (A) of 1238 section 3743.05 of the Revised Code, to licensed exhibitors in 1239 accordance with sections 3743.50 to 3743.55 of the Revised Code, 1240 and possess for sale at retail and sell at retail fireworks, 1241 including 1.4G fireworks, to out-of-state residents in 1242 accordance with section 3743.44 of the Revised Code, to 1243 residents of this state in accordance with section 3743.45 of 1244 the Revised Code, or to persons located in another state 1245 provided the fireworks are shipped directly out of this state to 1246 them by the wholesaler. The possession for sale shall be at the 1247 location described in the application for licensure or in the 1248 notification submitted under division (B) of this section, and 1249 the sale shall be from the inside of the licensed building and 1250 from no other structure or device outside this licensed 1251 building. At no time shall a licensed wholesaler sell any class 1252 of fireworks outside a licensed building. 1253

A licensed wholesaler of fireworks shall sell under

division (C) of this section only fireworks that meet the

standards set by the consumer product safety commission or by

the American fireworks standard laboratories or that have

received an EX number from the United States department of

transportation.

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(D) The license of a wholesaler of fireworks shall be	1260
protected under glass and posted in a conspicuous place at the	1261
location described in the application for licensure or in the	1262
notification submitted under division (B) of this section.	1263
Except as otherwise provided in this section, the license is not	1264
transferable or assignable. A	1265
(1) The ownership of a wholesaler of fireworks license may	1266
be transferred to another person for the same location for which	1267
the license was issued, or approved pursuant to division (B) of	1268
this section, if the assets of the wholesaler are transferred to	1269
that person by inheritance or by a sale approved by the $\underline{\text{state}}$	1270
fire marshal. The	1271
(2) The license of a wholesaler of fireworks may be	1272
geographically relocated in accordance with division (D) of	1273
section 3743.75 of the Revised Code.	1274
(3) The license is subject to revocation in accordance	1275
with section 3743.21 of the Revised Code.	1276
(E) The state fire marshal shall adopt rules for the	1277
expansion or contraction of a licensed premises and for the	1278
approval of an expansion or contraction. The boundaries of a	1279
licensed premises, including any geographic expansion or	1280
contraction of those boundaries, shall be approved by the <u>state</u>	1281
fire marshal in accordance with rules the <u>state</u> fire marshal	1282
adopts. If the licensed premises of a licensed wholesaler from	1283
which the wholesaler operates consists of more than one parcel	1284
of real estate, those parcels must be contiguous, unless an	1285
exception is allowed pursuant to division $\frac{(G)}{(F)}$ of this	1286
section.	1287
(F)(1) Upon application by a licensed wholesaler of	1288

fireworks, a wholesaler license may be transferred from one-	1289
geographic location to another within the same municipal	1290
corporation or within the unincorporated area of the same	1291
township, but only if all of the following apply:	1292
(a) The identity of the holder of the license remains the	1293
same in the new location.	1294
(b) The former location is closed prior to the opening of	1295
the new location and no fireworks business of any kind is	1296
conducted at the former location after the transfer of the	1297
license.	1298
(c) The new location has received a local certificate of	1299
zoning compliance and a local certificate of occupancy, and	1300
otherwise is in compliance with all local building regulations.	1301
(d) Every building or structure at the new location is	1302
separated from occupied residential and nonresidential buildings-	1303
or structures, railroads, highways, or any other buildings or	1304
structures located on the licensed premises in accordance with	1305
the distances specified in the rules adopted by the fire marshal	1306
pursuant to section 3743.18 of the Revised Code. If the licensee-	1307
fails to comply with the requirements of division (F)(1)(d) of	1308
this section by the licensee's own act, the license at the new-	1309
location is forfeited.	1310
(e) Neither the licensee nor any person holding, owning,	1311
or controlling a five per cent or greater beneficial or equity	1312
interest in the licensee has been convicted of or has pleaded	1313
quilty to a felony under the laws of this state, any other-	1314
state, or the United States after June 30, 1997.	1315
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(f) The fire marshal approves the request for the	1316
transfer.	1317

(2) The new location shall comply with the requirements	1318
specified in divisions (C)(1) and (2) of section 3743.25 of the-	1319
Revised Code whether or not the fireworks showroom at the new-	1320
location is constructed, expanded, or first begins operating on-	1321
and after June 30, 1997.	1322
(G)(1)—A licensed wholesaler may expand its licensed	1323
premises within this state to include not more than two storage	1324
locations that are located upon one or more real estate parcels	1325
that are noncontiguous to the licensed premises as that licensed	1326
premises exists on the date a licensee submits an application as	1327
described below, if all of the following apply:	1328
(a) The licensee submits an application to the state fire	1329
marshal requesting the expansion and an application fee of one	1330
hundred dollars per storage location for which the licensee is	1331
requesting approval.	1332
(b) The identity of the holder of the license remains the	1333
same at the storage location.	1334
(c) The storage location has received a valid certificate	1335
of zoning compliance, as applicable, and a valid certificate of	1336
occupancy for each building or structure at the storage location	1337
issued by the authority having jurisdiction to issue the	1338
certificate for the storage location, and those certificates	1339
permit the distribution and storage of fireworks regulated under	1340
this chapter at the storage location and in the buildings or	1341
structures. The storage location shall be in compliance with all	1342
other applicable federal, state, and local laws and regulations.	1343
(d) Every building or structure located upon the storage	1344
location is separated from occupied residential and	1345
nonresidential buildings or structures, railroads, highways, and	1346

any other buildings or structures on the licensed premises in	1347
accordance with the distances specified in the rules adopted by	1348
the state fire marshal pursuant to section 3743.18 of the	1349
Revised Code.	1350
(e) Neither the licensee nor any person holding, owning,	1351
or controlling a five per cent or greater beneficial or equity	1352
interest in the licensee has been convicted of or pleaded guilty	1353
to a felony under the laws of this state, any other state, or	1354
the United States, after September 29, 2005.	1355
(f) The <u>state</u> fire marshal approves the application for	1356
expansion.	1357
(2) The state fire marshal shall approve an application	1358
for expansion requested under division $\frac{(G)(1)}{(F)(1)}$ of this	1359
section if the <u>state</u> fire marshal receives the application fee	1360
and proof that the requirements of divisions $\frac{G}{G}$ (1) (b) to (e)	1361
(F)(1)(b) to (e) of this section are satisfied. The storage	1362
location shall be considered part of the original licensed	1363
premises and shall use the same distinct number assigned to the	1364
original licensed premises with any additional designations as	1365
the state fire marshal deems necessary in accordance with	1366
section 3743.16 of the Revised Code.	1367
$\frac{(H)(1)-(G)(1)}{(G)(1)}$ A licensee who obtains approval for use of a	1368
storage location in accordance with division $\frac{(G)}{(F)}$ of this	1369
section shall use the site exclusively for the following	1370
activities, in accordance with division (C)(1) of this section:	1371
(a) Packaging, assembling, or storing fireworks, which	1372
shall occur only in buildings or structures approved for such	1373
hazardous uses by the building code official having jurisdiction	1374
for the storage location or, for 1.4G fireworks, in containers	1375

or trailers approved for such hazardous uses by the <u>state</u> fire	1376
marshal if such containers or trailers are not subject to	1377
regulation by the building code adopted in accordance with	1378
Chapter 3781. of the Revised Code. All such storage shall be in	1379
accordance with the rules adopted by the state fire marshal	1380
under division (B)(4) of section 3743.18 of the Revised Code for	1381
the packaging, assembling, and storage of fireworks.	1382
(b) Distributing fireworks to other parcels of real estate	1383
located on the wholesaler's licensed premises, to licensed	1384
manufacturers or other licensed wholesalers in this state or to	1385
similarly licensed persons located in another state or country;	1386
(c) Distributing fireworks to a licensed exhibitor of	1387
fireworks pursuant to a properly issued permit in accordance	1388
with section 3743.54 of the Revised Code.	1389
(2) A licensed wholesaler shall not engage in any sales	1390
activity, including the retail sale of fireworks otherwise	1391
permitted under division (C)(2) of this section or pursuant to	1392
section 3743.44 or 3743.45 of the Revised Code, at a storage	1393
location approved under this section.	1394
(3) A storage location may not be relocated for a minimum	1395
period of five years after the storage location is approved by	1396
the <u>state</u> fire marshal in accordance with division $\frac{(G)}{(F)}$ of	1397
this section.	1398
(I) (H) A licensee shall prohibit public access to all	1399
storage locations it uses. The <u>state</u> fire marshal shall adopt	1400
rules establishing acceptable measures a wholesaler shall use to	1401
prohibit access to storage sites.	1402
$\frac{J}{I}$ The state fire marshal shall not place the license	1403
of a wholesaler of fireworks in temporarily inactive status	1404

while the holder of the	license is attempting	to qualify to 140	05
retain the license.		140	06

(K) (J) Each licensed wholesaler of fireworks or a 1407 designee of the wholesaler, whose identity is provided to the 1408 state fire marshal by the wholesaler, annually shall attend a 1409 continuing education program. The state fire marshal shall 1410 develop the program and the state fire marshal or a person or 1411 public agency approved by the state fire marshal shall conduct 1412 it. A licensed wholesaler or the wholesaler's designee who 1413 attends a program as required under this division, within one 1414 year after attending the program, shall conduct in-service 1415 training as approved by the state fire marshal for other 1416 employees of the licensed wholesaler regarding the information 1417 obtained in the program. A licensed wholesaler shall provide the 1418 state fire marshal with notice of the date, time, and place of 1419 all in-service training. For any program conducted under this 1420 division, the <u>state</u> fire marshal shall, in accordance with rules 1421 adopted by the state fire marshal under Chapter 119. of the 1422 Revised Code, establish the subjects to be taught, the length of 1423 classes, the standards for approval, and time periods for 1424 notification by the licensee to the state fire marshal of any 1425 in-service training. 1426

(K) A licensed wholesaler shall maintain comprehensive 1427 general liability insurance coverage in the amount and type 1428 specified under division (B)(2) of section 3743.15 of the 1429 Revised Code at all times. Each policy of insurance required 1430 under this division shall contain a provision requiring the 1431 insurer to give not less than fifteen days' prior written notice 1432 to the state fire marshal before termination, lapse, or 1433 cancellation of the policy, or any change in the policy that 1434 reduces the coverage below the minimum required under this 1435

division. Prior to canceling or reducing the amount of coverage	1436
of any comprehensive general liability insurance coverage	1437
required under this division, a licensed wholesaler shall secure	1438
supplemental insurance in an amount and type that satisfies the	1439
requirements of this division so that no lapse in coverage	1440
occurs at any time. A licensed wholesaler who secures	1441
supplemental insurance shall file evidence of the supplemental	1442
insurance with the <u>state</u> fire marshal prior to canceling or	1443
reducing the amount of coverage of any comprehensive general	1444
liability insurance coverage required under this division.	1445
Sec. 3743.75. (A) During Except as provided in division	1446
(B) of this section, during the period beginning on June 29,	1447
2001, and ending on December 31, 2021, the state fire marshal	1448
shall not do any of the following:	1449
(1) Issue a license as a manufacturer of fireworks under	1450
sections 3743.02 and 3743.03 of the Revised Code to a person for	1451
a particular fireworks plant unless that person possessed such a	1452
license for that fireworks plant immediately prior to June 29,	1453
2001;	1454
(2) Issue a license as a wholesaler of fireworks under	1455
sections 3743.15 and 3743.16 of the Revised Code to a person for	1456
a particular location unless that person possessed such a	1457
license for that location immediately prior to June 29, 2001;	1458
(3) Except as provided in division (B) of this section,	1459
approve Approve the geographic transfer of a license as a	1460
manufacturer or wholesaler of fireworks issued under this	1461
chapter to any location other than a location for which a	1462
license was issued under this chapter immediately prior to June	1463
29, 2001.	1464

(B) Division $\frac{(A)(3)}{(A)}$ of this section does not apply to	1465
a <u>either of the following:</u>	1466
(1) An ownership transfer that the state fire marshal	1467
approves under division (D) of section 3743.04 or division (D)	1468
of section 3743.17 of the Revised Code that is consistent with	1469
division (E) of this section;	1470
(2) A geographic transfer that the state fire marshal	1471
approves under division (F) (D) of this section 3743.17 of the	1472
Revised Code.	1473
(C) Notwithstanding section 3743.59 of the Revised Code,	1474
the prohibited activities established in divisions (A)(1) and	1475
(2) of this section, geographic transfers approved pursuant to	1476
division $\frac{(F)}{(D)}$ of this section $\frac{3743.17}{(D)}$ of the Revised Code,	1477
and nonconstruction-related matters at storage locations allowed	1478
pursuant to division (I) of section 3743.04 of the Revised Code	1479
or division $\frac{(G)}{(F)}$ of section 3743.17 of the Revised Code are	1480
not subject to any variance, waiver, or exclusion.	1481
(D) (D) (1) A licensed manufacturer of fireworks or a	1482
licensed wholesaler of fireworks may apply, on or after the	1483
effective date of this amendment, to geographically relocate the	1484
license to any location in the state if the license is in good	1485
standing, as defined in division (D)(6) of this section.	1486
(2) Notwithstanding any other provisions of this chapter,	1487
the state fire marshal shall approve the transfer if all of the	1488
following conditions are met:	1489
(a) The identity of the holder of the license remains the	1490
same in the new location.	1491
(b) The former licensed premises associated with the	1492
transferred license is closed prior to the opening of the new	1493

location and no fireworks business of any kind is conducted at	1494
the former licensed premises associated with the transferred	1495
license after the transfer of the license unless a separate	1496
fireworks manufacturer or wholesaler license is or has been	1497
issued for such location.	1498
(c) The new location has received a local certificate of	1499
zoning compliance and all structures on the new licensed	1500
location receive a valid certificate of occupancy, and are	1501
otherwise in compliance with all applicable laws, rules, and	1502
regulations, including the building code and fire code and this	1503
<pre>chapter.</pre>	1504
(d) Every building or structure at the new location is	1505
separated from occupied residential and nonresidential buildings	1506
or structures, railroads, highways, or any other buildings or	1507
structures located on the licensed premises in accordance with	1508
the distances specified in the rules adopted by the state fire	1509
marshal pursuant to sections 3743.05 and 3743.18 of the Revised	1510
Code. If the licensee fails to comply with the requirements of	1511
division (D)(2)(d) of this section by the licensee's own act,	1512
the license at the new location is forfeited.	1513
(e) Neither the licensee nor any person holding, owning,	1514
or controlling a five per cent or greater beneficial or equity	1515
interest in the licensee has been convicted of or has pleaded	1516
guilty to a felony under the laws of this state, any other	1517
state, or the United States after June 30, 1997.	1518
(f) The subject license is in active status and does not	1519
have any pending proceedings or final orders of revocation or	1520
denial under section 3743.08 or 3743.21 of the Revised Code.	1521
(g) The state fire marshal approves the request for the	1522

transfer.	1523
(h) All sales structures at the new location comply with	1524
the requirements specified in division (C) of section 3743.25 of	1525
the Revised Code. Each licensed premises may only contain one	1526
sales structure. A sales structure on any licensed premises may	1527
be converted from a representative sample showroom to a retail	1528
sales showroom or from a retail sales showroom to a	1529
representative sample showroom at any time in accordance with	1530
rules established by the state fire marshal under this chapter.	1531
(i) A completed geographic transfer application, including	1532
the designation of the new location, is received by the state	1533
fire marshal on or after the effective date of this amendment	1534
but not later than December 31, 2021.	1535
(3) All construction at the new location shall be	1536
authorized by the state fire marshal in writing before	1537
initiation and shall be completed not later than December 31,	1538
2022. The state fire marshal shall issue preliminary	1539
construction approvals and may set conditions thereon. The state	1540
fire marshal may authorize extensions of dates specified in this	1541
section upon a finding of good cause based upon evidence	1542
submitted by the applicant. Any final approvals of a geographic	1543
transfer shall occur only after full compliance with this	1544
section.	1545
(4) The filing of an application to geographically	1546
relocate a license and any conditional approvals issued under	1547
this section do not vest in the applicant any rights to the	1548
transfer.	1549
(5) A licensed premises subject to this section may be	1550
granted only one geographic transfer pursuant to this section	1551

prior to December 31, 2021. After that date, any existing	1552
license subject to this section may be geographically	1553
transferred to any location within this state upon application	1554
to the state fire marshal and compliance with divisions (D)(2)	1555
(a) to (h) of this section.	1556
(6) Notwithstanding any other section of the Revised Code,	1557
the license of a licensed manufacturer of fireworks or a	1558
licensed wholesaler of fireworks shall be deemed in good	1559
standing for purposes of a geographic transfer if any of the	1560
following applies to the license:	1561
(a) The license existed immediately prior to June 29,	1562
2001, and the owner of the license, including a license approved	1563
for transfers of ownership subsequent to June 29, 2001, was an	1564
active corporation in good standing as recognized by the	1565
secretary of state of the state where the company is	1566
incorporated as of December 1, 2019, or was a person, as defined	1567
by section 1.59 of the Revised Code, as of December 1, 2019.	1568
(b) The license existed on December 1, 1995, and the owner	1569
of the license, including a license approved for changes or	1570
transfers of ownership subsequent to December 1, 1995, was an	1571
active corporation in good standing as recognized by the	1572
secretary of state of the state where the company is	1573
incorporated as of December 1, 2019, or was a person, as defined	1574
by section 1.59 of the Revised Code, as of December 1, 2019.	1575
(c) For transfers requested after December 31, 2021, the	1576
owner of the license, including a license approved for transfers	1577
of ownership subsequent to June 29, 2001, is an active	1578
corporation in good standing as recognized by the secretary of	1579
state of the state where the company is incorporated as of the	1580
date of the application, or is a person, as defined by section	1581

1.59 of the Revised Code, as of the date of application.	1582
If, between December 1, 1995, and the effective date of	1583
this amendment, a licensee, holding a license that has been	1584
deemed to be in good standing under division (D)(6) of this	1585
section, either converted the license type from a manufacturer	1586
to a wholesaler or has otherwise ceased operations at its	1587
licensed premises for any reason, the state fire marshal may	1588
geographically transfer under this section and reissue the	1589
license at the new location after full compliance with division	1590
(D) (2) of this section without first issuing a license at the	1591
premises where the license last existed.	1592
(E) As used in division (A) of this section:	1593
(1) "Person" includes any person or entity, in whatever	1594
form or name, that acquires possession of a manufacturer or	1595
wholesaler of fireworks license issued pursuant to this chapter	1596
by transfer of possession of a license, whether that transfer	1597
occurs by purchase, assignment, inheritance, bequest, stock	1598
transfer, or any other type of transfer, on the condition that	1599
the transfer is in accordance with division (D) of section	1600
3743.04 of the Revised Code or division (D) of section 3743.17	1601
of the Revised Code and is approved by the <u>state</u> fire marshal.	1602
(2) "Particular location" includes a licensed premises	1603
and, regardless of when approved, any storage location approved	1604
in accordance with section 3743.04 or 3743.17 of the Revised	1605
Code.	1606
(3) "Such a license" includes a wholesaler of fireworks	1607
license that was issued in place of a manufacturer of fireworks	1608
license that existed prior to June 29, 2001, and was requested	1609
to be canceled by the license holder pursuant to division (D) of	1610

section 3743.03 of the Revised Code.

Sec. 3935.04. As used in sections 3935.01 to 3935.17 of 1612 the Revised Code, "filing" or "filings" means the whole or any 1613 part thereof.

(A) (1) Every insurer shall file with the superintendent of 1615 insurance, except as to inland marine risks which by general 1616 custom of the business are not written according to manual rates 1617 or rating plans, every form of a policy, endorsement, rider, 1618 manual, minimum class rate, rating schedule, or rating plan, and 1619 every other rating rule, and every modification of any of them, 1620 which it proposes to use. Every such filing shall state the 1621 proposed effective date thereof, and shall indicate the 1622 character and extent of the coverage contemplated. When a filing 1623 is not accompanied by the information upon which the insurer 1624 supports the filing, and the superintendent does not have 1625 sufficient information to determine whether the filing meets the 1626 requirements of sections 3935.01 to 3935.17 of the Revised Code, 1627 he the superintendent shall require the insurer to furnish the 1628 information upon which it supports the filing, and in such event 1629 the waiting period shall commence as of the date the information 1630 is furnished. The information furnished in support of a filing 1631 may include the experience or judgment of the insurer or rating 1632 bureau making the filing, its interpretation of any statistical 1633 data it relies upon, the experience of other insurers or rating 1634 bureaus, or any other relevant factors. A filing and any 1635 supporting information shall be open to public inspection after 1636 the filing becomes effective. Trade secrets contained in any 1637 filing or in any supporting information shall not be open to 1638 public inspection, are not a public record under section 149.43 1639 of the Revised Code, and the release of such trade secrets is 1640 prohibited. Specific inland marine rates on risks specially 1641

rated, made by a rating bureau, shall be filed with the	1642
superintendent.	1643
(2) As used in division (A)(1) of this section, "trade	1644
secret" has the same meaning as in section 1333.61 of the	1645
Revised Code.	1646
(B) An insurer may satisfy its obligation to make such	1647
filings by becoming a member of, or a subscriber to, a licensed	1648
rating bureau which makes such filings, and by authorizing the	1649
superintendent to accept such filings on its behalf, but	1650
sections 3935.01 to 3935.17 of the Revised Code do not require	1651
any insurer to become a member of, or a subscriber to, any	1652
rating bureau.	1653
(C) The superintendent shall review filings as soon as	1654
reasonably possible after they have been made in order to	1655
determine whether they meet the requirements of sections 3935.01	1656
to 3935.17 of the Revised Code.	1657
(D) Subject to the exception specified in division (E) of	1658
this section, each filing shall be on file for a waiting period	1659
of thirty days before it becomes effective. Upon written	1660
application by such insurer or rating bureau, the superintendent	1661
may authorize a filing which he the superintendent has reviewed	1662
to become effective before the expiration of the waiting period.	1663
A filing complies with sections 3935.01 to 3935.17 of the	1664
Revised Code unless it is disapproved by the superintendent	1665
within the waiting period.	1666
(E) Specific inland marine rates on risks specially rated	1667
by a rating bureau become effective when filed and comply with	1668
sections 3935.01 to 3935.17 of the Revised Code until the	1669
superintendent reviews the filing and so long thereafter as the	1670

filing remains in effect.

- (F) Notwithstanding Chapter 119. of the Revised Code, the 1672 superintendent may, by written order, without notice or hearing, 1673 suspend or modify the requirements of a filing as to any kind of 1674 insurance, subdivision or combination thereof, or classes of 1675 risks, the rates for which cannot practicably be filed before 1676 they are used. Such orders shall be made known to insurers and 1677 rating bureaus affected thereby. The superintendent may make 1678 such examinations as he the superintendent deems advisable to 1679 ascertain whether any rates affected by such order meet the 1680 standards set forth in division (B) of section 3935.03 of the 1681 Revised Code. 1682
- (G) Upon the written application of the insured, stating

 his the insured's reasons therefor, filed with and approved by

 the superintendent, a rate in excess of that provided by a

 filing otherwise applicable may be used on any specific risk.

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- (H) No insurer shall make or issue a contract or policy

 except in accordance with the filings which are in effect for

 the insurer as provided in sections 3935.01 to 3935.17 of the

 Revised Code or in accordance with division (F) or (G) of this

 section. This division does not apply to contracts or policies

 for inland marine risks as to which filings are not required.
- Sec. 3937.03. (A) (1) Every insurer shall file with the 1693 superintendent of insurance every form of a policy, endorsement, 1694 rider, manual of classifications, rules, and rates, every rating 1695 plan, and every modification of any of them which it proposes to 1696 use. Every such filing shall state any proposed effective date 1697 and indicate the character and extent of the coverage 1698 contemplated. When a filing is not accompanied by the 1699 information upon which the insurer supports such filing, and the 1700

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superintendent does not have sufficient information to determine	1701
whether such filing complies with sections 3937.01 to 3937.17 of	1702
the Revised Code, he the superintendent may require such insurer	1703
to furnish the information upon which it supports such filing.	1704
Any filing may be supported by the experience or judgment of the	1705
insurer or rating organization making the filing, the experience	1706
of other insurers or rating organizations, or any other factors	1707
which the insurer or rating organization considers relevant. A	1708
filing and any supporting information shall be open to public	1709
inspection after the filing becomes effective. Trade secrets	1710
contained in any filing or in any supporting information shall	1711
not be open to public inspection, are not a public record under	1712
section 149.43 of the Revised Code, and the release of such	1713
trade secrets is prohibited.	1714
(2) As used in division (A)(1) of this section, "trade	1715
secret" has the same meaning as in section 1333.61 of the	1716
Revised Code.	1717
(B) An insurer may satisfy its obligation to make such	1718
filings by becoming a member of, or a subscriber to, a licensed	1719
rating organization which makes such filings, and by authorizing	1720
the superintendent to accept such filings on its behalf.	1721
Sections 3937.01 to 3937.17 of the Revised Code do not require	1722
an insurer to become a member of or a subscriber to any rating	1723
organization.	1724
(C)(1) For purposes of this division:	1725
(a) "Commercial insurance" means any commercial casualty	1726
or commercial liability insurance except sickness and accident,	1727

fidelity and surety, and automobile insurance as defined in

section 3937.30 of the Revised Code.

- (b) "Personal lines coverage" means any policy of 1730 insurance issued to a natural person for personal or family 1731 protection, including, but not limited to, personal automobile, 1732 homeowner's, tenant's, and personal umbrella liability 1733 coverages.
- (2) Except as provided in division (C)(3) of this section, 1735 each filing shall become effective immediately upon its filing 1736 and is deemed to comply with such sections, unless disapproved 1737 by the superintendent as provided in this section or section 1738 3937.04 of the Revised Code. 1739
- (3) Whenever the superintendent declares by rule pursuant 1740 to Chapter 119. of the Revised Code that a degree of competition 1741 that will assure that rates are not excessive does not exist in 1742 the market for a line of commercial insurance, or that the 1743 market is conducted in a manner that may result in inadequate 1744 rates or be destructive of competition or detrimental to 1745 solvency of insurers, he the superintendent shall provide that 1746 every filing that would result in an increase or decrease of 1747 rates for any coverages for that line of commercial insurance 1748 shall be subject to this division. Such filing shall be on file 1749 for a waiting period of thirty days before it becomes effective, 1750 1751 which period may be extended by the superintendent for one additional period not to exceed fifteen days, if he the 1752 superintendent gives written notice within such initial waiting 1753 period to the insurer or rating bureau that he the 1754 superintendent needs such additional time for the consideration 1755 of such filing. A filing is deemed to comply with sections 1756 3937.04 to 3937.17 of the Revised Code unless disapproved by the 1757 superintendent within the waiting period or its extension. Upon 1758 written application by such insurer or rating bureau, the 1759 superintendent may authorize a filing that he the superintendent 1760

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has reviewed to become effective before the expiration of the	1761
initial waiting period or its extension. If, during the initial	1762
waiting period or extension, the superintendent finds the filing	1763
to which sections 3937.04 to 3937.17 of the Revised Code apply	1764
does not comply with the sections, -he the superintendent shall	1765
disapprove the filing by sending written notice to the person	1766
who made the filing, specifying therein the reasons the filing	1767
fails to comply with the sections. Upon notice of disapproval,	1768
the person who made such a filing may request a hearing pursuant	1769
to section 3937.15 of the Revised Code.	1770

- (4) In determining whether circumstances exist in a market for a line of commercial insurance as required in division (C) (3) of this section, the superintendent shall consider all relevant structural factors in determining the conditions of the market, including: the number of insurers actively engaged in providing coverage; market shares; changes in market shares; and ease of entry.
- (5) This division does not apply to any filings required 1778
 under Chapter 3937. of the Revised Code for personal lines 1779
 coverage. 1780
- (6) Any rule adopted by the superintendent under this

 division shall expire one year after its issuance unless

 rescinded earlier or extended by rule adopted by the

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 superintendent.
- (D) A special filing may be made with respect to a surety
 or guaranty bond required by law, by court or executive order,
 or by order, rule, or regulation of a public body not covered by
 1787
 a previous filing.
 - (E) Special filings may be made at any time with respect 1789

provided:

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to any individual or special risks whose size, classification,	1790
degree of exposure to loss, previous loss experience, or other	1791
relevant factors call for the exercise of sound underwriting	1792
judgment in the promulgation of rates appropriate to such	1793
individual or special risks. The superintendent may make such	1794
examination as he the superintendent considers advisable to	1795
ascertain whether such rates meet the standards set forth in	1796
division (D) of section 3937.02 of the Revised Code.	1797
(F) The superintendent may, by written order, suspend or	1798
modify the requirement of filing as to any kind of insurance,	1799
subdivision, or combination thereof, or as to classes of risks,	1800
the rates for which cannot practicably be filed before they are	1801
used. Such orders shall be made known to insurers and rating	1802
organizations affected thereby. The superintendent may make such	1803
examination as he the superintendent considers advisable to	1804
ascertain whether any rates affected by such order meet the	1805
standards set forth in division (D) of section 3937.02 of the	1806
Revised Code.	1807
(G) Upon the written application of the insured, stating	1808
his the insured's reasons therefor, filed with and approved by	1809
the superintendent, a rate in excess of that provided by a	1810
filing otherwise applicable may be used on any specific risk.	1811
(H) No insurer shall make or issue a contract or policy	1812
except in accordance with filings which are in effect for said	1813
insurer as provided in sections 3937.01 to 3937.17 of the	1814
Revised Code.	1815
Sec. 4501.01. As used in this chapter and Chapters 4503.,	1816
4505., 4507., 4509., 4510., 4511., 4513., 4515., and 4517. of	1817
the Revised Code, and in the penal laws, except as otherwise	1818

- (A) "Vehicles" means everything on wheels or runners, 1820 including motorized bicycles, but does not mean electric 1821 personal assistive mobility devices, low-speed micromobility 1822 devices, vehicles that are operated exclusively on rails or 1823 tracks or from overhead electric trolley wires, and vehicles 1824 that belong to any police department, municipal fire department, 1825 1826 or volunteer fire department, or that are used by such a department in the discharge of its functions. 1827
- (B) "Motor vehicle" means any vehicle, including mobile 1828 homes and recreational vehicles, that is propelled or drawn by 1829 power other than muscular power or power collected from overhead 1830 electric trolley wires. "Motor vehicle" does not include utility 1831 vehicles as defined in division (VV) of this section, under-1832 speed vehicles as defined in division (XX) of this section, 1833 mini-trucks as defined in division (BBB) of this section, 1834 motorized bicycles, electric bicycles, road rollers, traction 1835 engines, power shovels, power cranes, and other equipment used 1836 in construction work and not designed for or employed in general 1837 highway transportation, well-drilling machinery, ditch-digging 1838 machinery, farm machinery, and trailers that are designed and 1839 used exclusively to transport a boat between a place of storage 1840 and a marina, or in and around a marina, when drawn or towed on 1841 a public road or highway for a distance of no more than ten 1842 miles and at a speed of twenty-five miles per hour or less. 1843
- (C) "Agricultural tractor" and "traction engine" mean any 1844 self-propelling vehicle that is designed or used for drawing 1845 other vehicles or wheeled machinery, but has no provisions for 1846 carrying loads independently of such other vehicles, and that is 1847 used principally for agricultural purposes. 1848
 - (D) "Commercial tractor," except as defined in division

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

 power and either is designed or used for drawing other motor

 vehicles, or is designed or used for drawing another motor

 vehicle while carrying a portion of the other motor vehicle or

 its load, or both.

 (E) "Passenger car" means any motor vehicle that is

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- (E) "Passenger car" means any motor vehicle that is 1855 designed and used for carrying not more than nine persons and 1856 includes any motor vehicle that is designed and used for 1857 carrying not more than fifteen persons in a ridesharing 1858 arrangement.
- (F) "Collector's vehicle" means any motor vehicle or 1860 agricultural tractor or traction engine that is of special 1861 interest, that has a fair market value of one hundred dollars or 1862 more, whether operable or not, and that is owned, operated, 1863 collected, preserved, restored, maintained, or used essentially 1864 as a collector's item, leisure pursuit, or investment, but not 1865 as the owner's principal means of transportation. "Licensed 1866 collector's vehicle" means a collector's vehicle, other than an 1867 agricultural tractor or traction engine, that displays current, 1868 valid license tags issued under section 4503.45 of the Revised 1869 Code, or a similar type of motor vehicle that displays current, 1870 valid license tags issued under substantially equivalent 1871 provisions in the laws of other states. 1872
- (G) "Historical motor vehicle" means any motor vehicle

 that is over twenty-five years old and is owned solely as a

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 collector's item and for participation in club activities,

 exhibitions, tours, parades, and similar uses, but that in no

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 event is used for general transportation.
- (H) "Noncommercial motor vehicle" means any motor vehicle,including a farm truck as defined in section 4503.04 of the

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Revised Code, that is designed by the manufacturer to carry a	1880
load of no more than one ton and is used exclusively for	1881
purposes other than engaging in business for profit.	1882
(I) "Bus" means any motor vehicle that has motor power and	1883
is designed and used for carrying more than nine passengers,	1884
except any motor vehicle that is designed and used for carrying	1885
not more than fifteen passengers in a ridesharing arrangement.	1886
(J) "Commercial car" or "truck" means any motor vehicle	1887
that has motor power and is designed and used for carrying	1888
merchandise or freight, or that is used as a commercial tractor.	1889
(K) "Bicycle" means every device, other than a device that	1890
is designed solely for use as a play vehicle by a child, that is	1891
propelled solely by human power upon which a person may ride,	1892
and that has two or more wheels, any of which is more than	1893
fourteen inches in diameter.	1894
(L) "Motorized bicycle" or "moped" means any vehicle that	1895
either has two tandem wheels or one wheel in the front and two	1896
wheels in the rear, that may be pedaled, and that is equipped	1897
with a helper motor of not more than fifty cubic centimeters	1898
piston displacement that produces no more than one brake	1899
horsepower and is capable of propelling the vehicle at a speed	1900
of no greater than twenty miles per hour on a level surface.	1901
"Motorized bicycle" or "moped" does not include an electric	1902
bicycle.	1903
(M) "Trailer" means any vehicle without motive power that	1904
is designed or used for carrying property or persons wholly on	1905
its own structure and for being drawn by a motor vehicle, and	1906

includes any such vehicle that is formed by or operated as a

combination of a semitrailer and a vehicle of the dolly type

such as that commonly known as a trailer dolly, a vehicle used	1909
to transport agricultural produce or agricultural production	1910
materials between a local place of storage or supply and the	1911
farm when drawn or towed on a public road or highway at a speed	1912
greater than twenty-five miles per hour, and a vehicle that is	1913
designed and used exclusively to transport a boat between a	1914
place of storage and a marina, or in and around a marina, when	1915
drawn or towed on a public road or highway for a distance of	1916
more than ten miles or at a speed of more than twenty-five miles	1917
per hour. "Trailer" does not include a manufactured home or	1918
travel trailer.	1919

- (N) "Noncommercial trailer" means any trailer, except a 1920 travel trailer or trailer that is used to transport a boat as 1921 described in division (B) of this section, but, where 1922 applicable, includes a vehicle that is used to transport a boat 1923 as described in division (M) of this section, that has a gross 1924 weight of no more than ten thousand pounds, and that is used 1925 exclusively for purposes other than engaging in business for a 1926 profit, such as the transportation of personal items for 1927 personal or recreational purposes. 1928
- (O) "Mobile home" means a building unit or assembly of 1929 closed construction that is fabricated in an off-site facility, 1930 is more than thirty-five body feet in length or, when erected on 1931 site, is three hundred twenty or more square feet, is built on a 1932 permanent chassis, is transportable in one or more sections, and 1933 does not qualify as a manufactured home as defined in division 1934 (C)(4) of section 3781.06 of the Revised Code or as an 1935 industrialized unit as defined in division (C)(3) of section 1936 3781.06 of the Revised Code. 1937
 - (P) "Semitrailer" means any vehicle of the trailer type

that does not have motive power and is so designed or used with	1939
another and separate motor vehicle that in operation a part of	1940
its own weight or that of its load, or both, rests upon and is	1941
carried by the other vehicle furnishing the motive power for	1942
propelling itself and the vehicle referred to in this division,	1943
and includes, for the purpose only of registration and taxation	1944
under those chapters, any vehicle of the dolly type, such as a	1945
trailer dolly, that is designed or used for the conversion of a	1946
semitrailer into a trailer.	1947
(Q) "Recreational vehicle" means a vehicular portable	1948
structure that meets all of the following conditions:	1949
(1) It is designed for the sole purpose of recreational	1950
travel.	1951
(2) It is not used for the purpose of engaging in business	1952
for profit.	1953
(3) It is not used for the purpose of engaging in	1954
intrastate commerce.	1955
Included Commerce.	1933
(4) It is not used for the purpose of commerce as defined	1956
in 49 C.F.R. 383.5, as amended.	1957
(5) It is not regulated by the public utilities commission	1958
pursuant to Chapter 4905., 4921., or 4923. of the Revised Code.	1959
(6) It is classed as one of the following:	1960
(a) "Travel trailer" or "house vehicle" means a nonself-	1961
propelled recreational vehicle that does not exceed an overall	1962
length of forty feet, exclusive of bumper and tongue or	1963
coupling. "Travel trailer" includes a tent-type fold-out camping	1964
trailer as defined in section 4517.01 of the Revised Code.	1965

(b) "Motor home" means a self-propelled recreational

the load.

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vehicle that has no fifth wheel and is constructed with	1967
permanently installed facilities for cold storage, cooking and	1968
consuming of food, and for sleeping.	1969
(c) "Truck camper" means a nonself-propelled recreational	1970
vehicle that does not have wheels for road use and is designed	1971
to be placed upon and attached to a motor vehicle. "Truck	1972
camper" does not include truck covers that consist of walls and	1973
-	1974
a roof, but do not have floors and facilities enabling them to	
be used as a dwelling.	1975
(d) "Fifth wheel trailer" means a vehicle that is of such	1976
size and weight as to be movable without a special highway	1977
permit, that is constructed with a raised forward section that	1978
allows a bi-level floor plan, and that is designed to be towed	1979
by a vehicle equipped with a fifth-wheel hitch ordinarily	1980
installed in the bed of a truck.	1981
(e) "Park trailer" means a vehicle that is commonly known	1982
as a park model recreational vehicle, meets the American	1983
national standard institute standard Al19.5 (1988) for park	1984
trailers, is built on a single chassis, has a gross trailer area	1985
of four hundred square feet or less when set up, is designed for	1986
seasonal or temporary living quarters, and may be connected to	1987
utilities necessary for the operation of installed features and	1988
appliances.	1989
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(R) "Pneumatic tires" means tires of rubber and fabric or	1990
tires of similar material, that are inflated with air.	1991
(S) "Solid tires" means tires of rubber or similar elastic	1992
material that are not dependent upon confined air for support of	1993
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(T) "Solid tire vehicle" means any vehicle that is

equipped with two or more solid tires.

- (U) "Farm machinery" means all machines and tools that are 1997 used in the production, harvesting, and care of farm products, 1998 and includes trailers that are used to transport agricultural 1999 produce or agricultural production materials between a local 2000 place of storage or supply and the farm, agricultural tractors, 2001 threshing machinery, hay-baling machinery, corn shellers, 2002 hammermills, and machinery used in the production of 2003 horticultural, agricultural, and vegetable products. 2004
- (V) "Owner" includes any person or firm, other than a 2005 manufacturer or dealer, that has title to a motor vehicle, 2006 except that, in sections 4505.01 to 4505.19 of the Revised Code, 2007 "owner" includes in addition manufacturers and dealers. 2008
- (W) "Manufacturer" and "dealer" include all persons and 2009 firms that are regularly engaged in the business of 2010 manufacturing, selling, displaying, offering for sale, or 2011 dealing in motor vehicles, at an established place of business 2012 that is used exclusively for the purpose of manufacturing, 2013 selling, displaying, offering for sale, or dealing in motor 2014 vehicles. A place of business that is used for manufacturing, 2015 selling, displaying, offering for sale, or dealing in motor 2016 vehicles shall be deemed to be used exclusively for those 2017 purposes even though snowmobiles or all-purpose vehicles are 2018 sold or displayed for sale thereat, even though farm machinery 2019 is sold or displayed for sale thereat, or even though repair, 2020 accessory, gasoline and oil, storage, parts, service, or paint 2021 departments are maintained thereat, or, in any county having a 2022 population of less than seventy-five thousand at the last 2023 federal census, even though a department in a place of business 2024 is used to dismantle, salvage, or rebuild motor vehicles by 2025

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means of used parts, if such departments are operated for the	2026
purpose of furthering and assisting in the business of	2027
manufacturing, selling, displaying, offering for sale, or	2028
dealing in motor vehicles. Places of business or departments in	2029
a place of business used to dismantle, salvage, or rebuild motor	2030
vehicles by means of using used parts are not considered as	2031
being maintained for the purpose of assisting or furthering the	2032
manufacturing, selling, displaying, and offering for sale or	2033
dealing in motor vehicles.	2034

- (X) "Operator" includes any person who drives or operates a motor vehicle upon the public highways.
- (Y) "Chauffeur" means any operator who operates a motor 2037 vehicle, other than a taxicab, as an employee for hire; or any 2038 operator whether or not the owner of a motor vehicle, other than 2039 a taxicab, who operates such vehicle for transporting, for gain, 2040 compensation, or profit, either persons or property owned by 2041 another. Any operator of a motor vehicle who is voluntarily 2042 involved in a ridesharing arrangement is not considered an 2043 employee for hire or operating such vehicle for gain, 2044 compensation, or profit. 2045
- (Z) "State" includes the territories and federal districts of the United States, and the provinces of Canada.
- (AA) "Public roads and highways" for vehicles includes all 2048 public thoroughfares, bridges, and culverts.
- (BB) "Manufacturer's number" means the manufacturer's 2050 original serial number that is affixed to or imprinted upon the 2051 chassis or other part of the motor vehicle. 2052
- (CC) "Motor number" means the manufacturer's original 2053 number that is affixed to or imprinted upon the engine or motor 2054

of the vehicle. 2055 (DD) "Distributor" means any person who is authorized by a 2056 motor vehicle manufacturer to distribute new motor vehicles to 2057 licensed motor vehicle dealers at an established place of 2058 business that is used exclusively for the purpose of 2059 distributing new motor vehicles to licensed motor vehicle 2060 dealers, except when the distributor also is a new motor vehicle 2061 2062 dealer, in which case the distributor may distribute at the location of the distributor's licensed dealership. 2063 2064 (EE) "Ridesharing arrangement" means the transportation of persons in a motor vehicle where the transportation is 2065 incidental to another purpose of a volunteer driver and includes 2066 ridesharing arrangements known as carpools, vanpools, and 2067 buspools. 2068 (FF) "Apportionable vehicle" means any vehicle that is 2069 used or intended for use in two or more international 2070 2071 registration plan member jurisdictions that allocate or proportionally register vehicles, that is used for the 2072 transportation of persons for hire or designed, used, or 2073 maintained primarily for the transportation of property, and 2074 2075 that meets any of the following qualifications: 2076 (1) Is a power unit having a gross vehicle weight in excess of twenty-six thousand pounds; 2077 (2) Is a power unit having three or more axles, regardless 2078 of the gross vehicle weight; 2079 (3) Is a combination vehicle with a gross vehicle weight 2080 in excess of twenty-six thousand pounds. 2081 "Apportionable vehicle" does not include recreational 2082 vehicles, vehicles displaying restricted plates, city pick-up 2083

and delivery vehicles, or vehicles owned and operated by the	2084
United States, this state, or any political subdivisions	2085
thereof.	2086
(GG) "Chartered party" means a group of persons who	2087
contract as a group to acquire the exclusive use of a passenger-	2088
carrying motor vehicle at a fixed charge for the vehicle in	2089
accordance with the carrier's tariff, lawfully on file with the	2090
United States department of transportation, for the purpose of	2091
group travel to a specified destination or for a particular	2092
itinerary, either agreed upon in advance or modified by the	2093
chartered group after having left the place of origin.	2094
(HH) "International registration plan" means a reciprocal	2095
agreement of member jurisdictions that is endorsed by the	2096
American association of motor vehicle administrators, and that	2097
promotes and encourages the fullest possible use of the highway	2098
system by authorizing apportioned registration of fleets of	2099
vehicles and recognizing registration of vehicles apportioned in	2100
member jurisdictions.	2101
(II) "Restricted plate" means a license plate that has a	2102
restriction of time, geographic area, mileage, or commodity, and	2103
includes license plates issued to farm trucks under division (J)	2104
of section 4503.04 of the Revised Code.	2105
(JJ) "Gross vehicle weight," with regard to any commercial	2106
car, trailer, semitrailer, or bus that is taxed at the rates	2107
established under section 4503.042 or 4503.65 of the Revised	2108
Code, means the unladen weight of the vehicle fully equipped	2109
plus the maximum weight of the load to be carried on the	2110
vehicle.	2111

(KK) "Combined gross vehicle weight" with regard to any

combination of a commercial car, trailer, and semitrailer, that	2113
is taxed at the rates established under section 4503.042 or	2114
4503.65 of the Revised Code, means the total unladen weight of	2115
the combination of vehicles fully equipped plus the maximum	2116
weight of the load to be carried on that combination of	2117
vehicles.	2118
(LL) "Chauffeured limousine" means a motor vehicle that is	2119
designed to carry nine or fewer passengers and is operated for	2120
hire pursuant to a prearranged contract for the transportation	2121
of passengers on public roads and highways along a route under	2122
the control of the person hiring the vehicle and not over a	2123
defined and regular route. "Prearranged contract" means an	2124
agreement, made in advance of boarding, to provide	2125
transportation from a specific location in a chauffeured	2126
limousine. "Chauffeured limousine" does not include any vehicle	2127
that is used exclusively in the business of funeral directing.	2128
(MM) "Manufactured home" has the same meaning as in	2129
division (C)(4) of section 3781.06 of the Revised Code.	2130
(NN) "Acquired situs," with respect to a manufactured home	2131
or a mobile home, means to become located in this state by the	2132
placement of the home on real property, but does not include the	2133
placement of a manufactured home or a mobile home in the	2134
inventory of a new motor vehicle dealer or the inventory of a	2135
manufacturer, remanufacturer, or distributor of manufactured or	2136
mobile homes.	2137
(00) "Electronic" includes electrical, digital, magnetic,	2138
optical, electromagnetic, or any other form of technology that	2139
entails capabilities similar to these technologies.	2140

(PP) "Electronic record" means a record generated,

communicated, received, or stored by electronic means for use in	2142
an information system or for transmission from one information	2143
system to another.	2144
(QQ) "Electronic signature" means a signature in	2145
electronic form attached to or logically associated with an	2146
electronic record.	2147
(RR) "Financial transaction device" has the same meaning	2148
as in division (A) of section 113.40 of the Revised Code.	2149
(SS) "Electronic motor vehicle dealer" means a motor	2150
vehicle dealer licensed under Chapter 4517. of the Revised Code	2151
whom the registrar of motor vehicles determines meets the	2152
criteria designated in section 4503.035 of the Revised Code for	2153
electronic motor vehicle dealers and designates as an electronic	2154
motor vehicle dealer under that section.	2155
(TT) "Electric personal assistive mobility device" means a	2156
self-balancing two non-tandem wheeled device that is designed to	2157
transport only one person, has an electric propulsion system of	2158
an average of seven hundred fifty watts, and when ridden on a	2159
paved level surface by an operator who weighs one hundred	2160
seventy pounds has a maximum speed of less than twenty miles per	2161
hour.	2162
(UU) "Limited driving privileges" means the privilege to	2163
operate a motor vehicle that a court grants under section	2164
4510.021 of the Revised Code to a person whose driver's or	2165
commercial driver's license or permit or nonresident operating	2166
privilege has been suspended.	2167
(VV) "Utility vehicle" means a self-propelled vehicle	2168
designed with a bed, principally for the purpose of transporting	2169
material or cargo in connection with construction, agricultural,	2170

forestry, grounds maintenance, lawn and garden, materials	2171
handling, or similar activities.	2172
(WW) "Low-speed vehicle" means a three- or four-wheeled	2173
motor vehicle with an attainable speed in one mile on a paved	2174
level surface of more than twenty miles per hour but not more	2175
than twenty-five miles per hour and with a gross vehicle weight	2176
rating less than three thousand pounds.	2177
(XX) "Under-speed vehicle" means a three- or four-wheeled	2178
vehicle, including a vehicle commonly known as a golf cart, with	2179
an attainable speed on a paved level surface of not more than	2180
twenty miles per hour and with a gross vehicle weight rating	2181
less than three thousand pounds.	2182
(YY) "Motor-driven cycle or motor scooter" means any	2183
vehicle designed to travel on not more than three wheels in	2184
contact with the ground, with a seat for the driver and floor	2185
pad for the driver's feet, and is equipped with a motor with a	2186
piston displacement between fifty and one hundred cubic	2187
centimeters piston displacement that produces not more than five	2188
brake horsepower and is capable of propelling the vehicle at a	2189
speed greater than twenty miles per hour on a level surface.	2190
(ZZ) "Motorcycle" means a motor vehicle with motive power	2191
having a seat or saddle for the use of the operator, designed to	2192
travel on not more than three wheels in contact with the ground,	2193
and having no occupant compartment top or occupant compartment	2194
top that can be installed or removed by the user.	2195
(AAA) "Cab-enclosed motorcycle" means a motor vehicle with	2196
motive power having a seat or saddle for the use of the	2197
operator, designed to travel on not more than three wheels in	2198
contact with the ground, and having an occupant compartment top	2199

or an occupant compartment top that is installed.	2200
(BBB) "Mini-truck" means a vehicle that has four wheels,	2201
is propelled by an electric motor with a rated power of seven	2202
thousand five hundred watts or less or an internal combustion	2203
engine with a piston displacement capacity of six hundred sixty	2204
cubic centimeters or less, has a total dry weight of nine	2205
hundred to two thousand two hundred pounds, contains an enclosed	2206
cabin and a seat for the vehicle operator, resembles a pickup	2207
truck or van with a cargo area or bed located at the rear of the	2208
vehicle, and was not originally manufactured to meet federal	2209
motor vehicle safety standards.	2210
(CCC) "Autocycle" means a three-wheeled motorcycle that is	2211
manufactured to comply with federal safety requirements for	2212
motorcycles and that is equipped with safety belts, a steering	2213
wheel, and seating that does not require the operator to	2214
straddle or sit astride to ride the motorcycle.	2215
(DDD) "Plug-in hybrid electric motor vehicle" means a	2216
passenger car powered wholly or in part by a battery cell energy	2217
system that can be recharged via an external source of	2218
electricity.	2219
(EEE) "Hybrid motor vehicle" means a passenger car powered	2220
by an internal propulsion system consisting of both of the	2221
following:	2222
(1) A combustion engine;	2223
(2) A battery cell energy system that cannot be recharged	2224
via an external source of electricity but can be recharged by	2225
other vehicle mechanisms that capture and store electric energy.	2226
(FFF) "Low-speed micromobility device" means a device	2227
weighing less than one hundred pounds that has handlebars, is	2228

propelled by an electric motor or human power, and has an	2229
attainable speed on a paved level surface of not more than	2230
twenty miles per hour when propelled by the electric motor.	2231
(GGG) "Specialty license plate" means a license plate,	2232
authorized by the general assembly, that displays a combination	2233
of words, markings, logos, or other graphic artwork that is in	2234
addition to the words, images, and distinctive numbers and	2235
letters required by section 4503.22 of the Revised Code.	2236
(HHH) "Battery electric motor vehicle" means a passenger	2237
car powered wholly by a battery cell energy system that can be	2238
recharged via an external source of electricity.	2239
Sec. 4501.21. (A) There is hereby created in the state	2240
treasury the license plate contribution fund. The fund shall	2241
consist of all contributions <u>for specialty license plates</u> paid	2242
by motor vehicle registrants and collected by the registrar of	2243
motor vehicles pursuant to the Revised Code sections 4503.491,	2244
4503.492, 4503.493, 4503.494, 4503.495, 4503.496, 4503.497,	2245
4503.498, 4503.499, 4503.4910, 4503.4911, 4503.50, 4503.501,	2246
4503.502, 4503.505, 4503.506, 4503.508, 4503.509, 4503.51,	2247
4503.514, 4503.521, 4503.522, 4503.523, 4503.524, 4503.525,	2248
4503.526, 4503.528, 4503.529, 4503.531, 4503.534, 4503.545,	2249
4503.55, 4503.551, 4503.552, 4503.553, 4503.554, 4503.555,	2250
4503.556, 4503.557, 4503.561, 4503.562, 4503.564, 4503.565,	2251
4503.566, 4503.567, 4503.576, 4503.577, 4503.579, 4503.581,	2252
4503.591, 4503.592, 4503.594, 4503.595, 4503.596, 4503.67,	2253
4503.68, 4503.69, 4503.70, 4503.701, 4503.702, 4503.71,	2254
4503.711, 4503.712, 4503.713, 4503.714, 4503.715, 4503.716,	2255
4503.72, 4503.722, 4503.724, 4503.725, 4503.73, 4503.732,	2256
4503.733, 4503.734, 4503.74, 4503.75, 4503.751, 4503.752,	2257
4503.754, 4503.763, 4503.764, 4503.765, 4503.767, 4503.85,	2258

4503.86, 4503.87, 4503.871, 4503.872, 4503.873, 4503.874,	2259
4503.875, 4503.876, 4503.877, 4503.878, 4503.879, 4503.88,	2260
4503.881, 4503.882, 4503.883, 4503.884, 4503.89, 4503.891,	2261
4503.892, 4503.893, 4503.899, 4503.90, 4503.901, 4503.902,	2262
4503.903, 4503.904, 4503.905, 4503.906, 4503.907, 4503.908,	2263
4503.909, 4503.92, 4503.931, 4503.932, 4503.94, 4503.941,	2264
4503.942, 4503.944, 4503.945, 4503.951, 4503.952, 4503.953,	2265
4503.954, 4503.955, 4503.956, 4503.957, 4503.958, 4503.961,	2266
4503.962, 4503.963, 4503.97, and 4503.98 of the Revised	2267
Codereferenced in division (B) of this section.	2268

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

The registrar shall pay the contributions received pursuant to section 4503.491 of the Revised Code to the breast cancer fund of Ohio, which shall use that money only to pay for programs that provide assistance and education to Ohio breast cancer patients and that improve access for such patients to quality health care and clinical trials and shall not use any of the money for abortion information, counseling, services, or other abortion-related activities.

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

The registrar shall pay the contributions received 2287 pursuant to section 4503.493 of the Revised Code to the autism 2288

2317

sc	ociety of Ohio, which shall use the contributions for programs	2289
an	nd autism awareness efforts throughout the state.	2290
	The registrar shall pay the contributions the registrar	2291
re	eceives pursuant to section 4503.494 of the Revised Code to the	2292
na	ational multiple sclerosis society for distribution in equal	2293
am	nounts to the northwestern Ohio, Ohio buckeye, and Ohio valley	2294
ch	apters of the national multiple sclerosis society. These	2295
ch	apters shall use the money they receive under this section to	2296
as	ssist in paying the expenses they incur in providing services	2297
di	rectly to their clients.	2298
	The registrar shall pay the contributions the registrar	2299
re	eceives pursuant to section 4503.495 of the Revised Code to the	2300
	ational pancreatic cancer foundation, which shall use the money	2301
it	receives under this section to assist those who suffer with	2302
ра	ancreatic cancer and their families.	2303
	The registrar shall pay the contributions the registrar	2304
re	eceives pursuant to section 4503.496 of the Revised Code to the	2304
	aio sickle cell and health association, which shall use the	2306
	ontributions to help support educational, clinical, and social	2307
	apport services for adults who have sickle cell disease.	2308
	The registrar shall pay the contributions the registrar	2309
	eceives pursuant to section 4503.497 of the Revised Code to the	2310
St	2. Baldrick's foundation, which shall use the contributions for	2311
it	s research and other programs.	2312
	The registrar shall pay the contributions the registrar	2313
re	eceives pursuant to section 4503.498 of the Revised Code to	2314
sp	pecial olympics Ohio, inc., which shall use the contributions	2315
_		

for its programs, charitable efforts, and other activities.

The registrar shall pay the contributions the registrar

receives pursuant to section 4503.499 of the Revised Code to the	2318
children's glioma cancer foundation, which shall use the	2319
contributions for its research and other programs.	2320
The registrar shall pay the contributions the registrar	2321
receives pursuant to section 4503.4910 of the Revised Code to	2322
the KylerStrong foundation, which shall use the contributions to	2323
raise awareness of brain cancer caused by diffuse intrinsic	2324
pontine glioma and to fund research for the cure of such cancer.	2325
The registrar shall pay the contributions the registrar	2326
receives pursuant to section 4503.4911 of the Revised Code to	2327
the research institution for childhood cancer at nationwide	2328
children's hospital, which shall use the contributions to fund	2329
research for the cure of childhood cancers.	2330
The registrar shall pay the contributions the registrar	2331
receives pursuant to section 4503.50 of the Revised Code to the	2332
future farmers of America foundation, which shall deposit the	2333
contributions into its general account to be used for	2334
educational and scholarship purposes of the future farmers of	2335
America foundation.	2336
The registrar shall pay the contributions the registrar	2337
receives pursuant to section 4503.501 of the Revised Code to the	2338
4-H youth development program of the Ohio state university	2339
extension program, which shall use those contributions to pay	2340
the expenses it incurs in conducting its educational activities.	2341
The registrar shall pay the contributions received	2342
pursuant to section 4503.502 of the Revised Code to the Ohio	2343
cattlemen's foundation, which shall use those contributions for	2344
scholarships and other educational activities.	2345

The registrar shall pay the contributions received

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pursuant to section 4503.505 of the Revised Code to the	2347
organization Ohio region phi theta kappa, which shall use those	2348
contributions for scholarships for students who are members of	2349
that organization.	2350

The registrar shall pay the contributions the registrar

2351
receives pursuant to section 4503.506 of the Revised Code to

2352
Ohio demolay, which shall use the contributions for

2353
scholarships, educational programs, and any other programs or

2354
events the organization holds or sponsors in this state.

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The registrar shall pay the contributions received pursuant to section 4503.508 of the Revised Code to the organization bottoms up diaper drive to provide funding for that organization for collecting and delivering diapers to parents in need.

The registrar shall pay the contributions the registrar 2361 receives pursuant to section 4503.509 of the Revised Code to a 2362 kid again, incorporated for distribution in equal amounts to the 2363 Ohio chapters of a kid again. 2364

The registrar shall pay each contribution the registrar

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receives pursuant to section 4503.51 of the Revised Code to the

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university or college whose name or marking or design appears on

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collegiate license plates that are issued to a person under that

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section. A university or college that receives contributions

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from the fund shall deposit the contributions into its general

2370
scholarship fund.

The registrar shall pay the contributions the registrar receives pursuant to section 4503.514 of the Revised Code to the university of Notre Dame in South Bend, Indiana, for purposes of awarding grants or scholarships to residents of Ohio who attend

the university. The university shall not use any of the funds it	2376
receives for purposes of administering the scholarship program.	2377
The registrar shall enter into appropriate agreements with the	2378
university of Notre Dame to effectuate the distribution of such	2379
funds as provided in this section.	2380

The registrar shall pay the contributions the registrar 2381 receives pursuant to section 4503.521 of the Revised Code to the 2382 Ohio bicycle federation to assist that organization in paying 2383 for the educational programs it sponsors in support of Ohio 2384 cyclists of all ages. 2385

The registrar shall pay the contributions the registrar

2386
receives pursuant to section 4503.522 of the Revised Code to the

2387
"friends of Perry's victory and international peace memorial,

2388
incorporated," a nonprofit corporation organized under the laws

2389
of this state, to assist that organization in paying the

2390
expenses it incurs in sponsoring or holding charitable,

2391
educational, and cultural events at the monument.

The registrar shall pay the contributions the registrar

2393
receives pursuant to section 4503.523 of the Revised Code to the
2394
fairport lights foundation, which shall use the money to pay for
2395
the restoration, maintenance, and preservation of the
2396
lighthouses of fairport harbor.
2397

The registrar shall pay the contributions the registrar 2398 receives pursuant to section 4503.524 of the Revised Code to the 2399 Massillon tiger football booster club, which shall use the 2400 contributions only to promote and support the football team of 2401 Washington high school of the Massillon city school district. 2402

The registrar shall pay the contributions the registrar 2403 receives pursuant to section 4503.525 of the Revised Code to the 2404

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United States power squadron districts seven, eleven, twenty-	2405
four, and twenty-nine in equal amounts. Each power squadron	2406
district shall use the money it receives under this section to	2407
pay for the educational boating programs each district holds or	2408
sponsors within this state.	2409

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

The registrar shall pay the contributions the registrar

2416
receives pursuant to section 4503.528 of the Revised Code to the

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

2418
under this section to pay the expenses it incurs in advancing

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its mission of sustainably improving the provision of services

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

The registrar shall pay the contributions the registrar 2422 receives pursuant to section 4503.529 of the Revised Code to the 2423 Ohio nurses foundation. The foundation shall use the money it 2424 receives under this section to provide educational scholarships 2425 to assist individuals who aspire to join the nursing profession, 2426 to assist nurses in the nursing profession who seek to advance 2427 their education, and to support persons conducting nursing 2428 research concerning the evidence-based practice of nursing and 2429 the improvement of patient outcomes. 2430

The registrar shall pay the contributions the registrar

2431
receives pursuant to section 4503.531 of the Revised Code to the

2432
thank you foundation, incorporated, a nonprofit corporation

2433
organized under the laws of this state, to assist that

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organization in paying for the charitable activities and	2435
programs it sponsors in support of United States military	2436
personnel, veterans, and their families.	2437

The registrar shall pay the contributions the registrar 2438 receives pursuant to section 4503.534 of the Revised Code to the 2439 disabled American veterans department of Ohio, to be used for 2440 programs that serve disabled American veterans and their 2441 families.

2443 The registrar shall pay the contributions the registrar receives pursuant to section 4503.55 of the Revised Code to the 2444 pro football hall of fame, which shall deposit the contributions 2445 into a special bank account that it establishes and which shall 2446 be separate and distinct from any other account the pro football 2447 hall of fame maintains, to be used exclusively for the purpose 2448 of promoting the pro football hall of fame as a travel 2449 destination. 2450

The registrar shall pay the contributions that are paid to

2451
the registrar pursuant to section 4503.545 of the Revised Code

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to the national rifle association foundation, which shall use

2453
the money to pay the costs of the educational activities and

2454
programs the foundation holds or sponsors in this state.

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The registrar shall pay to the Ohio pet fund the 2456 contributions the registrar receives pursuant to section 2457 4503.551 of the Revised Code and any other money from any other 2458 source, including donations, gifts, and grants, that is 2459 designated by the source to be paid to the Ohio pet fund. The 2460 Ohio pet fund shall use the moneys it receives under this 2461 section to support programs for the sterilization of dogs and 2462 cats and for educational programs concerning the proper 2463 veterinary care of those animals, and for expenses of the Ohio 2464

pet fund that are reasonably necessary for it to obtain and	2465
maintain its tax-exempt status and to perform its duties.	2466

The registrar shall pay the contributions the registrar 2467 receives pursuant to section 4503.552 of the Revised Code to the 2468 rock and roll hall of fame and museum, incorporated. 2469

The registrar shall pay the contributions the registrar 2470 receives pursuant to section 4503.553 of the Revised Code to the 2471 2472 Ohio coalition for animals, incorporated, a nonprofit corporation. Except as provided in division (B) of this section, 2473 the coalition shall distribute the money to its members, and the 2474 members shall use the money only to pay for educational, 2475 charitable, and other programs of each coalition member that 2476 provide care for unwanted, abused, and neglected horses. The 2477 Ohio coalition for animals may use a portion of the money to pay 2478 for reasonable marketing costs incurred in the design and 2479 promotion of the license plate and for administrative costs 2480 incurred in the disbursement and management of funds received 2481 under this section. 2482

The registrar shall pay the contributions the registrar

2483
receives pursuant to section 4503.554 of the Revised Code to the

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Ohio state council of the knights of Columbus, which shall use

2485
the contributions to pay for its charitable activities and

2486
programs.

The registrar shall pay the contributions the registrar 2488 receives pursuant to section 4503.555 of the Revised Code to the 2489 western reserve historical society, which shall use the 2490 contributions to fund the Crawford auto aviation museum. 2491

The registrar shall pay the contributions the registrar 2492 receives pursuant to section 4503.556 of the Revised Code to the 2493

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Erica J. Holloman foundation, inc., for the awareness of triple	2494
negative breast cancer. The foundation shall use the	2495
contributions for charitable and educational purposes.	2496

The registrar shall pay each contribution the registrar

2497
receives pursuant to section 4503.557 of the Revised Code to the

2498
central Ohio chapter of the Ronald McDonald house charities,

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which shall distribute the contribution to the chapter of the

2500
Ronald McDonald house charities in whose geographic territory

2501
the person who paid the contribution resides.

The registrar shall pay the contributions the registrar 2503 receives pursuant to section 4503.561 of the Revised Code to the 2504 state of Ohio chapter of ducks unlimited, inc., which shall 2505 deposit the contributions into a special bank account that it 2506 establishes. The special bank account shall be separate and 2507 distinct from any other account the state of Ohio chapter of 2508 ducks unlimited, inc., maintains and shall be used exclusively 2509 for the purpose of protecting, enhancing, restoring, and 2510 managing wetlands and conserving wildlife habitat. The state of 2511 Ohio chapter of ducks unlimited, inc., annually shall notify the 2512 registrar in writing of the name, address, and account to which 2513 2514 such payments are to be made.

The registrar shall pay the contributions the registrar receives pursuant to section 4503.562 of the Revised Code to the Mahoning river consortium, which shall use the money to pay the expenses it incurs in restoring and maintaining the Mahoning river watershed.

The registrar shall pay the contributions the registrar 2520 receives pursuant to section 4503.564 of the Revised Code to the 2521 Glen Helen association to pay expenses related to the Glen Helen 2522 nature preserve. 2523

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The registrar shall pay the contributions the registrar	2524
receives pursuant to section 4503.565 of the Revised Code to the	2525
conservancy for Cuyahoga valley national park, which shall use	2526
the money in support of the park.	2527
The registrar shall pay the contributions the registrar	2528
	2529
receives pursuant to section 4503.566 of the Revised Code to the	
Ottawa national wildlife refuge, which shall use the	2530
contributions for wildlife preservation purposes.	2531
The registrar shall pay the contributions the registrar	2532
receives pursuant to section 4503.567 of the Revised Code to the	2533
girls on the run of Franklin county, inc., which shall use the	2534
contributions to support the activities of the organization.	2535
The registrar shall pay the contributions the registrar	2536
receives pursuant to section 4503.576 of the Revised Code to the	2537
Ohio state beekeepers association, which shall use those	2538
contributions to promote beekeeping, provide educational	2539
information about beekeeping, and to support other state and	2540
local beekeeping programs.	2541
The registrar shall pay the contributions the registrar	2542
receives pursuant to section 4503.577 of the Revised Code to the	2543
national aviation hall of fame, which shall use the	2544
contributions to fulfill its mission of honoring aerospace	2545
legends to inspire future leaders.	2546
The registrar shall pay the contributions the registrar	2547
receives pursuant to section 4503.579 of the Revised Code to the	2548
national council of negro women, incorporated, which shall use	2549
nacional council of negle nomen, incorporated, which bhair abo	2019

the contributions for educational purposes.

The registrar shall pay the contributions the registrar

receives pursuant to section 4503.581 of the Revised Code to the

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Ohio sons of the	American legion,	which shall use the	2553
contributions to	support the acti	vities of the organization.	2554

The registrar shall pay to a sports commission created 2555 pursuant to section 4503.591 of the Revised Code each 2556 contribution the registrar receives under that section that an 2557 applicant pays to obtain license plates that bear the logo of a 2558 professional sports team located in the county of that sports 2559 commission and that is participating in the license plate 2560 program pursuant to division (E) of that section, irrespective 2561 of the county of residence of an applicant. 2562

The registrar shall pay to a community charity each contribution the registrar receives under section 4503.591 of the Revised Code that an applicant pays to obtain license plates that bear the logo of a professional sports team that is participating in the license plate program pursuant to division (G) of that section.

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

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preservation of the monarch butterfly and pollinator corridor in

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Ohio and for educational programs.

The registrar shall pay the contributions the registrar 2575 receives pursuant to section 4503.594 of the Revised Code to 2576 pelotonia, which shall use the contributions for the purpose of 2577 supporting cancer research. 2578

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.

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The registrar shall pay the contributions the registrar	2582
receives pursuant to section 4503.596 of the Revised Code to the	2583
Cuyahoga valley scenic railroad.	2584
The registrar shall pay the contributions the registrar	2585

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 2590 receives pursuant to section 4503.68 of the Revised Code to the 2591 girl scouts of Ohio's heartland. The girl scouts of Ohio's 2592 heartland shall distribute all contributions in an equitable 2593 manner throughout the state to regional councils of the girl 2594 scouts.

The registrar shall pay the contributions the registrar 2596 receives pursuant to section 4503.69 of the Revised Code to the 2597 Dan Beard council of the boy scouts of America. The council 2598 shall distribute all contributions in an equitable manner 2599 throughout the state to regional councils of the boy scouts. 2600

The registrar shall pay the contributions the registrar receives pursuant to section 4503.70 of the Revised Code to the charitable foundation of the grand lodge of Ohio, f. & a. m., which shall use the contributions for scholarship purposes.

The registrar shall pay the contributions the registrar 2605 receives pursuant to section 4503.701 of the Revised Code to the 2606 Prince Hall grand lodge of free and accepted masons of Ohio, 2607 which shall use the contributions for scholarship purposes. 2608

The registrar shall pay the contributions the registrar 2609 receives pursuant to section 4503.702 of the Revised Code to the 2610

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Ohio Association of the Improved Benevolent and Protective Order	2611
of the Elks of the World, which shall use the funds for	2612
charitable purposes.	2613
The registrar shall pay the contributions the registrar	2614
receives pursuant to section 4503.71 of the Revised Code to the	2615
fraternal order of police of Ohio, incorporated, which shall	2616
deposit the fees into its general account to be used for	2617
purposes of the fraternal order of police of Ohio, incorporated.	2618
The registrar shall pay the contributions the registrar	2619
receives pursuant to section 4503.711 of the Revised Code to the	2620
fraternal order of police of Ohio, incorporated, which shall	2621
deposit the contributions into an account that it creates to be	2622
used for the purpose of advancing and protecting the law	2623
enforcement profession, promoting improved law enforcement	2624
methods, and teaching respect for law and order.	2625
The registrar shall pay the contributions received	2626
pursuant to section 4503.712 of the Revised Code to Ohio	2627
concerns of police survivors, which shall use those	2628
contributions to provide whatever assistance may be appropriate	2629
to the families of Ohio law enforcement officers who are killed	2630
in the line of duty.	2631
The registrar shall pay the contributions received	2632
pursuant to section 4503.713 of the Revised Code to the greater	2633
Cleveland peace officers memorial society, which shall use those	2634
contributions to honor law enforcement officers who have died in	2635
the line of duty and support its charitable purposes.	2636
The registrar shall pay the contributions received	2637

pursuant to section 4503.714 of the Revised Code to the Ohio

association of chiefs of police.

The registrar shall pay the contributions the registrar	2640
receives pursuant to section 4503.715 of the Revised Code to the	2641
fallen linemen organization, which shall use the contributions	2642
to recognize and memorialize fallen linemen and support their	2643
families.	2644

The registrar shall pay the contributions the registrar receives pursuant to section 4503.716 of the Revised Code to the fallen timbers battlefield preservation commission, which shall use the contributions to further the mission of the commission.

The registrar shall pay the contributions the registrar receives pursuant to section 4503.72 of the Revised Code to the organization known on March 31, 2003, as the Ohio CASA/GAL association, a private, nonprofit corporation organized under Chapter 1702. of the Revised Code. The Ohio CASA/GAL association shall use these contributions to pay the expenses it incurs in administering a program to secure the proper representation in the courts of this state of abused, neglected, and dependent children, and for the training and supervision of persons participating in that program.

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

The registrar shall pay the contributions the registrar 2663 receives pursuant to section 4503.724 of the Revised Code to the 2664 Ohio Chapter of the American Foundation for Suicide Prevention, 2665 which shall use the contributions for programs, education, and 2666 advocacy purposes throughout the state. 2667

The registrar shall pay the contributions the registrar

receives pursuant to section 4503.725 of the Revised Code to the	2669
ALS association central & southern Ohio chapter, which shall	2670
split the contributions between that chapter and the ALS	2671
association northern Ohio chapter in accordance with any	2672
agreement between the two associations. The contributions shall	2673
be used to discover treatments and a cure for ALS, and to serve,	2674
advocate for, and empower people affected by ALS to live their	2675
lives to the fullest.	2676

The registrar shall pay the contributions the registrar

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receives pursuant to section 4503.73 of the Revised Code to

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Wright B. Flyer, incorporated, which shall deposit the

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contributions into its general account to be used for purposes

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of Wright B. Flyer, incorporated.

The registrar shall pay the contributions the registrar 2682 receives pursuant to section 4503.732 of the Revised Code to the 2683 Siegel Shuster society, a nonprofit organization dedicated to 2684 commemorating and celebrating the creation of Superman in 2685 Cleveland, Ohio.

The registrar shall pay the contributions the registrar

receives pursuant to section 4503.733 of the Revised Code to the

central Ohio chapter of the juvenile diabetes research

foundation, which shall distribute the contributions to the

chapters of the juvenile diabetes research foundation in whose

geographic territory the person who paid the contribution

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resides.

The registrar shall pay the contributions the registrar

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receives pursuant to section 4503.734 of the Revised Code to the

Ohio highway patrol auxiliary foundation, which shall use the

contributions to fulfill the foundation's mission of supporting

law enforcement education and assistance.

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The registrar shall pay the contributions the registrar	2699
receives pursuant to section 4503.74 of the Revised Code to the	2700
Columbus zoological park association, which shall disburse the	2701
moneys to Ohio's major metropolitan zoos, as defined in section	2702
4503.74 of the Revised Code, in accordance with a written	2703
agreement entered into by the major metropolitan zoos.	2704

The registrar shall pay the contributions the registrar receives pursuant to section 4503.75 of the Revised Code to the rotary foundation, located on March 31, 2003, in Evanston, Illinois, to be placed in a fund known as the permanent fund and used to endow educational and humanitarian programs of the rotary foundation.

The registrar shall pay the contributions the registrar receives pursuant to section 4503.751 of the Revised Code to the Ohio association of realtors, which shall deposit the contributions into a property disaster relief fund maintained under the Ohio realtors charitable and education foundation.

The registrar shall pay the contributions the registrar 2716 receives pursuant to section 4503.752 of the Revised Code to 2717 buckeye corvettes, incorporated, which shall use the 2718 contributions to pay for its charitable activities and programs. 2719

The registrar shall pay the contributions the registrar receives pursuant to section 4503.754 of the Revised Code to the municipal corporation of Twinsburg.

The registrar shall pay the contributions the registrar 2723 receives pursuant to section 4503.763 of the Revised Code to the 2724 Ohio history connection to be used solely to build, support, and 2725 maintain the Ohio battleflag collection within the Ohio history 2726 connection.

state.

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The registrar shall pay the contributions the registrar	2728
receives pursuant to section 4503.764 of the Revised Code to the	2729
Medina county historical society, which shall use those	2730
contributions to distribute between the various historical	2731
societies and museums in Medina county.	2732
The registrar shall pay the contributions the registrar	2733
receives pursuant to section 4503.765 of the Revised Code to the	2734
Amaranth grand chapter foundation, which shall use the	2735
contributions for communal outreach, charitable service, and	2736
scholarship purposes.	2737
The registrar shall pay the contributions the registrar	2738
receives pursuant to section 4503.767 of the Revised Code to	2739
folds of honor of central Ohio, which shall use the	2740
contributions to provide scholarships to spouses and children	2741
either of disabled veterans or of members of any branch of the	2742
armed forces who died during their service.	2743
The registrar shall pay the contributions the registrar	2744
receives pursuant to section 4503.85 of the Revised Code to the	2745
Ohio sea grant college program to be used for Lake Erie area	2746
research projects.	2747
The registrar shall pay the contributions the registrar	2748
receives pursuant to section 4503.86 of the Revised Code to the	2749
Ohio Lincoln highway historic byway, which shall use those	2750

The registrar shall pay the contributions the registrar 2754 receives pursuant to section 4503.87 of the Revised Code to the 2755 Grove City little league dream field fund, which shall use those 2756

contributions solely to promote and support the historical

preservation and advertisement of the Lincoln highway in this

contributions s	solely to build,	maintain, and impr	ove youth	2757
baseball fields	within the mur	nicipal corporation	of Grove City.	2758

The registrar shall pay the contributions the registrar 2759 receives pursuant to section 4503.871 of the Revised Code to the 2760 Solon city school district. The school district shall use the 2761 contributions it receives to pay the expenses it incurs in 2762 providing services to the school district's students that assist 2763 in developing or maintaining the mental and emotional well-being 2764 of the students. The services provided may include bereavement 2765 2766 counseling, instruction in defensive driving techniques, 2767 sensitivity training, and the counseling and education of students regarding bullying, dating violence, drug abuse, 2768 suicide prevention, and human trafficking. The school district 2769 superintendent or, in the school district superintendent's 2770 discretion, the appropriate school principal or appropriate 2771 school counselors shall determine any charitable organizations 2772 that the school district hires to provide those services. The 2773 school district also may use the contributions it receives to 2774 pay for members of the faculty of the school district to receive 2775 training in providing such services to the students of the 2776 school district. The school district shall ensure that any 2777 charitable organization that is hired by the district is exempt 2778 from federal income taxation under subsection 501(c)(3) of the 2779 Internal Revenue Code. The school district shall not use the 2780 contributions it receives for any other purpose. 2781

The registrar shall pay the contributions the registrar

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receives pursuant to section 4503.872 of the Revised Code to the

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Canton city school district. The district may use the

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contributions for student welfare, but shall not use the

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contributions for any political purpose or to pay salaries of

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district employees.

The registrar shall pay the contributions the registrar	2788
receives pursuant to section 4503.873 of the Revised Code to	2789
Padua Franciscan high school located in the municipal	2790
corporation of Parma. The school shall use fifty per cent of the	2791
contributions it receives to provide tuition assistance to its	2792
students. The school shall use the remaining fifty per cent to	2793
pay the expenses it incurs in providing services to the school's	2794
students that assist in developing or maintaining the mental and	2795
emotional well-being of the students. The services provided may	2796
include bereavement counseling, instruction in defensive driving	2797
techniques, sensitivity training, and the counseling and	2798
education of students regarding bullying, dating violence, drug	2799
abuse, suicide prevention, and human trafficking. As a part of	2800
providing such services, the school may pay for members of the	2801
faculty of the school to receive training in providing those	2802
services. The school principal or, in the school principal's	2803
discretion, appropriate school counselors shall determine any	2804
charitable organizations that the school hires to provide those	2805
services. The school shall ensure that any such charitable	2806
organization is exempt from federal income taxation under	2807
subsection 501(c)(3) of the Internal Revenue Code. The school	2808
shall not use the contributions it receives for any other	2809
purpose.	2810

The registrar shall pay the contributions the registrar 2811 receives pursuant to section 4503.874 of the Revised Code to St. 2812 Edward high school located in the municipal corporation of 2813 Lakewood. The school shall use fifty per cent of the 2814 contributions it receives to provide tuition assistance to its 2815 students. The school shall use the remaining fifty per cent to 2816 pay the expenses it incurs in providing services to the school's 2817 students that assist in developing or maintaining the mental and 2818

emotional well-being of the students. The services provided may	2819
include bereavement counseling, instruction in defensive driving	2820
techniques, sensitivity training, and the counseling and	2821
education of students regarding bullying, dating violence, drug	2822
abuse, suicide prevention, and human trafficking. As a part of	2823
providing such services, the school may pay for members of the	2824
faculty of the school to receive training in providing those	2825
services. The school principal or, in the school principal's	2826
discretion, appropriate school counselors shall determine any	2827
charitable organizations that the school hires to provide those	2828
services. The school shall ensure that any such charitable	2829
organization is exempt from federal income taxation under	2830
subsection 501(c)(3) of the Internal Revenue Code. The school	2831
shall not use the contributions it receives for any other	2832
purpose.	2833

The registrar shall pay the contributions the registrar 2834 receives pursuant to section 4503.875 of the Revised Code to 2835 Walsh Jesuit high school located in the municipal corporation of 2836 Cuyahoga Falls. The school shall use fifty per cent of the 2837 contributions it receives to provide tuition assistance to its 2838 students. The school shall use the remaining fifty per cent to 2839 pay the expenses it incurs in providing services to the school's 2840 students that assist in developing or maintaining the mental and 2841 emotional well-being of the students. The services provided may 2842 include bereavement counseling, instruction in defensive driving 2843 techniques, sensitivity training, and the counseling and 2844 education of students regarding bullying, dating violence, drug 2845 abuse, suicide prevention, and human trafficking. As a part of 2846 providing such services, the school may pay for members of the 2847 faculty of the school to receive training in providing those 2848 services. The school principal or, in the school principal's 2849

discretion, appropriate school counselors shall determine any	2850
charitable organizations that the school hires to provide those	2851
services. The school shall ensure that any such charitable	2852
organization is exempt from federal income taxation under	2853
subsection 501(c)(3) of the Internal Revenue Code. The school	2854
shall not use the contributions it receives for any other	2855
purpose.	2856

The registrar shall pay the contributions the registrar 2857 receives pursuant to section 4503.876 of the Revised Code to the 2858 North Royalton city school district. The school district shall 2859 use the contributions it receives to pay the expenses it incurs 2860 in providing services to the school district's students that 2861 assist in developing or maintaining the mental and emotional 2862 well-being of the students. The services provided may include 2863 bereavement counseling, instruction in defensive driving 2864 techniques, sensitivity training, and the counseling and 2865 education of students regarding bullying, dating violence, drug 2866 abuse, suicide prevention, and human trafficking. The school 2867 district superintendent or, in the school district 2868 superintendent's discretion, the appropriate school principal or 2869 appropriate school counselors shall determine any charitable 2870 organizations that the school district hires to provide those 2871 services. The school district also may use the contributions it 2872 receives to pay for members of the faculty of the school 2873 district to receive training in providing such services to the 2874 students of the school district. The school district shall 2875 ensure that any charitable organization that is hired by the 2876 district is exempt from federal income taxation under subsection 2877 501(c)(3) of the Internal Revenue Code. The school district 2878 shall not use the contributions it receives for any other 2879 purpose. 2880

The registrar shall pay the contributions the registrar	2881
receives pursuant to section 4503.877 of the Revised Code to the	2882
Independence local school district. The school district shall	2883
use the contributions it receives to pay the expenses it incurs	2884
in providing services to the school district's students that	2885
assist in developing or maintaining the mental and emotional	2886
well-being of the students. The services provided may include	2887
bereavement counseling, instruction in defensive driving	2888
techniques, sensitivity training, and the counseling and	2889
education of students regarding bullying, dating violence, drug	2890
abuse, suicide prevention, and human trafficking. The school	2891
district superintendent or, in the school district	2892
superintendent's discretion, the appropriate school principal or	2893
appropriate school counselors shall determine any charitable	2894
organizations that the school district hires to provide those	2895
services. The school district also may use the contributions it	2896
receives to pay for members of the faculty of the school	2897
district to receive training in providing such services to the	2898
students of the school district. The school district shall	2899
ensure that any charitable organization that is hired by the	2900
district is exempt from federal income taxation under subsection	2901
501(c)(3) of the Internal Revenue Code. The school district	2902
shall not use the contributions it receives for any other	2903
purpose.	2904

The registrar shall pay the contributions the registrar

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receives pursuant to section 4503.878 of the Revised Code to the

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Cuyahoga Heights local school district. The school district

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shall use the contributions it receives to pay the expenses it

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incurs in providing services to the school district's students

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that assist in developing or maintaining the mental and

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emotional well-being of the students. The services provided may

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include bereavement counseling, instruction in defensive driving	2912
techniques, sensitivity training, and the counseling and	2913
education of students regarding bullying, dating violence, drug	2914
abuse, suicide prevention, and human trafficking. The school	2915
district superintendent or, in the school district	2916
superintendent's discretion, the appropriate school principal or	2917
appropriate school counselors, shall determine any charitable	2918
organizations that the school district hires to provide those	2919
services. The school district also may use the contributions it	2920
receives to pay for members of the faculty of the school	2921
district to receive training in providing such services to the	2922
students of the school district. The school district shall	2923
ensure that any charitable organization that is hired by the	2924
district is exempt from federal income taxation under subsection	2925
501(c)(3) of the Internal Revenue Code. The school district	2926
shall not use the contributions it receives for any other	2927
purpose.	2928

The registrar shall pay the contributions the registrar receives pursuant to section 4503.879 of the Revised Code to the west technical high school alumni association, which shall use the contributions for activities sponsored by the association.

2933 The registrar shall pay the contributions the registrar receives pursuant to section 4503.88 of the Revised Code to the 2934 Kenston local school district. The school district shall use the 2935 contributions it receives to pay the expenses it incurs in 2936 providing services that assist in developing or maintaining a 2937 culture of environmental responsibility and an innovative 2938 science, technology, engineering, art, and math (S.T.E.A.M.) 2939 curriculum to the school district's students. The school 2940 district shall not use the contributions it receives for any 2941 other purpose. 2942

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The registrar shall pay the contributions the registrar	2943
receives pursuant to section 4503.881 of the Revised Code to La	2944
Salle high school in the municipal corporation of Cincinnati.	2945
The high school shall not use the contributions it receives for	2946
any political purpose.	2947

The registrar shall pay the contributions the registrar receives pursuant to section 4503.882 of the Revised Code to St. John's Jesuit high school and academy located in the municipal corporation of Toledo. The school shall use the contributions it receives to provide tuition assistance for students attending the school.

The registrar shall pay the contributions the registrar receives pursuant to section 4503.883 of the Revised Code to St. Charles preparatory school located in the municipal corporation of Columbus, which shall use the contributions for the school's alumni association and the alumni association's purposes.

The registrar shall pay the contributions the registrar 2959 receives pursuant to section 4503.884 of the Revised Code to 2960 Archbishop Moeller high school located in the municipal 2961 corporation of Cincinnati. The high school shall not use the 2962 contributions it receives for any political purpose. 2963

The registrar shall pay the contributions the registrar 2964 receives pursuant to section 4503.89 of the Revised Code to the 2965 American red cross of greater Columbus on behalf of the Ohio 2966 chapters of the American red cross, which shall use the 2967 contributions for disaster readiness, preparedness, and response 2968 programs on a statewide basis. 2969

The registrar shall pay the contributions the registrar 2970 receives pursuant to section 4503.891 of the Revised Code to the 2971

Ohio lions foundation. The foundation shall use the	2972
contributions for charitable and educational purposes.	2973
The registrar shall pay the contributions the registrar	2974
receives pursuant to section 4503.892 of the Revised Code to the	2975
Hudson city school district. The school district shall not use	2976
the contributions it receives for any political purpose.	2977
The registrar shall pay the contributions the registrar	2978
receives pursuant to section 4503.893 of the Revised Code to the	2979
Harrison Central jr./sr. high school located in the municipal	2980
corporation of Cadiz.	2981
The registrar shall pay the contributions the registrar	2982
receives pursuant to section 4503.899 of the Revised Code to the	2983
Cleveland clinic foundation, which shall use the contributions	2984
to support Cleveland clinic children's education, research, and	2985
patient services.	2986
The registrar shall pay the contributions the registrar	2987
receives pursuant to section 4503.90 of the Revised Code to the	2988
nationwide children's hospital foundation.	2989
The registrar shall pay the contributions the registrar	2990
receives pursuant to section 4503.901 of the Revised Code to the	2991
Ohio association for pupil transportation, which shall use the	2992
money to support transportation programs, provide training to	2993
school transportation professionals, and support other	2994
initiatives for school transportation safety.	0005
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The registrar shall pay the contributions the registrar	2995
The registrar shall pay the contributions the registrar receives pursuant to section 4503.902 of the Revised Code to St.	
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receives pursuant to section 4503.902 of the Revised Code to St.	2996 2997

students. The school shall use the remaining fifty per cent to	3001
pay the expenses it incurs in providing services to the school's	3002
students that assist in developing or maintaining the mental and	3003
emotional well-being of the students. The services provided may	3004
include bereavement counseling, instruction in defensive driving	3005
techniques, sensitivity training, and the counseling and	3006
education of students regarding bullying, dating violence, drug	3007
abuse, suicide prevention, and human trafficking. As a part of	3008
providing such services, the school may pay for members of the	3009
faculty of the school to receive training in providing those	3010
services. The school principal or, in the school principal's	3011
discretion, appropriate school counselors shall determine any	3012
charitable organizations that the school hires to provide those	3013
services. The school shall ensure that any such charitable	3014
organization is exempt from federal income taxation under	3015
subsection 501(c)(3) of the Internal Revenue Code. The school	3016
shall not use the contributions it receives for any other	3017
purpose.	3018

The registrar shall pay the contributions the registrar 3019 receives pursuant to section 4503.903 of the Revised Code to the 3020 Brecksville-Broadview Heights city school district. The school 3021 district shall use the contributions it receives to pay the 3022 expenses it incurs in providing services to the school 3023 district's students that assist in developing or maintaining the 3024 mental and emotional well-being of the students. The services 3025 provided may include bereavement counseling, instruction in 3026 defensive driving techniques, sensitivity training, and the 3027 counseling and education of students regarding bullying, dating 3028 violence, drug abuse, suicide prevention, and human trafficking. 3029 The school district superintendent or, in the school district 3030 superintendent's discretion, the appropriate school principal or 3031

appropriate school counselors shall determine any charitable	3032
organizations that the school district hires to provide those	3033
services. The school district also may use the contributions it	3034
receives to pay for members of the faculty of the school	3035
district to receive training in providing such services to the	3036
students of the school district. The school district shall	3037
ensure that any charitable organization that is hired by the	3038
district is exempt from federal income taxation under subsection	3039
501(c)(3) of the Internal Revenue Code. The school district	3040
shall not use the contributions it receives for any other	3041
purpose.	3042

The registrar shall pay the contributions the registrar 3043 receives pursuant to section 4503.904 of the Revised Code to the 3044 Chagrin Falls exempted village school district. The school 3045 district shall use the contributions it receives to pay the 3046 expenses it incurs in providing services to the school 3047 district's students that assist in developing or maintaining the 3048 mental and emotional well-being of the students. The services 3049 provided may include bereavement counseling, instruction in 3050 defensive driving techniques, sensitivity training, and the 3051 counseling and education of students regarding bullying, dating 3052 violence, drug abuse, suicide prevention, and human trafficking. 3053 The school district superintendent or, in the school district 3054 superintendent's discretion, the appropriate school principal or 3055 appropriate school counselors shall determine any charitable 3056 organizations that the school district hires to provide those 3057 services. The school district also may use the contributions it 3058 receives to pay for members of the faculty of the school 3059 district to receive training in providing such services to the 3060 students of the school district. The school district shall 3061 ensure that any charitable organization that is hired by the 3062

district is exempt from federal income taxation under subsection	3063
501(c)(3) of the Internal Revenue Code. The school district	3064
shall not use the contributions it receives for any other	3065
purpose.	3066

The registrar shall pay the contributions the registrar 3067 receives pursuant to section 4503.905 of the Revised Code to the 3068 Cuyahoga valley career center. The career center shall use the 3069 contributions it receives to pay the expenses it incurs in 3070 providing services to the career center's students that assist 3071 in developing or maintaining the mental and emotional well-being 3072 of the students. The services provided may include bereavement 3073 counseling, instruction in defensive driving techniques, 3074 sensitivity training, and the counseling and education of 3075 students regarding bullying, dating violence, drug abuse, 3076 suicide prevention, and human trafficking. The career center's 3077 superintendent or in the career center's superintendent's 3078 discretion, the school board or appropriate school counselors 3079 shall determine any charitable organizations that the career 3080 center hires to provide those services. The career center also 3081 may use the contributions it receives to pay for members of the 3082 3083 faculty of the career center to receive training in providing such services to the students of the career center. The career 3084 center shall ensure that any charitable organization that is 3085 hired by the career center is exempt from federal income 3086 taxation under subsection 501(c)(3) of the Internal Revenue 3087 Code. The career center shall not use the contributions it 3088 receives for any other purpose. 3089

The registrar shall pay the contributions the registrar 3090 receives pursuant to section 4503.906 of the Revised Code to the 3091 Stow-Munroe Falls city school district. The school district 3092 shall not use the contributions it receives for any political 3093

purpose.	3094
The registrar shall pay the contributions the registrar	3095
receives pursuant to section 4503.907 of the Revised Code to the	3096
Twinsburg city school district. The school district shall not	3097
use the contributions it receives for any political purpose.	3098
The registrar shall pay the contributions the registrar	3099
receives pursuant to section 4503.908 of the Revised Code to St.	3100
Xavier high school located in Springfield township in Hamilton	3101
county. The school shall use fifty per cent of the contributions	3102
it receives to provide tuition assistance to its students. The	3103
school shall use the remaining fifty per cent to pay the	3104
expenses it incurs in providing services to the school's	3105
students that assist in developing or maintaining the mental and	3106
emotional well-being of the students. The services provided may	3107
include bereavement counseling, instruction in defensive driving	3108
techniques, sensitivity training, and the counseling and	3109
education of students regarding bullying, dating violence, drug	3110
abuse, suicide prevention, and human trafficking. As a part of	3111
providing such services, the school may pay for members of the	3112
faculty of the school to receive training in providing those	3113
services. The school principal or, in the school principal's	3114
discretion, appropriate school counselors shall determine any	3115
charitable organizations that the school hires to provide those	3116
services. The school shall ensure that any such charitable	3117
organization is exempt from federal income taxation under	3118
subsection 501(c)(3) of the Internal Revenue Code. The school	3119
shall not use the contributions it receives for any other	3120
purpose.	3121
The registrar shall pay the contributions the registrar	3122

receives pursuant to section 4503.909 of the Revised Code to the 3123

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Grandview Heights city school district, which shall use the	3124
contributions for its gifted programs and special education and	3125
related services.	3126
The registrar shall pay the contributions received	3127
pursuant to section 4503.92 of the Revised Code to support our	3128
troops, incorporated, a national nonprofit corporation, which	3129
shall use those contributions in accordance with its articles of	3130
incorporation and for the benefit of servicemembers of the armed	3131
forces of the United States and their families when they are in	3132
financial need.	3133
The registrar shall pay the contributions received	3134
pursuant to section 4503.931 of the Revised Code to healthy New	3135
Albany, which shall use the contributions for its community	3136
programs, events, and other activities.	3137
The registrar shall pay the contributions the registrar	3138
receives pursuant to section 4503.932 of the Revised Code to	3139
habitat for humanity of Ohio, inc., which shall use the	3140
contributions for its projects related to building affordable	3141
houses.	3142
The registrar shall pay the contributions the registrar	3143
receives pursuant to section 4503.94 of the Revised Code to the	3144
Michelle's leading star foundation, which shall use the money	3145
solely to fund the rental, lease, or purchase of the simulated	3146
driving curriculum of the Michelle's leading star foundation by	3147
boards of education of city, exempted village, local, and joint	3148
vocational school districts.	3149

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

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use the money to increase consumer awareness on the importance	3153
of proper tree care and to raise funds for the chapter's	3154
educational efforts.	3155

The registrar shall pay the contributions received 3156
pursuant to section 4503.942 of the Revised Code to zero, the 3157
end of prostate cancer, incorporated, a nonprofit organization, 3158
which shall use those contributions to raise awareness of 3159
prostate cancer, to support research to end prostate cancer, and 3160
to support prostate cancer patients and their families. 3161

The registrar shall pay the contributions the registrar

receives pursuant to section 4503.944 of the Revised Code to the

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eastern European congress of Ohio, which shall use the

contributions for charitable and educational purposes.

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The registrar shall pay the contributions the registrar receives pursuant to section 4503.945 of the Revised Code to the Summit metro parks foundation, which shall use the money in support of the Summit county metro parks.

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

The registrar shall pay the contributions the registrar 3173 receives pursuant to section 4503.952 of the Revised Code to 3174 Hawken school located in northeast Ohio. The school shall use 3175 fifty per cent of the contributions it receives to provide 3176 tuition assistance to its students. The school shall use the 3177 remaining fifty per cent to pay the expenses it incurs in 3178 providing services to the school's students that assist in 3179 developing or maintaining the mental and emotional well-being of 3180 the students. The services provided may include bereavement 3181

counseling, instruction in defensive driving techniques,	3182
sensitivity training, and the counseling and education of	3183
students regarding bullying, dating violence, drug abuse,	3184
suicide prevention, and human trafficking. As a part of	3185
providing such services, the school may pay for members of the	3186
faculty of the school to receive training in providing those	3187
services. The school principal or, in the school principal's	3188
discretion, appropriate school counselors shall determine any	3189
charitable organizations that the school hires to provide those	3190
services. The school shall ensure that any such charitable	3191
organization is exempt from federal income taxation under	3192
subsection 501(c)(3) of the Internal Revenue Code. The school	3193
shall not use the contributions it receives for any other	3194
purpose.	3195

The registrar shall pay the contributions the registrar 3196 receives pursuant to section 4503.953 of the Revised Code to 3197 Gilmour academy located in the municipal corporation of Gates 3198 Mills. The school shall use fifty per cent of the contributions 3199 it receives to provide tuition assistance to its students. The 3200 school shall use the remaining fifty per cent to pay the 3201 expenses it incurs in providing services to the school's 3202 students that assist in developing or maintaining the mental and 3203 emotional well-being of the students. The services provided may 3204 include bereavement counseling, instruction in defensive driving 3205 techniques, sensitivity training, and the counseling and 3206 education of students regarding bullying, dating violence, drug 3207 abuse, suicide prevention, and human trafficking. As a part of 3208 providing such services, the school may pay for members of the 3209 faculty of the school to receive training in providing those 3210 services. The school principal or, in the school principal's 3211 discretion, appropriate school counselors shall determine any 3212

charitable organizations that the school hires to provide those	3213
services. The school shall ensure that any such charitable	3214
organization is exempt from federal income taxation under	3215
subsection 501(c)(3) of the Internal Revenue Code. The school	3216
shall not use the contributions it receives for any other	3217
purpose.	3218

The registrar shall pay the contributions the registrar 3219 receives pursuant to section 4503.954 of the Revised Code to 3220 University school located in the suburban area near the 3221 municipal corporation of Cleveland. The school shall use fifty 3222 3223 per cent of the contributions it receives to provide tuition assistance to its students. The school shall use the remaining 3224 fifty per cent to pay the expenses it incurs in providing 3225 services to the school's students that assist in developing or 3226 maintaining the mental and emotional well-being of the students. 3227 The services provided may include bereavement counseling, 3228 instruction in defensive driving techniques, sensitivity 3229 training, and the counseling and education of students regarding 3230 bullying, dating violence, drug abuse, suicide prevention, and 3231 human trafficking. As a part of providing such services, the 3232 school may pay for members of the faculty of the school to 3233 receive training in providing those services. The school 3234 principal or, in the school principal's discretion, appropriate 3235 school counselors shall determine any charitable organizations 3236 that the school hires to provide those services. The school 3237 shall ensure that any such charitable organization is exempt 3238 from federal income taxation under subsection 501(c)(3) of the 3239 Internal Revenue Code. The school shall not use the 3240 contributions it receives for any other purpose. 3241

The registrar shall pay the contributions the registrar 3242 receives pursuant to section 4503.955 of the Revised Code to 3243

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Saint Albert the Great school located in North Royalton. The	3244
school shall use fifty per cent of the contributions it receives	3245
to provide tuition assistance to its students. The school shall	3246
use the remaining fifty per cent to pay the expenses it incurs	3247
in providing services to the school's students that assist in	3248
developing or maintaining the mental and emotional well-being of	3249
the students. The services provided may include bereavement	3250
counseling, instruction in defensive driving techniques,	3251
sensitivity training, and the counseling and education of	3252
students regarding bullying, dating violence, drug abuse,	3253
suicide prevention, and human trafficking. As a part of	3254
providing such services, the school may pay for members of the	3255
faculty of the school to receive training in providing those	3256
services. The school principal or, in the school principal's	3257
discretion, appropriate school counselors shall determine any	3258
charitable organizations that the school hires to provide those	3259
services. The school shall ensure that any such charitable	3260
organization is exempt from federal income taxation under	3261
subsection 501(c)(3) of the Internal Revenue Code. The school	3262
shall not use the contributions it receives for any other	3263
purpose.	3264

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

The registrar shall pay the contributions the registrar

receives pursuant to section 4503.957 of the Revised Code to

John F. Kennedy Catholic school located in Warren. The school

shall not use the contributions it receives for any political

purpose.

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The registrar shall pay the contributions the registrar	3275
receives pursuant to section 4503.958 of the Revised Code to	3276
Elder high school located in the municipal corporation of	3277
Cincinnati. The school shall use fifty per cent of the	3278
contributions it receives to provide tuition assistance to its	3279
students, twenty-five per cent of the contributions to benefit	3280
arts and enrichment at the school, and twenty-five per cent of	3281
the contributions to benefit athletics at the school.	3282

The registrar shall pay the contributions the registrar

receives pursuant to section 4503.961 of the Revised Code to

Fairfield senior high school located in the municipal

corporation of Fairfield. The high school shall not use the

contributions for any political purpose.

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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 3298 receives pursuant to section 4503.97 of the Revised Code to the 3299 friends of united Hatzalah of Israel, which shall use the money 3300 to support united Hatzalah of Israel, which provides free 3301 emergency medical first response throughout Israel. 3302

The registrar shall pay the contributions the registrar

receives pursuant to section 4503.98 of the Revised Code to the	3304
Westerville parks foundation to support the programs and	3305
activities of the foundation and its mission of pursuing the	3306
city of Westerville's vision of becoming "A City Within A Park."	3307
(C) All investment earnings of the license plate	3308
contribution fund shall be credited to the fund. Not later than	3309
the first day of May of every year, the registrar shall	3310
distribute to each entity described in division (B) of this	3311
section the investment income the fund earned the previous	3312
calendar year. The amount of such a distribution paid to an	3313
entity shall be proportionate to the amount of money the entity	3314
received from the fund during the previous calendar year.	3315
Sec. 4503.04. Except as provided in sections 4503.042 and	3316
4503.65 of the Revised Code for the registration of commercial	3317
cars, trailers, semitrailers, and certain buses, the rates of	3318
the taxes imposed by section 4503.02 of the Revised Code shall	3319
be as follows:	3320
(A)(1) For motor vehicles having three wheels or less, the	3321
license tax is:	3322
(a) For each motorized bicycle or moped, ten dollars;	3323
(b) For each motorcycle, autocycle, cab-enclosed	3324
motorcycle, motor-driven cycle, or motor scooter, fourteen	3325
dollars.	3326
(2) For each low-speed, under-speed, and utility vehicle,	3327
and each mini-truck, ten dollars.	3328
(B) For each passenger car, twenty dollars;	3329
(C) For each manufactured home, each mobile home, and each	3330
travel trailer or house vehicle, ten dollars;	3331

(D) For each noncommercial motor vehicle designed by the	3332
manufacturer to carry a load of no more than three-quarters of	3333
one ton and for each motor home, thirty-five dollars; for each	3334
noncommercial motor vehicle designed by the manufacturer to	3335
carry a load of more than three-quarters of one ton, but not	3336
more than one ton, seventy dollars;	3337
(E) For each noncommercial trailer, the license tax is:	3338
(1) Eighty-five cents for each one hundred pounds or part	3339
thereof for the first two thousand pounds or part thereof of	3340
weight of vehicle fully equipped;	3341
(2) One dollar and forty cents for each one hundred pounds	3342
or part thereof in excess of two thousand pounds up to and	3343
including ten thousand pounds.	3344
(F) Notwithstanding its weight, twelve dollars for any:	3345
(1) Vehicle equipped, owned, and used by a charitable or	3346
nonprofit corporation exclusively for the purpose of	
nonprofit corporation exclusively for the purpose of	3347
administering chest x-rays or receiving blood donations;	3347 3348
administering chest x-rays or receiving blood donations;	3348
administering chest x-rays or receiving blood donations; (2) Van used principally for the transportation of	3348 3349
administering chest x-rays or receiving blood donations; (2) Van used principally for the transportation of handicapped persons that has been modified by being equipped	3348 3349 3350
administering chest x-rays or receiving blood donations; (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	3348 3349 3350 3351
administering chest x-rays or receiving blood donations; (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;	3348 3349 3350 3351 3352
administering chest x-rays or receiving blood donations; (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; (3) Bus used principally for the transportation of	3348 3349 3350 3351 3352 3353
administering chest x-rays or receiving blood donations; (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; (3) Bus used principally for the transportation of handicapped persons or persons sixty-five years of age or older.	3348 3349 3350 3351 3352 3353 3354
administering chest x-rays or receiving blood donations; (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; (3) Bus used principally for the transportation of handicapped persons or persons sixty-five years of age or older. (G) Notwithstanding its weight, twenty dollars for any bus	3348 3349 3350 3351 3352 3353 3354
administering chest x-rays or receiving blood donations; (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; (3) Bus used principally for the transportation of handicapped persons or persons sixty-five years of age or older. (G) Notwithstanding its weight, twenty dollars for any bus used principally for the transportation of persons in a	3348 3349 3350 3351 3352 3353 3354 3355 3356
administering chest x-rays or receiving blood donations; (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; (3) Bus used principally for the transportation of handicapped persons or persons sixty-five years of age or older. (G) Notwithstanding its weight, twenty dollars for any bus used principally for the transportation of persons in a ridesharing arrangement.	3348 3349 3350 3351 3352 3353 3354 3355 3356 3357

seating capacity of more than seven persons which is operated and used by any person in the rendition of a public mass 3362 transportation service primarily in a municipal corporation or 3363 municipal corporations and provided at least seventy-five per 3364 cent of the annual mileage of such service and use is within 3365 such municipal corporation or municipal corporations or a motor vehicle having a seating capacity of more than seven persons 3367 which is operated solely for the transportation of persons 3368 associated with a charitable or nonprofit corporation, but does not mean any motor vehicle having a seating capacity of more 3370 than seven persons when such vehicle is used in a ridesharing 3371 capacity or any bus described by division (F) (3) of this 3373	"Transit bus" means either a motor vehicle having a	3360
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 3365 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 3370 than seven persons when such vehicle is used in a ridesharing 3371 capacity or any bus described by division (F) (3) of this	seating capacity of more than seven persons which is operated	3361
municipal corporations and provided at least seventy-five per 3364 cent of the annual mileage of such service and use is within 3365 such municipal corporation or municipal corporations or a motor 3366 vehicle having a seating capacity of more than seven persons 3367 which is operated solely for the transportation of persons 3368 associated with a charitable or nonprofit corporation, but does 3369 not mean any motor vehicle having a seating capacity of more 3370 than seven persons when such vehicle is used in a ridesharing 3371 capacity or any bus described by division (F) (3) of this 3372	and used by any person in the rendition of a public mass	3362
cent of the annual mileage of such service and use is within 3365 such municipal corporation or municipal corporations or a motor 3366 vehicle having a seating capacity of more than seven persons 3367 which is operated solely for the transportation of persons 3368 associated with a charitable or nonprofit corporation, but does not mean any motor vehicle having a seating capacity of more 3370 than seven persons when such vehicle is used in a ridesharing 3371 capacity or any bus described by division (F) (3) of this 3365 3365 3366	transportation service primarily in a municipal corporation or	3363
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 3366 3367 3368 3371 3372	municipal corporations and provided at least seventy-five per	3364
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 3367 3368 3370 3371	cent of the annual mileage of such service and use is within	3365
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 3368 3369 3370 3371	such municipal corporation or municipal corporations or a motor	3366
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 3372	vehicle having a seating capacity of more than seven persons	3367
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 3372	which is operated solely for the transportation of persons	3368
than seven persons when such vehicle is used in a ridesharing 3371 capacity or any bus described by division (F)(3) of this 3372	associated with a charitable or nonprofit corporation, but does	3369
capacity or any bus described by division (F)(3) of this 3372	not mean any motor vehicle having a seating capacity of more	3370
	than seven persons when such vehicle is used in a ridesharing	3371
section. 3373	capacity or any bus described by division (F)(3) of this	3372
	section.	3373

The application for registration of such transit bus shall 3374 be accompanied by an affidavit prescribed by the registrar of 3375 motor vehicles and signed by the person or an agent of the firm 3376 or corporation operating such bus stating that the bus has a 3377 seating capacity of more than seven persons, and that it is 3378 either to be operated and used in the rendition of a public mass 3379 transportation service and that at least seventy-five per cent 3380 of the annual mileage of such operation and use shall be within 3381 one or more municipal corporations or that it is to be operated 3382 solely for the transportation of persons associated with a 3383 charitable or nonprofit corporation. 3384

The form of the license plate, and the manner of its 3385 attachment to the vehicle, shall be prescribed by the registrar 3386 of motor vehicles. 3387

(I) Except as otherwise provided in division (A) or (J) of 3388 this section, the minimum tax for any vehicle having motor power 3389

is ten dollars and eighty cents, and for each noncommercial	3390
trailer, five dollars.	3391
(J)(1) Except as otherwise provided in division (J) of	3392
this section, for each farm truck, except a noncommercial motor	3393
vehicle, that is owned, controlled, or operated by one or more	3394
farmers exclusively in farm use as defined in this section, and	3395
not for commercial purposes, and provided that at least seventy-	3396
five per cent of such farm use is by or for the one or more	3397
owners, controllers, or operators of the farm in the operation	3398
of which a farm truck is used, the license tax is five dollars	3399
plus:	3400
(a) Fifty cents per one hundred pounds or part thereof for	3401
the first three thousand pounds;	3402
(b) Seventy cents per one hundred pounds or part thereof	3403
in excess of three thousand pounds up to and including four	3404
thousand pounds;	3405
(c) Ninety cents per one hundred pounds or part thereof in	3406
excess of four thousand pounds up to and including six thousand	3407
pounds;	3408
(d) Two dollars for each one hundred pounds or part	3409
thereof in excess of six thousand pounds up to and including ten	3410
thousand pounds;	3411
(e) Two dollars and twenty-five cents for each one hundred	3412
pounds or part thereof in excess of ten thousand pounds;	3413
(f) The minimum license tax for any farm truck shall be	3414
twelve dollars.	3415
(2) The owner of a farm truck may register the truck for a	3416
period of one-half year by paying one-half the registration tax	3417

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imposed on the truck under this chapter and one-half the amount	3418
of any tax imposed on the truck under Chapter 4504. of the	3419
Revised Code.	3420
(3) A farm bus may be registered for a period of two three	3421
hundred ten days from the date of issue of the license plates	3422
for the bus, for a fee of ten dollars, provided such license	3423
plates shall not be issued for more than one such period in any	3424
calendar year. Such use does not include the operation of trucks	3425
by commercial processors of agricultural products.	3426
(4) License plates for farm trucks and for farm buses	3427
shall have some distinguishing marks, letters, colors, or other	3428
characteristics to be determined by the director of public	3429
safety.	3430
(5) Every person registering a farm truck or bus under	3431
this section shall furnish an affidavit certifying that the	3432
truck or bus licensed to that person is to be so used as to meet	3433
the requirements necessary for the farm truck or farm bus	3434
classification.	3435
Any farmer may use a truck owned by the farmer for	3436
commercial purposes by paying the difference between the	3437
commercial truck registration fee and the farm truck	3438
registration fee for the remaining part of the registration	3439
period for which the truck is registered. Such remainder shall	3440
be calculated from the beginning of the semiannual period in	3441
which application for such commercial license is made.	3442
Taxes at the rates provided in this section are in lieu of	3443
all taxes on or with respect to the ownership of such motor	3444

vehicles, except as provided in sections 4503.042, 4503.06, and

4503.65 of the Revised Code.

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(K) Other than trucks registered under the international	3447
registration plan in another jurisdiction and for which this	3448
state has received an apportioned registration fee, the license	3449
tax for each truck which is owned, controlled, or operated by a	3450
nonresident, and licensed in another state, and which is used	3451
exclusively for the transportation of nonprocessed agricultural	3452
products intrastate, from the place of production to the place	3453
of processing, is twenty-four dollars.	3454

"Truck," as used in this division, means any pickup truck, straight truck, semitrailer, or trailer other than a travel trailer. Nonprocessed agricultural products, as used in this division, does not include livestock or grain.

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

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

Every person registering a truck under this division shall

furnish an affidavit certifying that the truck licensed to the

person is to be used exclusively for the purposes specified in

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this division.

(L) Every person registering a motor vehicle as a 3471 noncommercial motor vehicle as defined in section 4501.01 of the 3472 Revised Code, or registering a trailer as a noncommercial 3473 trailer as defined in that section, shall furnish an affidavit 3474 certifying that the motor vehicle or trailer so licensed to the 3475

person is to be so used as to meet the requirements necessary 3476 for the noncommercial vehicle classification. 3477

- (M) Every person registering a van or bus as provided in 3478 divisions (F)(2) and (3) of this section shall furnish a 3479 notarized statement certifying that the van or bus licensed to 3480 the person is to be used for the purposes specified in those 3481 divisions. The form of the license plate issued for such motor 3482 vehicles shall be prescribed by the registrar. 3483
- 3484 (N) Every person registering as a passenger car a motor vehicle designed and used for carrying more than nine but not 3485 more than fifteen passengers, and every person registering a bus 3486 as provided in division (G) of this section, shall furnish an 3487 affidavit certifying that the vehicle so licensed to the person 3488 is to be used in a ridesharing arrangement and that the person 3489 will have in effect whenever the vehicle is used in a 3490 ridesharing arrangement a policy of liability insurance with 3491 respect to the motor vehicle in amounts and coverages no less 3492 than those required by section 4509.79 of the Revised Code. The 3493 form of the license plate issued for such a motor vehicle shall 3494 be prescribed by the registrar. 3495
- (0)(1) If an application for registration renewal is not 3496 applied for prior to the expiration date of the registration or 3497 within thirty days after that date, the registrar or deputy 3498 registrar shall collect a fee of ten dollars for the issuance of 3499 the vehicle registration. For any motor vehicle that is used on 3500 a seasonal basis, whether used for general transportation or 3501 not, and that has not been used on the public roads or highways 3502 since the expiration of the registration, the registrar or 3503 deputy registrar shall waive the fee established under this 3504 division if the application is accompanied by supporting 3505

evidence of seasonal use as the registrar may require. The	3506
registrar or deputy registrar may waive the fee for other good	3507
cause shown if the application is accompanied by supporting	3508
evidence as the registrar may require. The fee shall be in	3509
addition to all other fees established by this section. A deputy	3510
registrar shall retain fifty cents of the fee and shall transmit	3511
the remaining amount to the registrar at the time and in the	3512
manner provided by section 4503.10 of the Revised Code. The	3513
registrar shall deposit all moneys received under this division	3514
into the public safety - highway purposes fund established in	3515
section 4501.06 of the Revised Code.	3516
(2) Division (0)(1) of this section does not apply to a	3517
farm truck or farm bus registered under division (J) of this	3518
section.	3519
(P) As used in this section:	3520
(1) "Van" means any motor vehicle having a single rear	3521
axle and an enclosed body without a second seat.	3522
(2) "Handicapped person" means any person who has lost the	3523
use of one or both legs, or one or both arms, or is blind, deaf,	3524
or so severely disabled as to be unable to move about without	3525
the aid of crutches or a wheelchair.	3526
(3) "Farm truck" means a truck used in the transportation	3527
from the farm of products of the farm, including livestock and	3528
its products, poultry and its products, floricultural and	3529
horticultural products, and in the transportation to the farm of	3530
supplies for the farm, including tile, fence, and every other	3531
thing or commodity used in agricultural, floricultural,	3532
horticultural, livestock, and poultry production and livestock,	3533
poultry, and other animals and things used for breeding,	3534

feeding, or other purposes connected with the operation of the	3535
farm.	3536
(4) "Farm bus" means a bus used only for the	3537
transportation of agricultural employees and used only in the	3538
transportation of such employees as are necessary in the	3539
operation of the farm.	3540
(5) "Farm supplies" includes fuel used exclusively in the	3541
operation of a farm, including one or more homes located on and	3542
used in the operation of one or more farms, and furniture and	3543
other things used in and around such homes.	3544
Sec. 4503.042. The rates established under this section	3545
apply to commercial cars, buses, trailers, and semitrailers that	3546
are not subject to apportioned rates under the international	3547
registration plan.	3548
(A) The rates of the annual registration taxes imposed by	3549
section 4503.02 of the Revised Code, based on gross vehicle	3550
weight or combined gross vehicle weight, for commercial cars	3551
that are not apportionable are as follows:	3552
(1) For not more than two thousand pounds, forty-five	3553
dollars;	3554
(2) For more than two thousand but not more than six	3555
thousand pounds, seventy dollars;	3556
(3) For more than six thousand but not more than ten	3557
thousand pounds, eighty-five dollars;	3558
(4) For more than ten thousand but not more than fourteen	3559
thousand pounds, one hundred five dollars;	3560
(5) For more than fourteen thousand but not more than	3561
eighteen thousand pounds, one hundred twenty-five dollars;	3562

(6) For more than eighteen thousand but not more than	3563
twenty-two thousand pounds, one hundred fifty dollars;	3564
(7) For more than twenty-two thousand but not more than	3565
twenty-six thousand pounds, one hundred seventy-five dollars;	3566
(8) For more than twenty-six thousand but not more than	3567
thirty thousand pounds, three hundred fifty-five dollars;	3568
(9) For more than thirty thousand but not more than	3569
thirty-four thousand pounds, four hundred twenty dollars;	3570
(10) For more than thirty-four thousand but not more than	3571
thirty-eight thousand pounds, four hundred eighty dollars;	3571
(11) For more than thirty-eight thousand but not more than	3573
forty-two thousand pounds, five hundred forty dollars;	3574
(12) For more than forty-two thousand but not more than	3575
forty-six thousand pounds, six hundred dollars;	3576
(13) For more than forty-six thousand but not more than	3577
fifty thousand pounds, six hundred sixty dollars;	3578
(14) For more than fifty thousand but not more than fifty-	3579
four thousand pounds, seven hundred twenty-five dollars;	3580
(15) For more than fifty-four thousand but not more than	3581
fifty-eight thousand pounds, seven hundred eighty-five dollars;	3582
(16) For more than fifty-eight thousand but not more than	3583 3584
sixty-two thousand pounds, eight hundred fifty-five dollars;	3364
(17) For more than sixty-two thousand but not more than	3585
sixty-six thousand pounds, nine hundred twenty-five dollars;	3586
(18) For more than sixty-six thousand but not more than	3587
seventy thousand pounds, nine hundred ninety-five dollars;	3588

(19) For more than seventy thousand but not more than	3589
seventy-four thousand pounds, one thousand eighty dollars;	3590
(20) For more than seventy-four thousand but not more than	3591
seventy-eight thousand pounds, one thousand two hundred dollars;	3592
(21) For more than seventy-eight thousand pounds, one	3593
thousand three hundred forty dollars.	3594
(B) The rates of the annual registration taxes imposed by	3595
section 4503.02 of the Revised Code, based on gross vehicle	3596
weight or combined gross vehicle weight, for buses that are not	3597
apportionable are as follows:	3598
(1) For not more than two thousand pounds, ten dollars;	3599
(1) Tot hot more than two thousand pounds, ten dorlars,	3333
(2) For more than two thousand but not more than six	3600
thousand pounds, forty dollars;	3601
(3) For more than six thousand but not more than ten	3602
thousand pounds, one hundred dollars;	3603
(4) For more than ten thousand but not more than fourteen	3604
thousand pounds, one hundred eighty dollars;	3605
chousand pounds, one number eighty dollars,	3003
(5) For more than fourteen thousand but not more than	3606
eighteen thousand pounds, two hundred sixty dollars;	3607
(6) For more than eighteen thousand but not more than	3608
twenty-two thousand pounds, three hundred forty dollars;	3609
	2.61.0
(7) For more than twenty-two thousand but not more than	3610
twenty-six thousand pounds, four hundred twenty dollars;	3611
(8) For more than twenty-six thousand but not more than	3612
thirty thousand pounds, five hundred dollars;	3613
(9) For more than thirty thousand but not more than	3614
thirty-four thousand pounds, five hundred eighty dollars;	3615

(10) For more than thirty-four thousand but not more than	3616			
thirty-eight thousand pounds, six hundred sixty dollars;	3617			
(11) For more than thirty-eight thousand but not more than	3618			
forty-two thousand pounds, seven hundred forty dollars;	3619			
(12) For more than forty-two thousand but not more than	3620			
forty-six thousand pounds, eight hundred twenty dollars;	3621			
(13) For more than forty-six thousand but not more than	3622			
fifty thousand pounds, nine hundred forty dollars;	3623			
(14) For more than fifty thousand but not more than fifty-	3624			
four thousand pounds, one thousand dollars;	3625			
(15) For more than fifty-four thousand but not more than	3626			
fifty-eight thousand pounds, one thousand ninety dollars;	3627			
(16) For more than fifty-eight thousand but not more than	3628			
sixty-two thousand pounds, one thousand one hundred eighty	3629			
dollars;	3630			
(17) For more than sixty-two thousand but not more than	3631			
sixty-six thousand pounds, one thousand two hundred seventy				
dollars;	3633			
(18) For more than sixty-six thousand but not more than	3634			
seventy thousand pounds, one thousand three hundred sixty	3635			
dollars;	3636			
(19) For more than seventy thousand but not more than	3637			
seventy-four thousand pounds, one thousand four hundred fifty	3638			
dollars;	3639			
(20) For more than seventy-four thousand but not more than	3640			
seventy-eight thousand pounds, one thousand five hundred forty	3641			
dollars;	3642			

(21) For more than seventy-eight thousand pounds, one	3643
thousand six hundred thirty dollars.	3644
(C) The (1) Except as provided in division (C)(2) of this	3645
<pre>section, the rate of the tax for each trailer and semitrailer is</pre>	3646
twenty-five dollars.	3647
(2) Beginning January 1 2022, when an owner or lessee of a	3648
trailer or semitrailer is registering it for the first time in	3649
Ohio, the rate of the tax for that trailer or semitrailer is	3650
fifty dollars for the first year of registration. Any qualified	3651
applicant for registration that pays the fifty-dollar tax is not	3652
required to pay the tax for any subsequent registration of that	3653
trailer or semitrailer under this division.	3654
(D) If an application for registration renewal is not	3655
applied for prior to the expiration date of the registration or	3656
within thirty days after that date, the registrar or deputy	3657
registrar shall collect a fee of ten dollars for the issuance of	3658
the vehicle registration, but may waive the fee for good cause	3659
shown if the application is accompanied by supporting evidence	3660
as the registrar may require. The fee shall be in addition to	3661
all other fees established by this section. A deputy registrar	3662
shall retain fifty cents of the fee and shall transmit the	3663
remaining amount to the registrar at the time and in the manner	3664
provided by section 4503.10 of the Revised Code. The registrar	3665
shall deposit all moneys received under this division into the	3666
public safety - highway purposes fund established in section	3667
4501.06 of the Revised Code.	3668
(E) The rates established by this section shall not apply	3669
to any of the following:	3670

(1) Vehicles equipped, owned, and used by a charitable or 3671

nonprofit corporation exclusively for the purpose of

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nonprofit corporation exclusively for the purpose of	3072
administering chest x-rays or receiving blood donations;	3673
(2) Vans used principally for the transportation of	3674
handicapped persons that have been modified by being equipped	3675
with adaptive equipment to facilitate the movement of such	3676
persons into and out of the vans;	3677
(3) Buses used principally for the transportation of	3678
handicapped persons or persons sixty-five years of age or older;	3679
(4) Buses used principally for the transportation of	3680
persons in a ridesharing arrangement;	3681
(5) Transit buses having motor power;	3682
(6) Noncommercial trailers, mobile homes, or manufactured	3683
homes.	3684
Sec. 4503.10. (A) The owner of every snowmobile, off-	3685
highway motorcycle, and all-purpose vehicle required to be	3686
registered under section 4519.02 of the Revised Code shall file	3687
an application for registration under section 4519.03 of the	3688
Revised Code. The owner of a motor vehicle, other than a	3689
snowmobile, off-highway motorcycle, or all-purpose vehicle, that	3690
is not designed and constructed by the manufacturer for	3691
operation on a street or highway may not register it under this	3692
chapter except upon certification of inspection pursuant to	3693
section 4513.02 of the Revised Code by the sheriff, or the chief	3694
of police of the municipal corporation or township, with	3695
jurisdiction over the political subdivision in which the owner	3696
of the motor vehicle resides. Except as provided in section	3697
4503.103 of the Revised Code, every owner of every other motor	3698
vehicle not previously described in this section and every	3699
person mentioned as owner in the last certificate of title of a	3700

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motor vehicle that is operated or driven upon the public roads	3701			
or highways shall cause to be filed each year, by mail or	3702			
otherwise, in the office of the registrar of motor vehicles or a	3703			
deputy registrar, a written or electronic application or a	3704			
preprinted registration renewal notice issued under section	3705			
4503.102 of the Revised Code, the form of which shall be	3706			
prescribed by the registrar, for registration for the following	3707			
registration year, which shall begin on the first day of January	3708			
of every calendar year and end on the thirty-first day of	3709			
December in the same year. Applications for registration and	3710			
registration renewal notices shall be filed at the times	3711			
established by the registrar pursuant to section 4503.101 of the	3712			
Revised Code. A motor vehicle owner also may elect to apply for	3713			
or renew a motor vehicle registration by electronic means using	3714			
electronic signature in accordance with rules adopted by the	3715			
registrar. Except as provided in division (J) of this section,	3716			
applications for registration shall be made on blanks furnished	3717			
by the registrar for that purpose, containing the following	3718			
information:				
(1) A brief description of the motor vehicle to be	3720			

- (1) A brief description of the motor vehicle to be registered, including the year, make, model, and vehicle identification number, and, in the case of commercial cars, the gross weight of the vehicle fully equipped computed in the manner prescribed in section 4503.08 of the Revised Code;
- (2) The name and residence address of the owner, and the township and municipal corporation in which the owner resides;
- (3) The district of registration, which shall be determined as follows:
- (a) In case the motor vehicle to be registered is used for 3729 hire or principally in connection with any established business 3730

or branch business, conducted at a particular place, the	3731			
district of registration is the municipal corporation in which				
that place is located or, if not located in any municipal				
corporation, the county and township in which that place is				
located.	3735			
(b) In case the vehicle is not so used, the district of	3736			
registration is the municipal corporation or county in which the	3737			
owner resides at the time of making the application.	3738			
(4) Whether the motor vehicle is a new or used motor	3739			
vehicle;	3740			
(5) The date of purchase of the motor vehicle;	3741			
(6) Whether the fees required to be paid for the	3742			
registration or transfer of the motor vehicle, during the	3743			
preceding registration year and during the preceding period of	3744			
the current registration year, have been paid. Each application	3745			
for registration shall be signed by the owner, either manually	3746			
or by electronic signature, or pursuant to obtaining a limited	3747			
power of attorney authorized by the registrar for registration,	3748			
or other document authorizing such signature. If the owner	3749			
elects to apply for or renew the motor vehicle registration with	3750			
the registrar by electronic means, the owner's manual signature	3751			
is not required.	3752			
(7) The owner's social security number, driver's license	3753			
number, or state identification number, or, where a motor	3754			
vehicle to be registered is used for hire or principally in	3755			
connection with any established business, the owner's federal	3756			
taxpayer identification number. The bureau of motor vehicles	3757			
shall retain in its records all social security numbers provided	3758			
under this section, but the bureau shall not place social				

security numbers on motor vehicle certificates of registration.	3760				
(B) Except as otherwise provided in this division, each	3761				
time (1) When an applicant first registers a motor vehicle in					
the applicant's name, the applicant shall provide proof of	3763				
ownership of that motor vehicle. Proof of ownership may include	3764				
any of the following:	3765				
(a) The applicant may present for inspection a physical	3766				
certificate of title or memorandum certificate showing title to	3767				
the motor vehicle to be registered in the name of the applicant	3768				
if a physical certificate of title or memorandum certificate has	3769				
been issued by a clerk of a court of common pleas. If, under-	3770				
sections 4505.021, 4505.06, and 4505.08 of the Revised Code, a	3771				
clerk instead has issued	3772				
(b) The applicant may present for inspection an electronic	3773				
certificate of title for the applicant's motor vehicle, that	3774				
certificate may be presented for inspection at the time of first	3775				
registration in a manner prescribed by rules adopted by the					
registrar. An	3777				
(c) The registrar or deputy registrar may electronically	3778				
confirm the applicant's ownership of the motor vehicle.	3779				
An applicant is not required to present a certificate of	3780				
title to an electronic motor vehicle dealer acting as a limited	3781				
authority deputy registrar in accordance with rules adopted by	3782				
the registrar. When	3783				
(2) When a motor vehicle inspection and maintenance	3784				
program is in effect under section 3704.14 of the Revised Code	3785				
and rules adopted under it, each application for registration	3786				
for a vehicle required to be inspected under that section and					
those rules shall be accompanied by an inspection certificate					

for the motor vehicle issued in accordance with that section.	3789			
The	3790			
(3) An application for registration shall be refused if	3791			
any of the following applies:	3792			
(1) (2) [7]	2702			
(1) (a) The application is not in proper form.	3793			
(2) (b) The application is prohibited from being accepted	3794			
by division (D) of section 2935.27, division (A) of section	3795			
2937.221, division (A) of section 4503.13, division (B) of	3796			
section 4510.22, or division (B)(1) of section 4521.10 of the	3797			
Revised Code.	3798			
(3) A certificate of title or memorandum certificate of	3799			
title (c) Proof of ownership is required but does not accompany	3800			
the application or, in the case of an electronic certificate of	3801			
title, is required but is not presented in a manner prescribed	3802			
by the registrar's rulesor confirmed in accordance with division				
(B) (1) of this section.	3804			
(4) (d) All registration and transfer fees for the motor	3805			
vehicle, for the preceding year or the preceding period of the	3806			
current registration year, have not been paid.	3807			
(5)—(e) The owner or lessee does not have an inspection	3808			
certificate for the motor vehicle as provided in section 3704.14	3809			
of the Revised Code, and rules adopted under it, if that section	3810			
is applicable.	3811			
(4) This section does not require the payment of license	3812			
or registration taxes on a motor vehicle for any preceding year,	3813			
or for any preceding period of a year, if the motor vehicle was	3814			
not taxable for that preceding year or period under sections	3815			
4503.02, 4503.04, 4503.11, 4503.12, and 4503.16 or Chapter 4504.				
of the Revised Code. When	3817			

under this division.

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(5) When a certificate of registration is issued upon the	3818
first registration of a motor vehicle by or on behalf of the	3819
owner, the official issuing the certificate shall indicate the	3820
issuance with a stamp on the certificate of title or memorandum	3821
certificate or, in the case of an electronic certificate of	3822
title or electronic verification of ownership, an electronic	3823
stamp or other notation as specified in rules adopted by the	3824
registrar, and with a stamp on the inspection certificate for	3825
the motor vehicle, if any. The	3826
	0005
(6) The official also shall indicate, by a stamp or by	3827
other means the registrar prescribes, on the registration	3828
certificate issued upon the first registration of a motor	3829
vehicle by or on behalf of the owner the odometer reading of the	3830
motor vehicle as shown in the odometer statement included in or	3831
attached to the certificate of title. Upon each subsequent	3832
registration of the motor vehicle by or on behalf of the same	3833
owner, the official also shall so indicate the odometer reading	3834
of the motor vehicle as shown on the immediately preceding	3835
certificate of registration.	3836
(7) The periot was shall include in the permanent	3837
(7) The registrar shall include in the permanent	
registration record of any vehicle required to be inspected	3838
under section 3704.14 of the Revised Code the inspection	3839

(C) (1) Except as otherwise provided in division (C) (1) of 3843 this section, the registrar and each deputy registrar shall 3844 collect an additional fee of eleven dollars for each application 3845 for registration and registration renewal received. For vehicles 3846 specified in divisions (A) (1) to (21) of section 4503.042 of the 3847

certificate number from the inspection certificate that is

presented at the time of registration of the vehicle as required

Revised Code, the registrar and deputy registrar shall collect 3848 an additional fee of thirty dollars for each application for 3849 registration and registration renewal received. No additional 3850 fee shall be charged for vehicles registered under section 3851 4503.65 of the Revised Code. The additional fee is for the 3852 purpose of defraying the department of public safety's costs 3853 associated with the administration and enforcement of the motor 3854 vehicle and traffic laws of Ohio. Each deputy registrar shall 3855 transmit the fees collected under divisions (C)(1), (3), and (4)3856 of this section in the time and manner provided in this section. 3857 The registrar shall deposit all moneys received under division 3858 (C)(1) of this section into the public safety - highway purposes 3859 fund established in section 4501.06 of the Revised Code. 3860

(2) In addition, a charge of twenty-five cents shall be 3861 made for each reflectorized safety license plate issued, and a 3862 single charge of twenty-five cents shall be made for each county 3863 identification sticker or each set of county identification 3864 stickers issued, as the case may be, to cover the cost of 3865 producing the license plates and stickers, including material, 3866 manufacturing, and administrative costs. Those fees shall be in 3867 addition to the license tax. If the total cost of producing the 3868 plates is less than twenty-five cents per plate, or if the total 3869 cost of producing the stickers is less than twenty-five cents 3870 per sticker or per set issued, any excess moneys accruing from 3871 the fees shall be distributed in the same manner as provided by 3872 section 4501.04 of the Revised Code for the distribution of 3873 license tax moneys. If the total cost of producing the plates 3874 exceeds twenty-five cents per plate, or if the total cost of 3875 producing the stickers exceeds twenty-five cents per sticker or 3876 per set issued, the difference shall be paid from the license 3877 tax moneys collected pursuant to section 4503.02 of the Revised 3878

Code.

- (3) The registrar and each deputy registrar shall collect an additional fee of two hundred dollars for each application for registration or registration renewal received for any plug-in hybrid electric motor vehicle or battery electric motor vehicle. The fee shall be prorated based on the number of months for which the plug-in hybrid electric motor vehicle or battery electric motor vehicle is registered. The registrar shall transmit all money arising from the fee imposed by division (C) (3) of this section to the treasurer of state for distribution in accordance with division (E) of section 5735.051 of the Revised Code, subject to division (D) of section 5735.05 of the Revised Code.
- (4) The registrar and each deputy registrar shall collect an additional fee of one hundred dollars for each application for registration or registration renewal received for any hybrid motor vehicle. The fee shall be prorated based on the number of months for which the hybrid motor vehicle is registered. The registrar shall transmit all money arising from the fee imposed by division (C)(4) of this section to the treasurer of state for distribution in accordance with division (E) of section 5735.051 of the Revised Code, subject to division (D) of section 5735.05 of the Revised Code.

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

(D) Each deputy registrar shall be allowed a fee equal to the amount established under section 4503.038 of the Revised Code for each application for registration and registration renewal notice the deputy registrar receives, which shall be for the purpose of compensating the deputy registrar for the deputy

registrar's services, and such office and rental expenses, as 3909 may be necessary for the proper discharge of the deputy 3910 registrar's duties in the receiving of applications and renewal 3911 notices and the issuing of registrations. 3912

- (E) Upon the certification of the registrar, the county 3913 sheriff or local police officials shall recover license plates 3914 erroneously or fraudulently issued. 3915
- (F) Each deputy registrar, upon receipt of any application 3916 for registration or registration renewal notice, together with 3917 the license fee and any local motor vehicle license tax levied 3918 pursuant to Chapter 4504. of the Revised Code, shall transmit 3919 that fee and tax, if any, in the manner provided in this 3920 section, together with the original and duplicate copy of the 3921 application, to the registrar. The registrar, subject to the 3922 approval of the director of public safety, may deposit the funds 3923 collected by those deputies in a local bank or depository to the 3924 credit of the "state of Ohio, bureau of motor vehicles." Where a 3925 local bank or depository has been designated by the registrar, 3926 each deputy registrar shall deposit all moneys collected by the 3927 deputy registrar into that bank or depository not more than one 3928 business day after their collection and shall make reports to 3929 the registrar of the amounts so deposited, together with any 3930 other information, some of which may be prescribed by the 3931 treasurer of state, as the registrar may require and as 3932 prescribed by the registrar by rule. The registrar, within three 3933 days after receipt of notification of the deposit of funds by a 3934 deputy registrar in a local bank or depository, shall draw on 3935 that account in favor of the treasurer of state. The registrar, 3936 subject to the approval of the director and the treasurer of 3937 state, may make reasonable rules necessary for the prompt 3938 transmittal of fees and for safeguarding the interests of the 3939

state and of counties, townships, municipal corporations, and	3940
transportation improvement districts levying local motor vehicle	3941
license taxes. The registrar may pay service charges usually	3942
collected by banks and depositories for such service. If deputy	3943
registrars are located in communities where banking facilities	3944
are not available, they shall transmit the fees forthwith, by	3945
money order or otherwise, as the registrar, by rule approved by	3946
the director and the treasurer of state, may prescribe. The	3947
registrar may pay the usual and customary fees for such service.	3948

- (G) This section does not prevent any person from making 3949 an application for a motor vehicle license directly to the 3950 registrar by mail, by electronic means, or in person at any of 3951 the registrar's offices, upon payment of a service fee equal to 3952 the amount established under section 4503.038 of the Revised 3953 Code for each application.
- (H) No person shall make a false statement as to the 3955 district of registration in an application required by division 3956 (A) of this section. Violation of this division is falsification 3957 under section 2921.13 of the Revised Code and punishable as 3958 specified in that section. 3959
- (I) (1) Where applicable, the requirements of division (B) 3960 of this section relating to the presentation of an inspection 3961 certificate issued under section 3704.14 of the Revised Code and 3962 rules adopted under it for a motor vehicle, the refusal of a 3963 license for failure to present an inspection certificate, and 3964 the stamping of the inspection certificate by the official 3965 issuing the certificate of registration apply to the 3966 registration of and issuance of license plates for a motor 3967 vehicle under sections 4503.102, 4503.12, 4503.14, 4503.15, 3968 4503.16, 4503.171, 4503.172, 4503.19, 4503.40, 4503.41, 4503.42, 3969

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4503	.43, 4503.44,	4503.46,	4503.47, a	nd 4503.51 of the Revised	3970
Code	•				3971
	(2)(a) The	registrar :	shall adopt	t rules ensuring that each	3972

- (2) (a) The registrar shall adopt rules ensuring that each

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 owner registering a motor vehicle in a county where a motor

 vehicle inspection and maintenance program is in effect under

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 section 3704.14 of the Revised Code and rules adopted under it

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 receives information about the requirements established in that

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 section and those rules and about the need in those counties to

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 present an inspection certificate with an application for

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 registration or preregistration.
- (b) Upon request, the registrar shall provide the director 3980 of environmental protection, or any person that has been awarded 3981 a contract under section 3704.14 of the Revised Code, an on-line 3982 computer data link to registration information for all passenger 3983 cars, noncommercial motor vehicles, and commercial cars that are 3984 subject to that section. The registrar also shall provide to the 3985 director of environmental protection a magnetic data tape 3986 containing registration information regarding passenger cars, 3987 noncommercial motor vehicles, and commercial cars for which a 3988 multi-year registration is in effect under section 4503.103 of 3989 the Revised Code or rules adopted under it, including, without 3990 limitation, the date of issuance of the multi-year registration, 3991 the registration deadline established under rules adopted under 3992 section 4503.101 of the Revised Code that was applicable in the 3993 year in which the multi-year registration was issued, and the 3994 registration deadline for renewal of the multi-year 3995 registration. 3996
- (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	4000
registrar. In accordance with international registration plan	4001
guidelines and pursuant to rules adopted by the registrar, the	4002
forms shall include the following:	4003
(1) A uniform mileage schedule;	4004
(2) The gross vehicle weight of the vehicle or combined	4005
gross vehicle weight of the combination vehicle as declared by	4006
the registrant;	4007
(3) Any other information the registrar requires by rule.	4008
(K) The registrar shall determine the feasibility of	4009
implementing an electronic commercial fleet licensing and	4010
management program that will enable the owners of commercial	4011
tractors, commercial trailers, and commercial semitrailers to	4012
conduct electronic transactions by July 1, 2010, or sooner. If	4013
the registrar determines that implementing such a program is	4014
feasible, the registrar shall adopt new rules under this	4015
division or amend existing rules adopted under this division as	4016
necessary in order to respond to advances in technology.	4017
If international registration plan guidelines and	4018
provisions allow member jurisdictions to permit applications for	4019
registrations under the international registration plan to be	4020
made via the internet, the rules the registrar adopts under this	4021
division shall permit such action.	4022
Sec. 4503.102. (A) The registrar of motor vehicles shall	4023
adopt rules to establish a centralized system of motor vehicle	4024
registration renewal by mail or by electronic means. Any person	4025
owning a motor vehicle that was registered in the person's name	4026
during the preceding registration year shall renew the	4027
registration of the motor vehicle not more than ninety days	4028

prior to the expiration date of the registration either by mail	4029
or by electronic means through the centralized system of	4030
registration established under this section, or in person at any	4031
office of the registrar or at a deputy registrar's office.	4032

- (B)(1) Except as provided in division (B)(2) of this 4033 section, no less than forty-five days prior to the expiration 4034 date of any motor vehicle registration, the registrar shall mail 4035 a renewal notice to the person in whose name the motor vehicle 4036 is registered. The renewal notice shall clearly state that the 4037 registration of the motor vehicle may be renewed by mail or 4038 electronic means through the centralized system of registration 4039 or in person at any office of the registrar or at a deputy 4040 registrar's office and shall be preprinted with information 4041 including, but not limited to, the owner's name and residence 4042 address as shown in the records of the bureau of motor vehicles, 4043 a brief description of the motor vehicle to be registered, 4044 notice of the license taxes and fees due on the motor vehicle, 4045 the toll-free telephone number of the registrar as required 4046 under division (D)(1) of section 4503.031 of the Revised Code, a 4047 statement that payment for a renewal may be made by financial 4048 transaction device using the toll-free telephone number, and any 4049 additional information the registrar may require by rule. The 4050 renewal notice shall not include the social security number of 4051 either the owner of the motor vehicle or the person in whose 4052 name the motor vehicle is registered. The renewal notice shall 4053 be sent by regular mail to the owner's last known address as 4054 shown in the records of the bureau of motor vehicles. 4055
- (2) The registrar is not required to mail a renewal notice 4056 if either of the following applies: 4057
 - (a) The owner of the vehicle has consented to receiving

the renewal notice by electronic means only.

- (b) The application for renewal of the registration of a 4060 motor vehicle is prohibited from being accepted by the registrar 4061 or a deputy registrar by division (D) of section 2935.27, 4062 division (A) of section 2937.221, division (A) of section 4063 4503.13, division (B) of section 4510.22, or division (B) (1) of 4064 section 4521.10 of the Revised Code.
- (3) If the owner of a motor vehicle has consented to

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 receiving a renewal notice by electronic means only, the

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 registrar shall send an electronic renewal notice to the owner

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

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 this section at the time specified under that division.
- (C) The owner of the motor vehicle shall verify the 4071 information contained in the notice, sign it either manually or 4072 by electronic means, and return it, either by mail or electronic 4073 means, or the owner may take it in person to any office of the 4074 registrar or of a deputy registrar. The owner shall include with 4075 the notice a financial transaction device number when renewing 4076 in person or by electronic means but not by mail, check, or 4077 money order in the amount of the registration taxes and fees 4078 payable on the motor vehicle and a service fee equal to the 4079 amount established under section 4503.038 of the Revised Code, 4080 plus postage as indicated on the notice if the registration is 4081 renewed or fulfilled by mail, and an inspection certificate for 4082 the motor vehicle as provided in section 3704.14 of the Revised 4083 Code. For purposes of the centralized system of motor vehicle 4084 registration, the registrar shall accept payments via the toll-4085 free telephone number established under division (D)(1) of 4086 section 4503.031 of the Revised Code for renewals made by mail. 4087 If the motor vehicle owner chooses to renew the motor vehicle 4088

registration by electronic means, the owner shall proceed in 4089 accordance with the rules the registrar adopts. 4090

- (D) If all registration and transfer fees for the motor 4091 vehicle for the preceding year or the preceding period of the 4092 current registration year have not been paid, if division (D) of 4093 section 2935.27, division (A) of section 2937.221, division (A) 4094 of section 4503.13, division (B) of section 4510.22, or division 4095 (B) (1) of section 4521.10 of the Revised Code prohibits 4096 acceptance of the renewal notice, or if the owner or lessee does 4097 not have an inspection certificate for the motor vehicle as 4098 provided in section 3704.14 of the Revised Code, if that section 4099 is applicable, the license shall be refused, and the registrar 4100 or deputy registrar shall so notify the owner. This section does 4101 not require the payment of license or registration taxes on a 4102 motor vehicle for any preceding year, or for any preceding 4103 period of a year, if the motor vehicle was not taxable for that 4104 preceding year or period under section 4503.02, 4503.04, 4105 4503.11, 4503.12, or 4503.16 or Chapter 4504. of the Revised 4106 Code. 4107
- (E) (1) Failure to receive a renewal notice does not 4108 4109 relieve a motor vehicle owner from the responsibility to renew the registration for the motor vehicle. Any person who has a 4110 motor vehicle registered in this state and who does not receive 4111 a renewal notice as provided in division (B) of this section 4112 prior to the expiration date of the registration shall request 4113 an application for registration from the registrar or a deputy 4114 registrar and sign the application manually or by electronic 4115 means and submit the application and pay any applicable license 4116 taxes and fees to the registrar or deputy registrar. 4117
 - (2) If the owner of a motor vehicle submits an application

for registration and the registrar is prohibited by division (D)	4119
of section 2935.27, division (A) of section 2937.221, division	4120
(A) of section 4503.13, division (B) of section 4510.22, or	4121
division (B)(1) of section 4521.10 of the Revised Code from	4122
accepting the application, the registrar shall return the	4123
application and the payment to the owner. If the owner of a	4124
motor vehicle submits a registration renewal application to the	4125
registrar by electronic means and the registrar is prohibited	4126
from accepting the application as provided in this division, the	4127
registrar shall notify the owner of this fact and deny the	4128
application and return the payment or give a credit on the	4129
financial transaction device account of the owner in the manner	4130
the registrar prescribes by rule adopted pursuant to division	4131
(A) of this section.	4132

- (F) Every deputy registrar shall post in a prominent place 4133 at the deputy's office a notice informing the public of the mail 4134 registration system required by this section and also shall post 4135 a notice that every owner of a motor vehicle and every chauffeur 4136 holding a certificate of registration is required to notify the 4137 registrar in writing of any change of residence within ten days 4138 after the change occurs. The notice shall be in such form as the 4139 registrar prescribes by rule. 4140
- (G) The service fee equal to the amount established under 4141 section 4503.038 of the Revised Code that is collected from a 4142 person who renews a motor vehicle registration by electronic 4143 means or by mail, plus postage collected by the registrar and 4144 any financial transaction device surcharge collected by the 4145 registrar, shall be paid to the credit of the public safety -4146 highway purposes fund established by section 4501.06 of the 4147 Revised Code. 4148

(H)(1) Pursuant to section 113.40 of the Revised Code, the	4149
registrar shall implement a program permitting payment of motor	4150
vehicle registration taxes and fees, driver's license and	4151
commercial driver's license fees, and any other taxes, fees,	4152
penalties, or charges imposed or levied by the state by means of	4153
a financial transaction device for transactions occurring	4154
online, at any office of the registrar, and at all deputy	4155
registrar locations. The program shall take effect not later	4156
than July 1, 2016. The registrar shall adopt rules as necessary	4157
for this purpose, but all such rules are subject to any action,	4158
policy, or procedure of the board of deposit or treasurer of	4159
state taken or adopted under section 113.40 of the Revised Code.	4160

(2) The rules adopted under division (H)(1) of this 4161 section shall require a deputy registrar to accept payments by 4162 means of a financial transaction device beginning on the 4163 effective date of the rules unless the deputy registrar contract 4164 entered into by the deputy registrar prohibits the acceptance of 4165 such payments by financial transaction device. However, 4166 commencing with deputy registrar contract awards that have a 4167 start date of July 1, 2016, and for all contract awards 4168 thereafter, the registrar shall require that the proposer accept 4169 payment by means of a financial transaction device, including 4170 credit cards and debit cards, for all department of public 4171 safety transactions conducted at that deputy registrar location. 4172

The bureau and deputy registrars are not required to pay

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any costs that result from accepting payment by means of a

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financial transaction device. A deputy registrar may charge a

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person who tenders payment for a department transaction by means

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of a financial transaction device any cost the deputy registrar

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incurs from accepting payment by the financial transaction

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device, but the deputy registrar shall not require the person to

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pay any additional fee of any kind in connection with the use by
the person of the financial transaction device.
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- (3) In accordance with division (H)(1) of this section and 4182 rules adopted by the registrar under that division, a county 4183 auditor or clerk of a court of common pleas that is designated a 4184 deputy registrar shall accept payment by means of a financial 4185 transaction device, including credit cards and debit cards, for 4186 all department transactions conducted at the office of the 4187 county auditor or clerk in the county auditor's or clerk's 4188 4189 capacity as deputy registrar. The bureau is not required to pay any costs incurred by a county auditor or clerk that result from 4190 accepting payment by means of a financial transaction device for 4191 any department transaction. 4192
- (I) For persons who reside in counties where tailpipe 4193 emissions inspections are required under the motor vehicle 4194 inspection and maintenance program, the notice required by 4195 division (B) of this section shall also include the toll-free 4196 telephone number maintained by the Ohio environmental protection 4197 agency to provide information concerning the locations of 4198 emissions testing centers. The registrar also shall include a 4199 statement in the notice that a battery electric motor vehicle is 4200 not required to undergo emissions inspection under the motor 4201 vehicle inspection and maintenance program established under 4202 section 3704.14 of the Revised Code. 4203
- Sec. 4503.103. (A) (1) The registrar of motor vehicles may 4204 adopt rules to permit any person or lessee, other than a person 4205 receiving an apportioned license plate under the international 4206 registration plan, who owns or leases one or more motor vehicles 4207 to file a written application for registration for no more than 4208 five succeeding registration years. The rules adopted by the 4209

registrar may designate the classes of motor vehicles that are	4210
eligible for such registration. At the time of application, all	4211
annual taxes and fees shall be paid for each year for which the	4212
person is registering.	4213
(2)(a) The registrar shall adopt rules to permit any	4214
person or lessee who owns or leases a trailer or semitrailer	4215
that is subject to the tax rates rate prescribed in either	4216
division (C)(1) or, beginning January 1, 2022, (C)(2) of section	4217
4503.042 of the Revised Code for such trailers or semitrailers	4218
to file a written application for registration for any number of	4219
succeeding registration years, including a permanent	4220
registration, for such trailers or semitrailers. At	4221
At the time of application, all annual taxes and fees	4222
shall be paid the applicant shall pay all of the following:	4223
(i) As applicable, either the annual tax prescribed in	4224
division (C)(1) of section 4503.042 of the Revised Code for each	4225
year for which the person applicant is registering, provided	4226
that or the annual tax prescribed in division (C)(2) of section	4227
4503.042 of the Revised Code, unless the applicant previously	4228
paid the tax specified in division (C)(2) of that section for	4229
the trailer or semitrailer being registered. However, an	4230
applicant paying the annual tax under division (C)(1) of section	4231
4503.042 of the Revised Code shall not pay more than eight times	4232
the annual taxes due, regardless of the number of years for	4233
which the person applicant is registering, shall not exceed two	4234
hundred dollars. A person who registers a vehicle under division-	4235
(A) (2) of this section shall pay for each year of registration	4236
the	4237
(ii) The additional fee established under division (C)(1)	4238
of section 4503.10 of the Revised Code for each year of	4239

registration, provided that not more than eight times the	4240
additional fee due shall be paid, regardless of the number of	4241
years for which the person_applicant_is registering, shall not	4242
exceed eighty-eight dollars. The person also shall pay one	4243
(iii) One single deputy registrar service fee in the	4244
amount specified in division (D) of section 4503.10 of the	4245
Revised Code or one single bureau of motor vehicles service fee	4246
in the amount specified in division (G) of that section, as	4247
applicable, regardless of the number of years for which the	4248
<pre>person_applicant_is registering.</pre>	4249
(b) In addition, each person applicant registering a	4250
trailer or semitrailer under division (A)(2)(a) of this section	4251
shall pay any applicable local motor vehicle license tax levied	4252
under Chapter 4504. of the Revised Code for each year for which	4253
the person_applicant_is registering, provided that not more than	4254
eight times any such annual local taxes shall be due upon	4255
registration.	4256
(c) The period of registration for a trailer or	4257
semitrailer registered under division (A)(2)(a) of this section	4258
is exclusive to the trailer or semitrailer for which that	4259
certificate of registration is issued and is not transferable to	4260
any other trailer or semitrailer if the registration is a	4261
permanent registration.	4262
(3) Except as provided in division (A)(4) of this section,	4263
the registrar shall adopt rules to permit any person who owns a	4264
motor vehicle to file an application for registration for not	4265
more than five succeeding registration years. At the time of	4266
application, the person shall pay the annual taxes and fees for	4267
each registration year, calculated in accordance with division	4268
(C) of section 4503.11 of the Revised Code. A person who is	4269

registering a vehicle under division (A)(3) of this section	4270
shall pay for each year of registration the additional fee	4271
established under division (C)(1), (3), or (4) of section	4272
4503.10 of the Revised Code, as applicable. The person shall	4273
also pay the deputy registrar service fee or the bureau of motor	4274
vehicles service fee equal to the amount established under	4275
section 4503.038 of the Revised Code.	4276

- (4) Division (A)(3) of this section does not apply to a 4277 person receiving an apportioned license plate under the 4278 international registration plan, or the owner of a commercial 4279 car used solely in intrastate commerce, or the owner of a bus as 4280 defined in section 4513.50 of the Revised Code. 4281
- (B) No person applying for a multi-year registration under 4282 division (A) of this section is entitled to a refund of any 4283 taxes or fees paid.
- (C) The registrar shall not issue to any applicant who has 4285 been issued a final, nonappealable order under division (D) of 4286 this section a multi-year registration or renewal thereof under 4287 this division or rules adopted under it for any motor vehicle 4288 that is required to be inspected under section 3704.14 of the 4289 Revised Code the district of registration of which, as 4290 determined under section 4503.10 of the Revised Code, is or is 4291 located in the county named in the order. 4292
- (D) Upon receipt from the director of environmental 4293 protection of a notice issued under rules adopted under section 4294 3704.14 of the Revised Code indicating that an owner of a motor 4295 vehicle that is required to be inspected under that section who 4296 obtained a multi-year registration for the vehicle under 4297 division (A) of this section or rules adopted under that 4298 division has not obtained a required inspection certificate for 4299

the vehicle, the registrar in accordance with Chapter 119. of	4300
the Revised Code shall issue an order to the owner impounding	4301
the certificate of registration and identification license	4302
plates for the vehicle. The order also shall prohibit the owner	4303
from obtaining or renewing a multi-year registration for any	4304
vehicle that is required to be inspected under that section, the	4305
district of registration of which is or is located in the same	4306
county as the county named in the order during the number of	4307
years after expiration of the current multi-year registration	4308
that equals the number of years for which the current multi-year	4309
registration was issued.	4310

An order issued under this division shall require the 4311 owner to surrender to the registrar the certificate of 4312 registration and license plates for the vehicle named in the 4313 order within five days after its issuance. If the owner fails to 4314 do so within that time, the registrar shall certify that fact to 4315 the county sheriff or local police officials who shall recover 4316 the certificate of registration and license plates for the 4317 vehicle. 4318

- (E) Upon the occurrence of either of the following 4319 circumstances, the registrar in accordance with Chapter 119. of 4320 the Revised Code shall issue to the owner a modified order 4321 rescinding the provisions of the order issued under division (D) 4322 of this section impounding the certificate of registration and 4323 license plates for the vehicle named in that original order: 4324
- (1) Receipt from the director of environmental protection 4325 of a subsequent notice under rules adopted under section 3704.14 4326 of the Revised Code that the owner has obtained the inspection 4327 certificate for the vehicle as required under those rules; 4328
 - (2) Presentation to the registrar by the owner of the

required inspection certificate for the vehicle.	4330
(F) The owner of a motor vehicle for which the certificate	4331
of registration and license plates have been impounded pursuant	4332
to an order issued under division (D) of this section, upon	4333
issuance of a modified order under division (E) of this section,	4334
may apply to the registrar for their return. A fee of two	4335
dollars and fifty cents shall be charged for the return of the	4336
certificate of registration and license plates for each vehicle	4337
named in the application.	4338
Sec. 4503.182. (A) A purchaser of a motor vehicle, upon	4339
application and proof of purchase of the vehicle, may be issued	4340
a temporary license placard or windshield sticker motor vehicle	4341
<u>license registration</u> for the motor vehicle.	4342
The purchaser of a <u>motor</u> vehicle applying for a temporary	4343
license placard or windshield sticker under this section shall	4344
execute an affidavit stating that the purchaser has not been	4345
issued that was previously issued a license plate during the	4346
current registration year a license plate that could _can_legally	4347
be transferred to the transfer the license plate to that motor	4348
vehicle shall not be issued a temporary motor vehicle license	4349
registration.	4350
Placards or windshield stickers A temporary motor vehicle	4351
<u>license registration</u> shall be issued only for the applicant's	4352
use of the <pre>motor_vehicle to enable the applicant to legally</pre>	4353
operate the motor vehicle while proper title, license plates,	4354
and a certificate of registration are being obtained, and shall	4355
be displayed on no other motor vehicle.	4356
Placards or windshield stickers A temporary motor vehicle	4357
<u>license registration</u> issued under division (A) of this section	4358

are is valid for a period of forty-five days from date of	4359
issuance and <u>are</u> is not transferable or renewable.	4360
The fee for the placards or windshield stickers <u>a</u>	4361
temporary motor vehicle license registration issued under this	4362
section is two dollars plus a service fee equal to the amount	4363
established under section 4503.038 of the Revised Code.	4364
(B)(1) The registrar of motor vehicles may issue to a	4365
temporary motor vehicle license registrations to an Ohio	4366
motorized bicycle dealer or a licensed motor vehicle dealer	4367
temporary license placards to be issued to purchasers for use on	4368
motor vehicles sold by the dealer, in accordance with rules	4369
prescribed by the registrar. The dealer shall notify the	4370
registrar, within forty-eight hours, of the issuance of a	4371
placard by electronic means via computer equipment purchased and	4372
maintained by the dealer or in any other manner prescribed by	4373
the registrar. An Ohio motorized bicycle dealer or a licensed	4374
motor vehicle dealer shall issue temporary motor vehicle license	4375
registrations by electronic means via computer equipment	4376
purchased and maintained by the dealer unless otherwise	4377
authorized by the registrar.	4378
(2) The fee for each placard temporary motor vehicle	4379
license registration issued by the registrar to a dealer is two	4380
dollars, in addition to the fees charged under division (D) of	4381
this section. The registrar shall charge an additional fee equal	4382
to the amount established under section 4503.038 of the Revised	4383
Code for each placard issued to a dealer who notifies the	4384
registrar of the issuance of the placards in a manner other than-	4385
by approved electronic means.	4386
(3) When a dealer issues a temporary license placard motor	4387
vehicle license registration to a purchaser, the dealer shall	4388

collect and retain the fees established under divisions (A) and	4389
(D) of this section.	4390
(C) The registrar of motor vehicles, at the registrar's	4391
discretion, may issue a temporary motor vehicle license placard.	4392
Such a placard may be issued registration in the case of extreme	4393
hardship encountered by a citizen from this state or another	4394
state who has attempted to comply with all registration laws,	4395
but for extreme circumstances is unable to properly register the	4396
citizen's vehicle. Placards A temporary motor vehicle license	4397
registration issued under division (C) of this section are is	4398
valid for a period of thirty days from the date of issuance and	4399
are is not transferable or renewable.	4400
(D) In addition to the fees charged under divisions (A)	4401
and (B) of this section, the registrar and each deputy registrar	4402
shall collect a fee of thirteen dollars for each temporary motor	4403
<u>vehicle</u> license <u>placard</u> registration issued. The additional fee	4404
is for the purpose of defraying the department of public	4405
safety's costs associated with the administration and	4406
enforcement of the motor vehicle and traffic laws of Ohio. At	4407
the time and in the manner provided by section 4503.10 of the	4408
Revised Code, the deputy registrar shall transmit to the	4409
registrar the fees collected under this section. The registrar	4410
shall deposit all moneys received under this division into the	4411
public safety - highway purposes fund established in section	4412
4501.06 of the Revised Code.	4413
(E) The registrar shall may adopt rules, in accordance	4414
with division (B) of section 111.15 of the Revised Code, to	4415
specify the procedures for reporting the information from	4416
applications for temporary <u>motor vehicle</u> license placards and	4417
windshield stickers registrations and for providing the	4418

information from these applications to law enforcement agencies.	4419
(F) Temporary <u>motor vehicle</u> license placards <u>registrations</u>	4420
issued under this section shall bear a distinctive combination	4421
of seven letters, numerals, or letters and numerals, and shall	4422
incorporate a security feature that, to the greatest degree	4423
possible, prevents tampering with any of the information that is	4424
entered upon a placard it when it is issued.	4425
(G) Whoever violates division (A) of this section is	4426
guilty of a misdemeanor of the fourth degree. Whoever violates	4427
division (B) of this section is guilty of a misdemeanor of the	4428
first degree.	4429
(H) As used in this section, "motorized bicycle dealer"	4430
means any person engaged in the business of selling at retail,	4431
displaying, offering for sale, or dealing in motorized bicycles	4432
who is not subject to section 4503.09 of the Revised Code.	4433
Sec. 4503.19. (A)(1) Upon the filing of an application for	4434
registration and the payment of the tax for registration, the	4435
registrar of motor vehicles or a deputy registrar shall	4436
determine whether the owner previously has been issued a license	4437
plate for the motor vehicle described in the application. If no	4438
license plate previously has been issued to the owner for that	4439
motor vehicle, the registrar or deputy registrar shall assign to	4440
the motor vehicle a distinctive number and issue and deliver to	4441
the owner in the manner that the registrar may select a	4442
certificate of registration, in the form that the registrar	4443
shall prescribe. The registrar or deputy registrar also shall	4444
charge the owner any fees required under division (C) of section	4445
4503.10 of the Revised Code.	4446

(2) The registrar or deputy registrar then shall deliver a

license plate and, when required, a validation sticker, or a	4448
validation sticker alone, to be attached to the number plate as	4449
provided in section 4503.191 of the Revised Code.	4450

If an owner wishes to have two license plates, the 4451 registrar or deputy registrar shall deliver two license plates, 4452 duplicates of each other, and, when required, a validation 4453 sticker, or a validation sticker alone, to be attached to the 4454 number plates as provided in section 4503.191 of the Revised 4455 Code. The owner shall display the license plate and, when 4456 required, the validation sticker on the rear of the vehicle. 4457 However, a commercial tractor shall display the license plate 4458 and validation sticker on the front of the commercial tractor 4459 and a chauffeured limousine shall display a livery sticker along 4460 with a validation sticker as provided in section 4503.24 of the 4461 Revised Code. 4462

- (3) The registrar or deputy registrar shall not issue a 4463 license plate for a school bus. A school bus shall display 4464 identifying numbers in the manner prescribed by section 4511.764 4465 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.

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- (5) In the event of the loss, mutilation, or destruction 4472 of any certificate of registration, or of any license plate or 4473 validation sticker, or if the owner chooses to replace a license 4474 plate previously issued for a motor vehicle, or if the 4475 registration certificate and license plate have been impounded 4476 as provided by division (B)(1) of section 4507.02 and section 4477

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4507.16 of the Revised Code, the owner of a motor vehicle, or	4478
manufacturer or dealer, may obtain from the registrar, or from a	4479
deputy registrar if authorized by the registrar, a duplicate	4480
thereof or a new license plate bearing a different number, if	4481
the registrar considers it advisable, upon filing an application	4482
prescribed by the registrar, and upon paying a fee of one dollar	4483
for such certificate of registration. The registrar shall	4484
deposit the one dollar fee into the state treasury to the credit	4485
of the public safety - highway purposes fund created in section	4486
4501.06 of the Revised Code. The registrar or deputy registrar	4487
shall charge a fee of seven dollars and fifty cents for each set	4488
of two license plates or six dollars and fifty cents for each	4489
single license plate or validation sticker issued, which the	4490
registrar shall deposit into the state treasury to the credit of	4491
the public safety - highway purposes fund.	4492

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

Additionally, the registrar and each deputy registrar who 4498 either issues a license plate and a validation sticker for use 4499 on any vehicle other than a commercial tractor, semitrailer, or 4500 apportioned vehicle, or who issues a validation sticker alone 4501 for use on such a vehicle and the owner has changed the owner's 4502 county of residence since the owner last was issued a county 4503 identification sticker, also shall issue and deliver to the 4504 owner a county identification sticker, which shall be attached 4505 to the license plate in a manner prescribed by the director of 4506 public safety. The county identification sticker shall identify 4507 prominently by name or number the county in which the owner of 4508

the vehicle resides at the time of registration, except that the	4509
county identification sticker for a nonstandard license plate,	4510
as defined in section 4503.77 of the Revised Code, shall	4511
identify prominently by name or number the county in which the-	4512
owner of the vehicle resides at the time of registration.	4513
(B) A certificate of registration issued under this	4514
section shall have a portion that contains all the information	4515
contained in the main portion of the certificate except for the	4516
address of the person to whom the certificate is issued. Except	4517
as provided in this division, whenever a reference is made in	4518
the Revised Code to a motor vehicle certificate of registration	4519
that is issued under this section, the reference shall be deemed	4520
to refer to either the main portion of the certificate or the	4521
portion containing all information in the main portion except	4522
the address of the person to whom the certificate is issued. If	4523
a reference is made in the Revised Code to the seizure or	4524
surrender of a motor vehicle certificate of registration that is	4525
issued under this section, the reference shall be deemed to	4526
refer to both the main portion of the certificate and the	4527
portion containing all information in the main portion except	4528
the address of the person to whom the certificate is issued.	4529
(C) Whoever violates this section is guilty of a minor	4530
misdemeanor.	4531
Sec. 4503.191. (A) (1) The identification license plate	4532
shall be issued for a multi-year period as determined by the	4533
director of public safety, and, except as provided in division	4534
(A) (3) of this section, shall be accompanied by a validation	4535
sticker, to be attached to the license plate. Except as provided	4536
in division divisions (A) (2) and (3) of this section, the	4537

validation sticker shall indicate the expiration of the

registration period to which the motor vehicle for which the	4539
license plate is issued is assigned, in accordance with rules	4540
adopted by the registrar of motor vehicles. During each	4541
succeeding year of the multi-year period following the issuance	4542
of the plate and validation sticker, upon the filing of an	4543
application for registration and the payment of the tax	4544
therefor, a validation sticker alone shall be issued. The	4545
validation stickers required under this section shall be of	4546
different colors or shades each year, the new colors or shades	4547
to be selected by the director.	4548

- (2)(a) The director shall develop a universal validation 4549 sticker that may be issued to any owner of five hundred or more 4550 passenger vehicles, so that a sticker issued to the owner may be 4551 placed on any passenger vehicle in that owner's fleet. Beginning 4552 January 1, 2019, the universal validation sticker shall not have 4553 an expiration date on it and shall not need replaced at the time 4554 of registration, except in the event of the loss, mutilation, or 4555 destruction of the validation sticker. The director may 4556 establish and charge an additional fee of not more than one 4557 dollar per registration to compensate for necessary costs of the 4558 universal validation sticker program. The additional fee shall 4559 be credited to the public safety - highway purposes fund created 4560 in section 4501.06 of the Revised Code. The director shall 4561 select the color or shade of the universal validation sticker. 4562
- (b) A validation sticker issued for an all-purpose vehicle 4563 that is registered under Chapter 4519. of the Revised Code or 4564 for a trailer or semitrailer that is permanently registered 4565 under division (A)(2) of section 4503.103 of the Revised Code or 4566 is registered for any number of succeeding registration years 4567 may indicate the expiration of the registration period, if any, 4568 by any manner determined by the registrar by rule. 4569

(3) No validation sticker shall be issued, and a	4570
validation sticker is not required for display, on the license	4571
plate of a nonapportioned commercial tractor or any apportioned	4572
<pre>motor vehicle.</pre>	4573
(B) Identification license plates shall be produced by	4574
Ohio penal industries. Validation stickers and county	4575
identification stickers shall be produced by Ohio penal	4576
industries unless the registrar adopts rules that permit	4577
expressly permitting the registrar or deputy registrars to print	4578
provide for the printing or otherwise produce them in	4579
houseproduction of the stickers.	4580
Sec. 4503.21. (A)(1) No person who is the owner or	4581
operator of a motor vehicle shall fail to display in plain view	4582
on the rear of the motor vehicle a license plate that displays	4583
the distinctive number and registration mark assigned to the	4584
motor vehicle by the director of public safety, including any	4585
county identification sticker and any validation sticker when	4586
required by and issued under sections 4503.19 and 4503.191 of	4587
the Revised Code, except that . However, a commercial tractor	4588
shall display the license plate and validation sticker on the	4589
front of the commercial tractor.	4590
(2) The license plate shall be securely fastened so as not	4591
to swing, and shall not be covered by any material that	4592
obstructs its visibility.	4593
(3) No person to whom a temporary motor vehicle license	4594
placard or windshield sticker registration has been issued for	4595
the use of a motor vehicle under section 4503.182 of the Revised	4596
Code, and no operator of that motor vehicle, shall fail to	4597
display the temporary <u>motor vehicle</u> license <u>placard</u> registration	4598
in plain view from the rear of the vehicle either in the rear	4599

window or on an external rear surface of the motor vehicle, or	4600
fail to display the windshield sticker in plain view on the rear-	4601
window of the motor vehicle.	4602
(4) No temporary license placard or windshield sticker	4603
<pre>person_shall be covered cover a temporary motor vehicle license_</pre>	4604
<u>registration</u> by any material that obstructs its visibility.	4605
(B) Whoever violates this section is guilty of a minor	4606
misdemeanor.	4607
(C) The offenses established under division (A) of	4608
this section <u>is a are</u> strict liability <u>offense offenses</u> and	4609
section 2901.20 of the Revised Code does not apply. The	4610
designation of this offense these offenses as a strict liability	4611
offense offenses shall not be construed to imply that any other	4612
offense, for which there is no specified degree of culpability,	4613
is not a strict liability offense.	4614
Sec. 4503.29. (A) The director of veterans services in	4615
conjunction with the registrar of motor vehicles shall develop	4616
and maintain a program to establish and issue nonstandard	4617
specialty license plates recognizing military service and	4618
military honors pertaining to valor and service.	4619
(B) The director and the registrar shall jointly adopt	4620
rules in accordance with Chapter 119. of the Revised Code for	4621
purposes of establishing the program under this section. The	4622
director and registrar shall adopt the rules as soon as possible	4623
after June 29, 2018, but not later than nine months after June	4624
29, 2018. The rules shall do all of the following:	4625
(1) Establish nonstandard specialty license plates	4626
recognizing military service;	4627
(2) Establish nonstandard specialty license plates	4628

recognizing military honors pertaining to valor and service;	4629
(3) Establish eligibility criteria that apply to each	4630
<pre>nonstandard specialty license plate issued under this section;</pre>	4631
(4) Establish requirements governing any necessary	4632
documentary evidence required to be presented by an applicant	4633
for a nonstandard specialty license plate issued under this	4634
section;	4635
(5) Establish guidelines for the designs, markings, and	4636
inscriptions on a nonstandard specialty license plate	4637
established under this section;	4638
(6) Establish procedures for altering the designs,	4639
markings, or inscriptions on a nonstandard specialty license	4640
plate established under this section;	4641
(7) Prohibit nonstandard specialty license plates	4642
established under this section from recognizing achievement	4643
awards or unit awards;	4644
(8) Establish any other procedures or requirements that	4645
are necessary for the implementation and administration of this	4646
section.	4647
(C) The rules adopted under division (B) of this section	4648
shall provide for the establishment of the military nonstandard	4649
<pre>specialty license plates created under sections 4503.431,</pre>	4650
4503.432, 4503.433, 4503.434, 4503.436, 4503.48, 4503.481,	4651
4503.53, 4503.532, 4503.533, 4503.536, 4503.537, 4503.538,	4652
4503.54, 4503.541, 4503.543, 4503.544, 4503.547, 4503.548,	4653
4503.581, 4503.59, and 4503.731 of the Revised Code as those	4654
sections existed prior to June 29, 2018 that are no longer	4655
codified in the Revised Code.	4656

- (D) (1) Any person who meets the applicable qualifications 4657 for the issuance of a nonstandard specialty license plate 4658 established by rule adopted under division (B) of this section 4659 may apply to the registrar of motor vehicles for the 4660 registration of any passenger car, noncommercial motor vehicle, 4661 recreational vehicle, or other vehicle the person owns or leases 4662 of a class approved by the registrar. The application may be 4663 combined with a request for a special reserved license plate 4664 under section 4503.40 or 4503.42 of the Revised Code. 4665
- (2) (a) Except as provided in division (D) (2) (b) of this 4666 section, upon receipt of an application for registration of a 4667 motor vehicle under this section and the required taxes and 4668 fees, compliance with all applicable laws relating to the 4669 registration of a motor vehicle, and, if necessary, upon 4670 presentation of the required documentary evidence, the registrar 4671 shall issue to the applicant the appropriate motor vehicle 4672 registration and a set of license plates and a validation 4673 sticker, or a validation sticker alone when required by section 4674 4503.191 of the Revised Code. 4675
- (b) Any disabled veteran who qualifies to apply to the 4676 registrar for the registration of a motor vehicle under section 4677 4503.41 of the Revised Code without the payment of any 4678 registration taxes or fees, may apply instead for registration 4679 of the motor vehicle under this section. The disabled veteran 4680 applying for registration under this section is not required to 4681 pay any registration taxes or fees as required by sections 4682 4503.038, 4503.04, 4503.10, 4503.102, and 4503.103 of the 4683 Revised Code, any local motor vehicle tax levied under Chapter 4684 4504. of the Revised Code, or any fee charged under section 4685 4503.19 of the Revised Code for up to two motor vehicles, 4686 including any motor vehicle registered under section 4503.41 of 4687

the Revised Code. Upon receipt of an application for	4688
registration of the motor vehicle and presentation of any	4689
documentation the registrar may require by rule, the registrar	4690
shall issue to the applicant the appropriate motor vehicle	4691
registration and a set of license plates authorized under this	4692
section and a validation sticker, or a validation sticker alone	4693
when required by section 4503.191 of the Revised Code.	4694
(3) The license plates shall display county identification	4695
stickers that identify the county of registration as required	4696
under section 4503.19 of the Revised Code.	4697
(E) Sections 4503.77 and 4503.78 of the Revised Code do	4698
not apply to license plates issued under this section.	4699
Sec. 4503.51. (A) The owner or lessee of any passenger	4700
car, noncommercial motor vehicle, recreational vehicle, or	4701
vehicle of a class approved by the registrar of motor vehicles	4702
may voluntarily choose to submit an application apply to the	4703
registrar for registration of <pre>such motor the vehicle and for</pre>	4704
issuance of collegiate license plates. The request for a	4705
collegiate license plate application may be combined with a	4706
request for a special reserved license plate under section	4707
4503.40 or 4503.42 of the Revised Code.	4708
Upon receipt of the completed application for registration	4709
of a vehicle in accordance with any rules adopted under this	4710
section and upon compliance with division divisions (B) and (C)	4711
of this section, the registrar shall issue to the applicant	4712
appropriate vehicle registration and a set of collegiate license	4713
plates with a validation sticker, or a validation sticker alone	4714
when required by section 4503.191 of the Revised Code.	4715

In addition to the letters and numbers ordinarily

inscribed thereonon the license plates, collegiate license	4717
plates shall be inscribed with <u>display</u> the name of a university	4718
or college that is participating with the registrar in the	4719
issuance of collegiate license plates, or any other identifying	4720
marking or design selected by such a university or college and	4721
approved by the registrar. Collegiate license plates shall bear	4722
display county identification stickers that identify the county	4723
of registration as required under section 4503.19 of the Revised	4724
Code.	4725

(B) The collegiate license plates and validation sticker, 4726 or validation sticker alone, shall be issued upon receipt of a 4727 contribution as provided in division (C) of an application for 4728 registration of a motor vehicle under this section—and; payment 4729 of the regular license **fees**—tax as prescribed under section 4730 4503.04 of the Revised Code, any applicable motor vehicle tax 4731 levied under Chapter 4504. of the Revised Code, a fee not to-4732 exceed ten dollars for the purpose of compensating the bureau of-4733 motor vehicles for additional services required in the issuing 4734 of collegiate license plates any applicable additional fee 4735 prescribed by section 4503.40 or 4503.42 of the Revised Code, an 4736 additional administrative fee of ten dollars, and a contribution 4737 as provided in division (C)(1) of this section; and compliance 4738 with all other applicable laws relating to the registration of 4739 motor vehicles, including presentation of any inspection 4740 certificate required to be obtained for the motor vehicle under-4741 section 3704.14 of the Revised Code. If the application for a 4742 collegiate license plate is combined with a request for a 4743 special reserved license plate under section 4503.40 or 4503.42 4744 of the Revised Code, the license plate and validation sticker 4745 shall be issued upon payment of the contribution, fees, and 4746 taxes referred to in this division, the additional fee 4747

prescribed under section 4503.40 or 4503.42 of the Revised Code,	4748
and compliance with all other laws relating to the registration-	4749
of motor vehicles, including presentation of any inspection-	4750
certificate required to be obtained for the motor vehicle under-	4751
section 3704.14 of the Revised Code.	4752
(C)—The—(1) For each application for registration and	4753
registration renewal notice the registrar receives under this	4754
section, the registrar shall collect a contribution of twenty-	4755
five dollars for each application for registration and	4756
registration renewal notice under this section.	4757
The registrar shall transmit deposit this contribution to	4758
the treasurer of state for deposit into the state treasury to	4759
the credit of the license plate contribution fund created by in	4760
section 4501.21 of the Revised Code. The additional	4761
(2) The registrar shall deposit the administrative fee not	4762
to exceed of ten dollars that the applicant for registration	4763
voluntarily pays for the purpose of compensating, which is to	4764
<pre>compensate the bureau of motor vehicles for the additional</pre>	4765
services required in the issuing of the applicant's—collegiate	4766
license plates—shall be transmitted, into the state treasury to	4767
the credit of the public safety - highway purposes fund created	4768
in section 4501.06 of the Revised Code.	4769
(D) The registrar, in accordance with Chapter 119. of the	4770
Revised Code, shall adopt rules necessary for the efficient	4771
administration of the collegiate license plate program.	4772
(E) As used in this section, "university or college" means	4773
a state university or college or a private university or college	4774
located in this state that possesses a certificate of	4775
authorization issued by the Ohio board of regents pursuant to	4776

Chapter 1713. of the Revised Code. "University or college" also	4777
includes community colleges created pursuant to Chapter 3354. of	4778
the Revised Code, university branches created pursuant to	4779
Chapter 3355. of the Revised Code, technical colleges created	4780
pursuant to Chapter 3357. of the Revised Code, and state	4781
community colleges created pursuant to Chapter 3358. of the	4782
Revised Code.	4783

Sec. 4503.513. (A) The owner or lessee of any passenger 4784 car, noncommercial motor vehicle, recreational vehicle, or 4785 vehicle of a class approved by the registrar of motor vehicles, 4786 who is a member of a historically black fraternity or sorority, 4787 may apply to the registrar for the registration of the vehicle 4788 and issuance of "historically black fraternity-sorority" license 4789 plates bearing the name or Greek letters of the historically 4790 black fraternity or sorority of which the applicant is a member. 4791 The request for a "historically black fraternity-sorority" 4792 license plate may be combined with a request for a special 4793 reserved license plate under section 4503.40 or 4503.42 of the 4794 Revised Code. Upon receipt of the completed application, proof 4795 of membership in a historically black fraternity or sorority as 4796 required by the registrar, and compliance with division (B) of 4797 this section, the registrar shall issue to the applicant 4798 appropriate vehicle registration and the particular 4799 "historically black fraternity-sorority" license plates 4800 indicating the fraternity or sorority of which the applicant is 4801 a member, with a validation sticker, or a validation sticker 4802 alone when required by section 4503.191 of the Revised Code. 4803

In addition to the letters and numbers ordinarily 4804 inscribed thereon, each "historically black fraternity-sorority" 4805 license plate shall be inscribed with the name of a historically 4806 black fraternity or sorority or the Greek letters of the 4807

fraternity or sorority, or both. The registrar shall approve the	4808
design of each "historically black fraternity-sorority" license	4809
plate, and the license plates shall bear county identification	4810
stickers that identify the county of registration as required	4811
under section 4503.19 of the Revised Code.	4812
(B) The "historically black fraternity-sorority" license	4813
plates and validation sticker shall be issued upon payment of	4814
the regular license tax as prescribed under section 4503.04 of	4815
the Revised Code, any applicable motor vehicle tax levied under	4816
Chapter 4504. of the Revised Code, any applicable additional fee	4817
prescribed by section 4503.40 or 4503.42 of the Revised Code,	4818
and an additional fee of ten dollars, and compliance with all	4819
other applicable laws relating to the registration of motor	4820
vehicles.	4821
(C) The additional fee of ten dollars specified in	4822
division (B) of this section is to compensate the bureau of	4823
motor vehicles for additional services required in the issuing	4824
of "historically black fraternity-sorority" license plates. The	4825
registrar shall deposit this additional fee into the state	4826
treasury to the credit of the public safety - highway purposes	4827
fund created in section 4501.06 of the Revised Code.	4828
(D) Sections 4503.77 and 4503.78 of the Revised Code do	4829
not apply to license plates issued under this section.	4830
(E)—As used in this section, "historically black	4831
fraternity or sorority" means the alpha kappa alpha sorority,	4832
inc., alpha phi alpha fraternity, inc., delta sigma theta	4833
sorority, inc., zeta phi beta sorority, inc., iota phi theta	4834
fraternity, inc., kappa alpha psi fraternity, inc., sigma gamma	4835
rho sorority, inc., phi beta sigma fraternity, inc., and omega	4836

psi phi fraternity, inc., each belonging to the national pan-

hellenic council, inc.

Sec. 4503.573. (A) As used in this section, "sportsmen's 4839 license plate" means any of four license plates created by this 4840 section, featuring either the walleye (Stizostedion vitreum), 4841 smallmouth bass (Micropterus dolomieu), white-tailed deer 4842 (Odocoileus virginianus), or wild turkey (Meleagris gallopavo). 4843

(B) The owner or lessee of any passenger car, 4844 noncommercial motor vehicle, recreational vehicle, or other 4845 vehicle of a class approved by the registrar of motor vehicles 4846 may apply to the registrar for the registration of the vehicle 4847 and issuance of sportsmen's license plates. The application for 4848 sportsmen's license plates shall specify which of the four 4849 sportsmen's license plates the applicant is requesting. The 4850 application also may be combined with a request for a special 4851 reserved license plate under section 4503.40 or 4503.42 of the 4852 Revised Code. Upon receipt of the completed application and 4853 compliance with division (C) of this section, the registrar 4854 shall issue to the applicant the appropriate vehicle 4855 registration, a set of the specifically requested sportsmen's 4856 license plates, and a validation sticker, or a validation 4857 sticker alone when required by section 4503.191 of the Revised 4858 4859 Code.

In addition to the letters and numbers ordinarily 4860 inscribed thereon, sportsmen's license plates shall be inscribed 4861 with identifying words and the figure of either a walleye, 4862 smallmouth bass, white-tailed deer, or wild turkey. Each kind of 4863 sportsmen's license plate shall be designed by the division of 4864 wildlife and approved by the registrar. Sportsmen's license 4865 plates shall bear county identification stickers that identify 4866 the county of registration as required under section 4503.19 of 4867

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the Revised Code.	4868
(C) The sportsmen's license plates and validation sticker	4869
shall be issued upon the receipt of a contribution as provided	4870
in division (D) of this section and upon payment of the regular	4871
license tax prescribed under section 4503.04 of the Revised	4872
Code, any applicable motor vehicle tax levied under Chapter	4873
4504. of the Revised Code, any additional applicable fee	4874
prescribed under section 4503.40 or 4503.42 of the Revised Code,	4875
and a bureau of motor vehicles fee not to exceed ten dollars,	4876
and compliance with all other applicable laws relating to the	4877
registration of motor vehicles.	4878
The purpose of the bureau of motor vehicles fee specified	4879
in division (C) of this section is to compensate the bureau for	4880
additional services required in the issuing of sportsmen's	4881
license plates, and the registrar shall deposit all such fees	4882
into the public safety - highway purposes fund created in	4883
section 4501.06 of the Revised Code.	4884
(D) For each application for registration and registration	4885
renewal the registrar receives under this section, the registrar	4886
shall collect a contribution in an amount not to exceed forty	4887
dollars, as determined by the division of wildlife. The	4888
registrar shall transmit this contribution to the treasurer of	4889
state for deposit in the wildlife fund created in section	4890
1531.17 of the Revised Code.	4891
(E) Sections 4503.77 and 4503.78 of the Revised Code	4892
individually apply to each kind of sportsmen's license plate	4893
created by this section.	4894

Sec. 4503.581. (A) The owner or lessee of any passenger

car, noncommercial motor vehicle, recreational vehicle, or other

vehicle of a class approved by the registrar of motor vehicles	4897
may apply to the registrar for the registration of the vehicle	4898
and issuance of "Ohio Sons of the American Legion" license	4899
plates. The application may be combined with a request for a	4900
special reserved license plate under section 4503.40 or 4503.42	4901
of the Revised Code. Upon receipt of the completed application	4902
and compliance by the applicant with divisions (B) and (C) of	4903
this section, the registrar shall issue to the applicant the	4904
appropriate vehicle registration and a set of "Ohio Sons of the	4905
American Legion" license plates and a validation sticker, or a	4906
validation sticker alone when required by section 4503.191 of	4907
the Revised Code.	4908

In addition to the letters and numbers ordinarily 4909 inscribed on the license plates, "Ohio Sons of the American 4910 Legion" license plates shall display an appropriate logo and 4911 words that are selected by representatives of the Ohio sons of 4912 the American legion and approved by the registrar. "Ohio Sons of 4913 the American Legion" license plates shall display county 4914 identification stickers that identify the county of registration 4915 as required under section 4503.19 of the Revised Code. 4916

(B) "Ohio Sons of the American Legion" license plates and 4917 a validation sticker, or validation sticker alone, shall be 4918 issued upon receipt of an application for registration of a 4919 motor vehicle under this section; payment of the regular license 4920 tax as prescribed under section 4503.04 of the Revised Code, any 4921 applicable motor vehicle license tax levied under Chapter 4504. 4922 of the Revised Code, any applicable additional fee prescribed by 4923 section 4503.40 or 4503.42 of the Revised Code, an additional 4924 administrative fee of ten dollars, and a contribution as 4925 provided in division (C)(1) of this section; and compliance with 4926 all other applicable laws relating to the registration of motor 4927

vehicles.	4928
(C)(1) For each application for registration and	4929
registration renewal notice the registrar receives under this	4930
section, the registrar shall collect a contribution of ten	4931
dollars. The registrar shall deposit this contribution into the	4932
state treasury to the credit of the license plate contribution	4933
fund created in section 4501.21 of the Revised Code.	4934
(2) The registrar shall deposit the administrative fee of	4935
ten dollars, the purpose of which is to compensate the bureau of	4936
motor vehicles for additional services required in the issuing	4937
of "Ohio Sons of the American Legion" license plates, into the	4938
state treasury to the credit of the public safety - highway	4939
purposes fund created in section 4501.06 of the Revised Code.	4940
(D) Sections 4503.77 and 4503.78 of the Revised Code do	4941
not apply to license plates issued under this section.	4942
Sec. 4503.591. (A) If a professional sports team located	4943
in this state desires to have its logo appear on license plates	4944
issued by this state, it shall enter into a contract with either	4945
a sports commission to permit such display, as permitted by	4946
division (E) of this section, or with a community charity, as	4947
permitted by division (G) of this section.	4948
(B) The owner or lessee of any passenger car,	4949
noncommercial motor vehicle, recreational vehicle, or other	4950
vehicle of a class approved by the registrar of motor vehicles	4951
may apply to the registrar for the registration of the vehicle	4952
and issuance of license plates bearing the logo of a	4953
professional sports team that has entered into a contract	4954
described in division (A) of this section. The application shall	4955
designate the sports team whose logo the owner or lessee desires	4956

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to appear on the license plates. Failure to designate a	4957
participating professional sports team shall result in rejection	4958
by the registrar of the registration application. An application	4959
made under this section may be combined with a request for a	4960
special reserved license plate under section 4503.40 or 4503.42	4961
of the Revised Code. Upon receipt of the completed application	4962
and compliance by the applicant with divisions (C) and (D) of	4963
this section, the registrar shall issue to the applicant the	4964
appropriate vehicle registration and a set of license plates	4965
bearing the logo of the professional sports team the owner	4966
designated in the application and a validation sticker, or a	4967
validation sticker alone when required by section 4503.191 of	4968
the Revised Code.	4969

In addition to the letters and numbers ordinarily inscribed thereon, professional sports team license plates shall bear the logo of a participating professional sports team, and shall display county identification stickers that identify the county of registration as required under section 4503.19 of the Revised Code.

(C) The professional sports team license plates and 4976 validation sticker, or validation sticker alone, as the case may 4977 be, shall be issued upon payment of the regular license tax as 4978 prescribed under section 4503.04 of the Revised Code, any 4979 applicable motor vehicle license tax levied under Chapter 4504. 4980 of the Revised Code, an additional fee of ten dollars, and 4981 compliance with all other applicable laws relating to the 4982 registration of motor vehicles. If the application for a 4983 professional sports team license plate is combined with a 4984 request for a special reserved license plate under section 4985 4503.40 or 4503.42 of the Revised Code, the license plates and 4986 validation sticker, or validation sticker alone, shall be issued 4987

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upon payment of the taxes and fees described in this division	4988
plus the additional fee prescribed under section 4503.40 or	4989
4503.42 of the Revised Code and compliance with all other	4990
applicable laws relating to the registration of motor vehicles.	4991

(D) For each application for registration and registration 4992 renewal notice the registrar receives under this section, the 4993 registrar shall collect a contribution of twenty-five dollars. 4994 The registrar shall transmit this contribution to the treasurer 4995 of state for deposit into the license plate contribution fund 4996 created by section 4501.21 of the Revised Code. 4997

The registrar shall transmit the additional fee of ten dollars, which is to compensate the bureau of motor vehicles for the additional services required in the issuing of professional sports team 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.

(E) If a professional sports team located in this state 5005 desires to have its logo appear on license plates issued by this 5006 5007 state and it desires to do so pursuant to this division, it shall inform the largest convention and visitors' bureau of the 5008 county in which the professional sports team is located of that 5009 desire. That convention and visitors' bureau shall create a 5010 sports commission to operate in that county to receive the 5011 contributions that are paid by applicants who choose to be 5012 issued license plates bearing the logo of that professional 5013 sports team for display on their motor vehicles. The sports 5014 commission shall negotiate with the professional sports team to 5015 permit the display of the team's logo on license plates issued 5016 by this state, enter into the contract with the team to permit 5017

such display, and pay to the team any licensing or rights fee	5018
that must be paid in connection with the issuance of the license	5019
plates. Upon execution of the contract, the sports commission	5020
shall provide a copy of it to the registrar, along with any	5021
other documentation the registrar may require. Upon receipt of	5022
the contract and any required additional documentation, and when	5023
the numerical requirement contained in division (A) of section	5024
4503.78 of the Revised Code has been met relative to that	5025
particular professional sports team, the registrar shall take	5026
the measures necessary to issue license plates bearing the logo	5027
of that team.	5028

(F) A sports commission shall expend the money it receives 5029 pursuant to section 4501.21 of the Revised Code to attract 5030 amateur regional, national, and international sporting events to 5031 the municipal corporation, county, or township in which it is 5032 located, and it may sponsor such events. Prior to attracting or 5033 sponsoring such events, the sports commission shall perform an 5034 economic analysis to determine whether the proposed event will 5035 have a positive economic effect on the greater area in which the 5036 event will be held. A sports commission shall not expend any 5037 money it receives under that section to attract or sponsor an 5038 amateur regional, national, or international sporting event if 5039 its economic analysis does not result in a finding that the 5040 proposed event will have a positive economic effect on the 5041 greater area in which the event will be held. 5042

A sports commission that receives money pursuant to that 5043 section, in addition to any other duties imposed on it by law 5044 and notwithstanding the scope of those duties, also shall 5045 encourage the economic development of this state through the 5046 promotion of tourism within all areas of this state. A sports 5047 commission that receives ten thousand dollars or more during any 5048

calendar year shall submit a written report to the director of 5049 development, on or before the first day of October of the next 5050 succeeding year, detailing its efforts and expenditures in the 5051 promotion of tourism during the calendar year in which it 5052 received the ten thousand dollars or more.

As used in this division, "promotion of tourism" means the
encouragement through advertising, educational and informational
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means, and public relations, both within the state and outside
of it, of travel by persons away from their homes for pleasure,
personal reasons, or other purposes, except to work, to this
state or to the region in which the sports commission is
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(G) If a professional sports team located in this state 5061 desires to have its logo appear on license plates issued by this 5062 state and it does not desire to do so pursuant to division (E) 5063 of this section, it shall do so pursuant to this division. The 5064 professional sports team shall notify a community charity of 5065 that desire. That community charity may negotiate with the 5066 professional sports team to permit the display of the team's 5067 logo on license plates issued by this state, enter into a 5068 contract with the team to permit such display, and pay to the 5069 team any licensing or rights fee that must be paid in connection 5070 with the issuance of the license plates. Upon execution of a 5071 contract, the community charity shall provide a copy of it to 5072 the registrar along with any other documentation the registrar 5073 may require. Upon receipt of the contract and any required 5074 additional documentation, and when the numerical requirement 5075 contained in division (A) of section 4503.78 of the Revised Code 5076 has been met relative to that particular professional sports 5077 team, the registrar shall take the measures necessary to issue 5078 license plates bearing the logo of that team. 5079

(H)(1) A community charity shall expend the money it	5080
receives pursuant to section 4501.21 of the Revised Code solely	5081
to provide financial support to a sports commission for the	5082
purposes described in division (F) of this section and to	5083
nonprofit organizations located in this state that seek to	5084
improve the lives of those who are less fortunate and who reside	5085
in the region and state in which is located the sports team with	5086
which the community charity entered into a contract pursuant to	5087
division (G) of this section. Such organizations shall achieve	5088
this purpose through activities such as youth sports programs;	5089
educational, health, social, and community service programs; or	5090
services such as emergency assistance or employment, education,	5091
housing, and nutrition services.	5092

The community charity shall not expend any money it receives pursuant to section 4501.21 of the Revised Code if the expenditure will be received by a nonprofit organization that will use the money in a manner or for a purpose that is not described in this division.

- (2) The community charity shall provide a written 5098 quarterly report to the director of development and the director 5099 of job and family services detailing the expenditures of the 5100 money it receives pursuant to section 4501.21 of the Revised 5101 Code. The report shall include the amount of such money received 5102 and an accounting of all expenditures of such money. 5103
 - (I) For purposes of this section:
- (1) The "largest" convention and visitors' bureau of a county is the bureau that receives the largest amount of money generated in that county from excise taxes levied on lodging transactions under sections 351.021, 5739.08, and 5739.09 of the Revised Code.

(2) "Sports commission" means a nonprofit corporation

organized under the laws of this state that is entitled to tax

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exempt status under section 501(c)(3) of the "Internal Revenue

Code of 1986," 100 Stat. 2085, 26 U.S.C.A. 501, as amended, and

whose function is to attract, promote, or sponsor sports and

athletic events within a municipal corporation, county, or

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township.

Such a commission shall consist of twenty-one members. 5117 Seven members shall be appointed by the mayor of the largest 5118 city to be served by the commission. Seven members shall be 5119 appointed by the board of county commissioners of the county to 5120 be served by the commission. Seven members shall be appointed by 5121 the largest convention and visitors' bureau in the area to be 5122 served by the commission. A sports commission may provide all 5123 services related to attracting, promoting, or sponsoring such 5124 events, including, but not limited to, the booking of athletes 5125 and teams, scheduling, and hiring or contracting for staff, 5126 ushers, managers, and other persons whose functions are directly 5127 related to the sports and athletic events the commission 5128 attracts, promotes, or sponsors. 5129

- (3) "Community charity" means a nonprofit corporation 5130 organized under the laws of this state that is entitled to tax 5131 exempt status under section 501(c)(3) of the "Internal Revenue 5132 Code of 1986," 100 Stat. 2085, 26 U.S.C. 501, as amended, and 5133 that enters into a contract with a professional sports team 5134 pursuant to division (G) of this section. 5135
- (4) "Nonprofit organization" means a nonprofit corporation 5136 organized under the laws of this state that is entitled to tax 5137 exempt status under section 501(c)(3) of the "Internal Revenue 5138 Code of 1986," 100 Stat. 2085, 26 U.S.C. 501, as amended, and 5139

that	receiv	es	money	from	а	community	charity	pursuant	to	5140
divis	sion (H	(1) of t	this	sec	ction.				5141

Sec. 4503.593. (A) The owner or lessee of any passenger 5142 car, noncommercial motor vehicle, recreational vehicle, or other 5143 vehicle of a class approved by the registrar of motor vehicles 5144 may apply to the registrar for the registration of the vehicle 5145 and issuance of "Post-Traumatic Stress" license plates. An 5146 5147 application made under this section may be combined with a request for a special reserved license plate under section 5148 4503.40 or 4503.42 of the Revised Code. Upon receipt of the 5149 5150 completed application and compliance by the applicant with divisions (B) and (C) of this section, the registrar shall issue 5151 to the applicant the appropriate vehicle registration and a set 5152 of "Post-Traumatic Stress" license plates and a validation 5153 sticker, or a validation sticker alone when required by section 5154 4503.191 of the Revised Code. 5155

In addition to the letters and numbers ordinarily 5156 inscribed on the license plates, "Post-Traumatic Stress" license 5157 plates shall be inscribed with identifying words or markings 5158 that are designed by the director of mental health and addiction 5159 services and that are approved by the registrar. "Post-Traumatic 5160 Stress" license plates shall display county identification 5161 stickers that identify the county of registration as required 5162 under section 4503.19 of the Revised Code. 5163

(B) "Post-Traumatic Stress" license plates and a 5164 validation sticker, or validation sticker alone, shall be issued 5165 upon receipt of a contribution as provided in division (C) (1) of 5166 this section and upon payment of the regular license tax as 5167 prescribed under section 4503.04 of the Revised Code, any 5168 applicable motor vehicle license tax levied under Chapter 4504. 5169

of the Revised Code, any applicable additional fee prescribed by	5170
section 4503.40 or 4503.42 of the Revised Code, a bureau of	5171
motor vehicles administrative fee of ten dollars, and compliance	5172
with all other applicable laws relating to the registration of	5173
motor vehicles.	5174
(C)(1) For each application for registration and	5175
registration renewal notice the registrar receives under this	5176
section, the registrar shall collect a contribution of forty	5177
dollars. The registrar shall transmit this contribution into the	5178
state treasury to the credit of the post-traumatic stress	5179
license plate contribution fund created in division (D) of this	5180
section.	5181
(2) The registrar shall deposit the bureau administrative	5182
fee of ten dollars, the purpose of which is to compensate the	5183
bureau for additional services required in the issuing of "Post-	5184
Traumatic Stress" license plates, into the state treasury to the	5185
credit of the public safety - highway purposes fund created in	5186
section 4501.06 of the Revised Code.	5187
(D) There is hereby created in the state treasury the	5188
post-traumatic stress license plate contribution fund. The fund	5189
shall consist of money deposited into it by the registrar under	5190
this section. The director of mental health and addiction	5191
services or the director's designee shall use money in the fund	5192
to issue grants to nonprofit organizations that help victims of	5193
violence recover from post-traumatic stress. Such nonprofit	5194
organizations shall use the grants to provide services to such	5195
victims. The director shall approve the nonprofit organizations	5196
that receive such grants and the amounts paid to each such	5197
nonprofit organization.	5198

(E) Sections 4503.77 and 4503.78 of the Revised Code do-

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not apply to license plates issued under this section.

Sec. 4503.67. (A) If the national organization of the boy 5201 scouts of America desires to have its logo appear on license 5202 plates issued by this state, a representative of the Dan Beard 5203 council shall enter into a contract with the registrar of motor 5204 vehicles as provided in division (D) of this section. The owner 5205 or lessee of any passenger car, noncommercial motor vehicle, 5206 recreational vehicle, or other vehicle of a class approved by 5207 the registrar may apply to the registrar for the registration of 5208 the vehicle and issuance of license plates bearing the logo of 5209 5210 the boy scouts of America if the council representative has entered into such a contract. An application made under this 5211 section may be combined with a request for a special reserved 5212 license plate under section 4503.40 or 4503.42 of the Revised 5213 Code. Upon receipt of the completed application and compliance 5214 by the applicant with divisions (B) and (C) of this section, the 5215 registrar shall issue to the applicant the appropriate vehicle 5216 registration and a set of license plates bearing the logo of the 5217 boy scouts of America and a validation sticker, or a validation 5218 sticker alone when required by section 4503.191 of the Revised 5219 Code. 5220

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

(B) The boy scouts logo license plates and validation 5225 sticker, or validation sticker alone, as the case may be, shall 5226 be issued upon payment of the regular license tax as prescribed 5227 under section 4503.04 of the Revised Code, any applicable motor 5228 vehicle license tax levied under Chapter 4504. of the Revised 5229

Code, a fee of ten dollars for the purpose of compensating the	5230
bureau of motor vehicles for additional services required in the	5231
issuing of boy scouts license plates, and compliance with all	5232
other applicable laws relating to the registration of motor	5233
vehicles. If the application for a boy scouts license plate is	5234
combined with a request for a special reserved license plate	5235
under section 4503.40 or 4503.42 of the Revised Code, the	5236
license plates and validation sticker, or validation sticker	5237
alone, shall be issued upon payment of the regular license tax	5238
as prescribed under section 4503.04 of the Revised Code, any	5239
applicable motor vehicle tax levied under Chapter 4504. of the	5240
Revised Code, a fee of ten dollars for the purpose of	5241
compensating the bureau of motor vehicles for additional	5242
services required in the issuing of the plates, the additional	5243
fee prescribed under section 4503.40 or 4503.42 of the Revised	5244
Code, and compliance with all other applicable laws relating to	5245
the registration of motor vehicles.	5246

(C) For each application for registration and registration 5247 renewal notice the registrar receives under this section, the 5248 registrar shall collect a contribution of fifteen dollars. The 5249 registrar shall transmit this contribution to the treasurer of 5250 state for deposit into the license plate contribution fund 5251 created by section 4501.21 of the Revised Code. 5252

The registrar shall transmit the additional fee of ten 5253 dollars paid to compensate the bureau for the additional 5254 services required in the issuing of boy scouts license plates to 5255 the treasurer of state for deposit into the state treasury to 5256 the credit of the public safety - highway purposes fund created 5257 by section 4501.06 of the Revised Code. 5258

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

America desires to have its logo appear on license plates issued 5260 by this state, a representative of the Dan Beard council shall 5261 contract with the registrar to permit the display of the logo on 5262 license plates issued by this state. Upon execution of the 5263 contract, the council shall provide a copy of it to the 5264 registrar, along with any other documentation the registrar may 5265 require. Upon receiving the contract and any required additional 5266 documentation, and when the numerical requirement contained in 5267 division (A) of section 4503.78 of the Revised Code has been met 5268 relative to the boy scouts of America, the registrar shall take 5269 the measures necessary to issue license plates bearing the logo 5270 of the boy scouts of America. 5271

Sec. 4503.68. (A) If the national organization of the girl 5272 scouts of the United States of America desires to have its logo 5273 appear on license plates issued by this state, a representative 5274 of the girl scouts of Ohio's heartland shall enter into a 5275 contract with the registrar of motor vehicles as provided in 5276 division (D) of this section. The owner or lessee of any 5277 passenger car, noncommercial motor vehicle, recreational 5278 vehicle, or other vehicle of a class approved by the registrar 5279 may apply to the registrar for the registration of the vehicle 5280 and issuance of license plates bearing the logo of the girl 5281 scouts of the United States of America if the girl scouts of 5282 Ohio's heartland representative has entered into such a 5283 contract. An application made under this section may be combined 5284 with a request for a special reserved license plate under 5285 section 4503.40 or 4503.42 of the Revised Code. Upon receipt of 5286 the completed application and compliance by the applicant with 5287 divisions (B) and (C) of this section, the registrar shall issue 5288 to the applicant the appropriate vehicle registration and a set 5289 of license plates bearing the logo of the girl scouts of the 5290

United States of America and a validation sticker, or a	5291
validation sticker alone when required by section 4503.191 of	5292
the Revised Code.	5293

In addition to the letters and numbers ordinarily 5294 inscribed thereon, the plates shall display county 5295 identification stickers that identify the county of registration 5296 as required under section 4503.19 of the Revised Code. 5297

(B) The girl scouts logo license plates and validation 5298 5299 sticker, or validation sticker alone, as the case may be, shall be issued upon payment of the regular license tax as prescribed 5300 under section 4503.04 of the Revised Code, any applicable motor 5301 vehicle license tax levied under Chapter 4504. of the Revised 5302 Code, a fee of ten dollars for the purpose of compensating the 5303 bureau of motor vehicles for additional services required in the 5304 issuing of girl scouts license plates, and compliance with all 5305 other applicable laws relating to the registration of motor 5306 vehicles. If the application for a girl scouts license plate is 5307 combined with a request for a special reserved license plate 5308 under section 4503.40 or 4503.42 of the Revised Code, the 5309 license plates and validation sticker, or validation sticker 5310 alone, shall be issued upon payment of the regular license tax 5311 as prescribed under section 4503.04 of the Revised Code, any 5312 applicable motor vehicle tax levied under Chapter 4504. of the 5313 Revised Code, a fee of ten dollars for the purpose of 5314 compensating the bureau of motor vehicles for additional 5315 services required in the issuing of the plates, the additional 5316 fee prescribed under section 4503.40 or 4503.42 of the Revised 5317 Code, and compliance with all other applicable laws relating to 5318 the registration of motor vehicles. 5319

(C) For each application for registration and registration

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renewal notice the registrar receives under this section, the	5321
registrar shall collect a contribution of fifteen dollars. The	5322
registrar shall transmit this contribution to the treasurer of	5323
state for deposit into the license plate contribution fund	5324
created by section 4501.21 of the Revised Code.	5325

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

(D) If the national organization of the girl scouts of the 5332 United States of America desires to have its logo appear on 5333 license plates issued by this state, a representative from the 5334 girl scouts of Ohio's heartland shall contract with the 5335 registrar to permit the display of the logo on license plates 5336 issued by this state. Upon execution of the contract, the girl 5337 scouts of Ohio's heartland shall provide a copy of it to the 5338 registrar, along with any other documentation the registrar may 5339 require. Upon receiving the contract and any required additional 5340 documentation, and when the numerical requirement contained in 5341 division (A) of section 4503.78 of the Revised Code has been met 5342 relative to the girl scouts of the United States of America, the 5343 registrar shall take the measures necessary to issue license 5344 plates bearing the logo of the girl scouts of the United States 5345 of America. 5346

Sec. 4503.69. (A) If the national organization of the 5347 eagle scouts desires to have its logo appear on license plates 5348 issued by this state, a representative of the Dan Beard council 5349 shall enter into a contract with the registrar of motor vehicles 5350

as provided in division (D) of this section. The owner or lessee	5351
of any passenger car, noncommercial motor vehicle, recreational	5352
vehicle, or other vehicle of a class approved by the registrar	5353
may apply to the registrar for the registration of the vehicle	5354
and issuance of license plates bearing the logo of the eagle	5355
scouts if the council representative has entered into such a	5356
contract on behalf of the eagle scouts. An application made	5357
under this section may be combined with a request for a special	5358
reserved license plate under section 4503.40 or 4503.42 of the	5359
Revised Code. Upon receipt of the completed application and	5360
compliance by the applicant with divisions (B) and (C) of this	5361
section, the registrar shall issue to the applicant the	5362
appropriate vehicle registration and a set of license plates	5363
bearing the logo of the eagle scouts and a validation sticker,	5364
or a validation sticker alone when required by section 4503.191	5365
of the Revised Code.	5366

In addition to the letters and numbers ordinarily 5367 inscribed thereon, the plates shall display county 5368 identification stickers that identify the county of registration 5369 as required under section 4503.19 of the Revised Code. 5370

(B) The eagle scouts logo license plates and validation 5371 sticker, or validation sticker alone, as the case may be, shall 5372 be issued upon payment of the regular license tax as prescribed 5373 under section 4503.04 of the Revised Code, any applicable motor 5374 vehicle license tax levied under Chapter 4504. of the Revised 5375 Code, a fee of ten dollars for the purpose of compensating the 5376 bureau of motor vehicles for additional services required in the 5377 issuing of eagle scouts license plates, and compliance with all 5378 other applicable laws relating to the registration of motor 5379 vehicles. If the application for an eagle scouts license plate 5380 is combined with a request for a special reserved license plate 5381

under section 4503.40 or 4503.42 of the Revised Code, the	5382
license plates and validation sticker, or validation sticker	5383
alone, shall be issued upon payment of the regular license tax	5384
as prescribed under section 4503.04 of the Revised Code, any	5385
applicable motor vehicle tax levied under Chapter 4504. of the	5386
Revised Code, a fee of ten dollars for the purpose of	5387
compensating the bureau of motor vehicles for additional	5388
services required in the issuing of the plates, the additional	5389
fee prescribed under section 4503.40 or 4503.42 of the Revised	5390
Code, and compliance with all other applicable laws relating to	5391
the registration of motor vehicles.	5392

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

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

(D) If the national organization of the eagle scouts

desires to have its logo appear on license plates issued by this

state, a representative from the Dan Beard council shall

contract with the registrar to permit the display of the logo on

license plates issued by this state. Upon execution of the

contract, the council shall provide a copy of it to the

registrar, along with any other documentation the registrar may

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require. Upon receiving the contract and any required additional	5412
documentation, and when the numerical requirement contained in	5413
division (A) of section 4503.78 of the Revised Code has been met	5414
relative to the eagle scouts, the registrar shall take the	5415
measures necessary to issue license plates bearing the logo of	5416
the eagle scouts.	5417
Sec. 4503.771 4503.77. (A) The sponsor of a nonstandard	5418
specialty license plate, as defined when the contributions for	5419
that specialty license plate are credited to the license plate	5420
contribution fund established in section 4503.77 4501.21 of the	5421
Revised Code, shall verify the contact information for that	5422
sponsor by the first day of December of each year on a form	5423
established by the registrar of motor vehicles. If the sponsor	5424
fails to verify such contact information by the thirty-first day	5425
of December of any year, the registrar, beginning the first day	5426
of January of the following year, shall transmit the	5427
contribution for each registration involving that nonstandard-	5428
specialty license plate to the treasurer of state for deposit	5429
into the general revenue fund, instead of for deposit in the	5430
license plate contribution fund-created in section 4501.21 of	5431
the Revised Code. The registrar also immediately shall send a	5432
notice to the sponsor that no additional funds will be deposited	5433
into the license plate contribution fund until the contact	5434
information form is received by the registrar. Upon receiving	5435
the contact information form, the registrar shall resume	5436
transmitting the contributions received for that license plate	5437
to the treasurer of state for deposit into the license plate	5438
contribution fund and later distribution to the sponsor.	5439

(B) If the sponsor of a nonstandard specialty license

contributions for the associated license plate into the general

plate ceases to exist, the registrar shall deposit the

revenue fund. If that sponsor is later reestablished, the	5443
sponsor shall submit to the registrar written confirmation of	5444
the sponsor's reestablishment along with the contact information	5445
form. Upon receipt of the confirmation and form, the registrar	5446
shall resume transmitting all contributions received for the	5447
associated license plate into the license plate contribution	5448
fund for later distribution to the sponsor.	5449
Sec. 4503.78. (A) Except as may otherwise be specifically	5450
provided by law, the registrar of motor vehicles is not required	5451
to implement any legislation that creates a specialty license	5452
plate and provides for its issuance until the registrar receives	5453
written statements from not less than one hundred fifty persons,	5454
indicating that they intend to apply for and obtain such license	5455
plates for their motor vehicles. The registrar may require such	5456
statements to be made on a form the registrar provides.	5457
(B) If a program involving a nonstandard license plate is	5458
terminated under division (B)(1) of section 4503.77 of the	5459
Revised Code, the sponsor of that license plate may apply to the	5460
registrar for the reestablishment of that program, as permitted	5461
by division (D) of that section. The registrar shall not-	5462
reestablish the program involving that nonstandard license plate	5463
until the registrar receives written statements from not less-	5464
than twenty five persons, indicating that they intend to apply	5465
for and obtain such license plates for their motor vehicles. The	5466
registrar may require such statements to be made on a form-	5467
approved by the registrar.	5468
In determining whether twenty-five persons have so-	5469
indicated their intentions, the registrar shall include in the-	5470
total the number of motor vehicles that continue to display the-	5471

nonstandard license plate of the terminated program, as-

permitted by division (C) of section 4503.77 of the Revised-	5473
Code.	5474
Sec. 4503.791 4503.79. Beginning on the date that is six	5475
months after the effective date of this section, any motor-	5476
vehicle (A) Except as may otherwise specifically be provided by	5477
the general assembly, the registrar shall issue a specialty	5478
license plate that is in existence on the effective date of this	5479
section and for which the registrar of motor vehicles or a	5480
deputy registrar collects a contribution from the person who	5481
applies for the registration of the motor vehicle and, except as	5482
may otherwise specifically be provided by the general assembly,	5483
any license plate created after the effective date of this-	5484
section for which the registrar or a deputy registrar collects a	5485
contribution from the person who applies for the registration of	5486
the motor vehicle, shall be eligible to be issued to for a	5487
<pre>passenger car, a noncommercial vehicle, a recreational vehicle,</pre>	5488
or any other vehicle of a class approved by the registrar.	5489
(B) The contribution amount for any specialty license	5490
plate shall be the same each year, regardless of whether the	5491
application is for the initial issuance or the renewal of that	5492
specialty license plate.	5493
Sec. 4503.83. (A) The owner or lessee of a fleet of	5494
apportioned vehicles may apply to the registrar of motor	5495
vehicles for the registration of any apportioned vehicle,	5496
commercial trailer, or other vehicle of a class approved by the	5497
registrar and issuance of company logo license plates. The	5498
initial application shall be for not less than fifty eligible	5499
vehicles. The applicant shall provide the registrar the artwork	5500
for the company logo plate in a format designated by the	5501
registrar. The registrar shall approve the artwork or return the	5502

artwork for modification in accordance with any design	5503
requirements reasonably imposed by the registrar.	5504
Upon approval of the artwork and receipt of the completed	5505
application and compliance with divisions (B) and (C) of this	5506
section, the registrar shall issue to the applicant the	5507
appropriate vehicle registration and the appropriate number of	5508
company logo license plates with a validation sticker or a	5509
validation sticker alone when required by section 4503.191 of	5510
the Revised Code, except that no validation sticker shall be	5511
issued under this section for either of the following:	5512
(1) A motor vehicle for which the registration tax is	5513
specified in section 4503.042 of the Revised Code;	5514
(2) A motor vehicle that is issued a universal validation	5515
sticker under division (A)(2) of section 4503.191 of the Revised	5516
Code, except as provided by that section.	5517
In addition to the letters and numbers ordinarily	5518
inscribed on license plates, company logo license plates shall	5519
be inscribed with words and markings requested by the applicant	5520
and approved by the registrar.	5521
(B) A company logo license plate and a validation sticker	5522
or, when applicable, a validation sticker alone shall be issued	5523
upon payment of the applicable regular license tax prescribed in	5524
section 4503.042 or 4503.65 of the Revised Code for the	5525
registration of a vehicle in this state, any applicable fees	5526
prescribed in section 4503.10 of the Revised Code, any	5527
applicable motor vehicle tax levied under Chapter 4504. of the	5528
Revised Code, a bureau of motor vehicles fee of six dollars when	5529
a company logo license plate actually is issued, and compliance	5530
with all other applicable laws relating to the registration of	5531

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motor vehicles. If a company logo plate is issued to replace an	5532
existing license plate for the same vehicle, the replacement	5533
license plate fees prescribed in division (A) of section 4503.19	5534
of the Revised Code shall not apply.	5535
(C) The registrar shall deposit the bureau of motor	5536
vehicles fee specified in division (B) of this section, the	5537
purpose of which is to compensate the bureau for the additional	5538
services required in issuing company logo license plates, in the	5539
public safety - highway purposes fund created in section 4501.06	5540
of the Revised Code.	5541
Sec. 4503.871. (A) The owner or lessee of any passenger	5542
car, noncommercial motor vehicle, recreational vehicle,	5543
motorcycle, cab-enclosed motorcycle, or other vehicle of a class	5544
approved by the registrar of motor vehicles, and, effective	5545
January 1, 2017, the owner or lessee of any motor-driven cycle-	5546
or motor scooter _may apply to the registrar for the	5547
registration of the vehicle and issuance of "Solon City Schools"	5548
license plates. The application for "Solon City Schools" license	5549
plates may be combined with a request for a special reserved	5550
license plate under section 4503.40 or 4503.42 of the Revised	5551
Code. Upon receipt of the completed application and compliance	5552
with division (B) of this section, the registrar shall issue to	5553
the applicant the appropriate vehicle registration and a set of	5554
"Solon City Schools" license plates with a validation sticker or	5555
a validation sticker alone when required by section 4503.191 of	5556
the Revised Code.	5557
In addition to the letters and numbers ordinarily	5558

inscribed thereon, "Solon City Schools" license plates shall

bear display words and markings selected by representatives of

the Solon city school district. The and that are approved by

4501.21 of the Revised Code.

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the registrar shall approve the final design. "Solon City	5562
Schools" license plates shall bear display county identification	5563
stickers that identify the county of registration as required	5564
under section 4503.19 of the Revised Code.	5565
(B) "Solon City Schools" license plates and <u>a</u> validation	5566
stickers sticker, or a validation sticker alone, shall be issued	5567
upon receipt of an application for registration of a motor	5568
vehicle under this section; payment of the regular license tax	5569
as prescribed under section 4503.04 of the Revised Code, any	5570
applicable motor vehicle tax levied under Chapter 4504. of the	5571
Revised Code, any applicable additional fee prescribed by	5572
section 4503.40 or 4503.42 of the Revised Code, a bureau of	5573
motor vehicles administrative fee of ten dollars, and the	5574
contribution specified in division (C) $\underline{\text{(1)}}$ of this section τ_{L} and	5575
compliance with all other applicable laws relating to the	5576
registration of motor vehicles. If the application for "Solon	5577
City Schools" license plates is combined with a request for a	5578
special reserved license plate under section 4503.40 or 4503.42	5579
of the Revised Code, the license plates and validation sticker	5580
shall be issued upon payment of the contribution, fees, and	5581
taxes contained in this division and the additional fee-	5582
prescribed under section 4503.40 or 4503.42 of the Revised Code.	5583
(C)(1) For each application for registration and	5584
registration renewal submitted under this section, the registrar	5585
shall collect a contribution of thirty dollars. The registrar	5586
shall pay this contribution into the state treasury to the	5587
credit of the license plate contribution fund created in section	5588

(2) The registrar shall pay the ten-dollar bureau

administrative fee, the purpose of which is to compensate the

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bureau for additional services required in issuing "Solon City	5592
Schools" license plates, into the state treasury to the credit	5593
of the public safety - highway purposes fund created in section	5594
4501.06 of the Revised Code.	5595

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

Sec. 4503.873. (A) The owner or lessee of any passenger 5598 car, noncommercial motor vehicle, recreational vehicle, 5599 motorcycle, cab enclosed motorcycle, motor driven cycle, motor-5600 scooter, or other vehicle of a class approved by the registrar 5601 of motor vehicles may apply to the registrar for the 5602 registration of the vehicle and issuance of "Padua Franciscan 5603 High School" license plates. The application may be combined 5604 with a request for a special reserved license plate under 5605 section 4503.40 or 4503.42 of the Revised Code. 5606

Upon receipt of the completed application and compliance 5607 by the applicant with divisions (B) and (C) of this section, the 5608 registrar shall issue to the applicant the appropriate vehicle 5609 registration and a set of "Padua Franciscan High School" license 5610 plates and a validation sticker, or a validation sticker alone 5611 when required by section 4503.191 of the Revised Code. 5612

In addition to the letters and numbers ordinarily 5613 inscribed on the license plates, "Padua Franciscan High School" 5614 license plates shall display an appropriate logo and words 5615 selected by Padua Franciscan high school and that are approved 5616 by the registrar. "Padua Franciscan High School" license plates 5617 shall display county identification stickers that identify the 5618 county of registration as required under section 4503.19 of the 5619 Revised Code. 5620

(B) "Padua Franciscan High School" license plates and a	5621
validation sticker, or validation sticker alone, shall be issued	5622
upon receipt of an application for registration of a motor	5623
vehicle under this section; payment of the regular license tax	5624
as prescribed under section 4503.04 of the Revised Code, any	5625
applicable motor vehicle license tax levied under Chapter 4504.	5626
of the Revised Code, any applicable additional fee prescribed by	5627
section 4503.40 or 4503.42 of the Revised Code, an additional	5628
administrative fee of ten dollars, and a contribution as	5629
provided in division (C)(1) of this section; and compliance with	5630
all other applicable laws relating to the registration of motor	5631
vehicles.	5632
(C)(1) For each application for registration and	5633
registration renewal notice the registrar receives under this	5634
section, the registrar shall collect a contribution of thirty	5635
dollars. The registrar shall deposit this contribution into the	5636
state treasury to the credit of the license plate contribution	5637
fund created in section 4501.21 of the Revised Code.	5638
(2) The registrar shall deposit the administrative fee of	5639
ten dollars, the purpose of which is to compensate the bureau of	5640
motor vehicles for additional services required in the issuing	5641
of "Padua Franciscan High School" license plates, into the state	5642
treasury to the credit of the public safety - highway purposes	5643
fund created in section 4501.06 of the Revised Code.	5644
(D) Sections 4503.77 and 4503.78 of the Revised Code do	5645
not apply to license plates issued under this section.	5646
Sec. 4503.874. (A) The owner or lessee of any passenger	5647
car, noncommercial motor vehicle, recreational vehicle,	5648
motorcycle, cab-enclosed motorcycle, or other vehicle of a class	5649
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approved by the registrar of motor vehicles, and, effective

January 1, 2017, the owner or lessee of any motor driven cycle	5651
or motor scooter—_may apply to the registrar for the	5652
registration of the vehicle and issuance of "Lakewood St. Edward	5653
High School" license plates. The application for "Lakewood St.	5654
Edward High School" license plates may be combined with a	5655
request for a special reserved license plate under section	5656
4503.40 or 4503.42 of the Revised Code. Upon receipt of the	5657
completed application and compliance with division (B) of this	5658
section, the registrar shall issue to the applicant the	5659
appropriate vehicle registration and a set of "Lakewood St.	5660
Edward High School" license plates with a validation sticker or	5661
a validation sticker alone when required by section 4503.191 of	5662
the Revised Code.	5663

In addition to the letters and numbers ordinarily 5664 inscribed thereon, "Lakewood St. Edward High School" license 5665 plates shall bear display words and markings selected by 5666 representatives of Lakewood St. Edward high school. The 5667 registrar shall approve the final design and that are approved 5668 by the registrar. "Lakewood St. Edward High School" license 5669 plates shall bear display county identification stickers that 5670 identify the county of registration as required under section 5671 4503.19 of the Revised Code. 5672

(B) "Lakewood St. Edward High School" license plates and 5673 validation stickers shall be issued upon payment of the regular 5674 license tax as prescribed under section 4503.04 of the Revised 5675 Code, any applicable motor vehicle tax levied under Chapter 5676 4504. of the Revised Code, a bureau of motor vehicles 5677 administrative fee of ten dollars, the contribution specified in 5678 division (C) $\underline{(1)}$ of this section, and compliance with all other 5679 applicable laws relating to the registration of motor vehicles. 5680 If the application for "Lakewood St. Edward High School" license 5681

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plates is combined with a request for a special reserved license	5682
plate under section 4503.40 or 4503.42 of the Revised Code, the	5683
license plates and validation sticker shall be issued upon	5684
payment of the contribution, fees, and taxes contained in this	5685
division and the additional fee prescribed under section 4503.40	5686
or 4503.42 of the Revised Code.	5687

- (C) (1) For each application for registration and registration renewal submitted under this section, the registrar shall collect a contribution of thirty dollars. The registrar shall pay 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 pay the ten-dollar bureau 5694 administrative fee, the purpose of which is to compensate the 5695 bureau for additional services required in issuing "Lakewood St. 5696 Edward High School" license plates, into the state treasury to 5697 the credit of the public safety highway purposes fund created 5698 in section 4501.06 of the Revised Code. 5699
- (D) Sections 4503.77 and 4503.78 of the Revised Code do

 not apply to license plates issued under this section.

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Sec. 4503.875. (A) The owner or lessee of any passenger 5702 car, noncommercial motor vehicle, recreational vehicle, 5703 motorcycle, cab-enclosed motorcycle, motor-driven cycle, motor-5704 scooter, or other vehicle of a class approved by the registrar 5705 of motor vehicles may apply to the registrar for the 5706 registration of the vehicle and issuance of "Walsh Jesuit High 5707 School" license plates. The application for "Walsh Jesuit High 5708 School" license plates may be combined with a request for a 5709 special reserved license plate under section 4503.40 or 4503.42 5710 of the Revised Code. Upon receipt of the completed application 5711

and compliance with divisions (B) and (C) of this section, the	5712
registrar shall issue to the applicant the appropriate vehicle	5713
registration and a set of "Walsh Jesuit High School" license	5714
plates with a validation sticker or a validation sticker alone	5715
when required by section 4503.191 of the Revised Code.	5716

In addition to the letters and numbers ordinarily 5717 inscribed thereon, "Walsh Jesuit High School" license plates 5718 shall bear words and markings selected by Walsh Jesuit high 5719 school and that are approved by the registrar. "Walsh Jesuit 5720 High School" license plates shall display county identification 5721 stickers that identify the county of registration as required 5722 under section 4503.19 of the Revised Code. 5723

- (B) "Walsh Jesuit High School" license plates and 5724 validation stickers shall be issued upon payment of the regular 5725 license tax as prescribed under section 4503.04 of the Revised 5726 Code, any applicable motor vehicle tax levied under Chapter 5727 4504. of the Revised Code, a bureau of motor vehicles 5728 administrative fee of ten dollars, the contribution specified in 5729 division (C)(1) of this section, and compliance with all other 5730 applicable laws relating to the registration of motor vehicles. 5731 If the application for "Walsh Jesuit High School" license plates 5732 is combined with a request for a special reserved license plate 5733 under section 4503.40 or 4503.42 of the Revised Code, the 5734 license plates and validation sticker shall be issued upon 5735 payment of the contribution, fees, and taxes contained in this 5736 division and the additional fee prescribed under section 4503.40 5737 or 4503.42 of the Revised Code. 5738
- (C)(1) For each application for registration and 5739 registration renewal submitted under this section, the registrar 5740 shall collect a contribution of thirty dollars. The registrar 5741

shall pay this contribution into the state treasury to the	5742
credit of the license plate contribution fund created in section	5743
4501.21 of the Revised Code.	5744
(2) The registrar shall pay the ten-dollar bureau	5745
administrative fee, the purpose of which is to compensate the	5746
bureau for additional services required in issuing "Walsh Jesuit	5747
High School" license plates, into the state treasury to the	5748
credit of the public safety - highway purposes fund created in	5749
section 4501.06 of the Revised Code.	5750
(D) Sections 4503.77 and 4503.78 of the Revised Code do	5751
not apply to license plates issued under this section.	5752
Sec. 4503.876. (A) The owner or lessee of any passenger	5753
car, noncommercial motor vehicle, recreational vehicle,	5754
motorcycle, cab-enclosed motorcycle, motor-driven cycle, motor-	5755
eyele, or other vehicle of a class approved by the registrar of	5756
motor vehicles may apply to the registrar for the registration	5757
of the vehicle and issuance of "North Royalton City Schools"	5758
license plates. The application for "North Royalton City	5759
Schools" license plates may be combined with a request for a	5760
special reserved license plate under section 4503.40 or 4503.42	5761
of the Revised Code. Upon receipt of the completed application	5762
and compliance with divisions (B) and (C) of this section, the	5763
registrar shall issue to the applicant the appropriate vehicle	5764
registration and a set of "North Royalton City Schools" license	5765
plates with a validation sticker, or a validation sticker alone	5766
when required by section 4503.191 of the Revised Code.	5767
In addition to the letters and numbers ordinarily	5768
inscribed thereon, "North Royalton City Schools" license plates	5769
shall bear words and markings selected by the North Royalton	5770

city school district and that are approved by the registrar.

"North Royalton City Schools" license plates shall display 5772 county identification stickers that identify the county of 5773 registration by name or number. 5774

- (B) "North Royalton City Schools" license plates and 5775 validation stickers shall be issued upon payment of the regular 5776 license tax as prescribed under section 4503.04 of the Revised 5777 Code, any applicable motor vehicle tax levied under Chapter 5778 4504. of the Revised Code, a bureau of motor vehicles 5779 administrative fee of ten dollars, the contribution specified in 5780 division (C)(1) of this section, and compliance with all other 5781 applicable laws relating to the registration of motor vehicles. 5782 If the application for "North Royalton City Schools" license 5783 plates is combined with a request for a special reserved license 5784 plate under section 4503.40 or 4503.42 of the Revised Code, the 5785 license plates and validation sticker shall be issued upon 5786 payment of the contribution, fees, and taxes contained in this 5787 division and the additional fee prescribed under section 4503.40 5788 or 4503.42 of the Revised Code. 5789
- (C) (1) For each application for registration and 5790 registration renewal submitted under this section, the registrar 5791 shall collect a contribution of thirty dollars. The registrar 5792 shall pay this contribution into the state treasury to the 5793 credit of the license plate contribution fund created in section 5794 4501.21 of the Revised Code. 5795
- (2) The registrar shall pay the ten-dollar bureau 5796 administrative fee, the purpose of which is to compensate the 5797 bureau for additional services required in issuing "North 5798 Royalton City Schools" license plates, into the state treasury 5799 to the credit of the public safety highway purposes fund 5800 created in section 4501.06 of the Revised Code. 5801

	(D) Sections	4503.77 and	4503.78 of	the Revised	Code do	5802
not	apply to licen	se plates is	sued under	this section.	Ţ	5803

Sec. 4503.877. (A) The owner or lessee of any passenger 5804 car, noncommercial motor vehicle, recreational vehicle, 5805 motorcycle, cab-enclosed motorcycle, or other vehicle of a class 5806 approved by the registrar of motor vehicles, and, effective 5807 January 1, 2017, the owner or lessee of any motor-driven cycle-5808 or motor scooter _ may apply to the registrar for the 5809 registration of the vehicle and issuance of "Independence Local 5810 Schools" license plates. The application for "Independence Local 5811 5812 Schools" license plates may be combined with a request for a special reserved license plate under section 4503.40 or 4503.42 5813 of the Revised Code. Upon receipt of the completed application 5814 and compliance with division (B) of this section, the registrar 5815 shall issue to the applicant the appropriate vehicle 5816 registration and a set of "Independence Local Schools" license 5817 plates with a validation sticker, or a validation sticker alone 5818 when required by section 4503.191 of the Revised Code. 5819

In addition to the letters and numbers ordinarily 5820 inscribed thereon, "Independence Local Schools" license plates 5821 shall bear display words and markings selected by 5822 representatives of the Independence local school district. The 5823 registrar shall approve the final design and that are approved 5824 by the registrar. "Independence Local Schools" license plates 5825 shall bear display county identification stickers that identify 5826 the county of registration as required under section 4503.19 of 5827 the Revised Code. 5828

(B) "Independence Local Schools" license plates and 5829 validation stickers shall be issued upon payment of the regular 5830 license tax as prescribed under section 4503.04 of the Revised 5831

Code, any applicable motor vehicle tax levied under Chapter	5832
4504. of the Revised Code, a bureau of motor vehicles	5833
administrative fee of ten dollars, the contribution specified in	5834
division (C) $\underline{(1)}$ of this section, and compliance with all other	5835
applicable laws relating to the registration of motor vehicles.	5836
If the application for "Independence Local Schools" license	5837
plates is combined with a request for a special reserved license	5838
plate under section 4503.40 or 4503.42 of the Revised Code, the	5839
license plates and validation sticker shall be issued upon	5840
payment of the contribution, fees, and taxes contained in this	5841
division and the additional fee prescribed under section 4503.40	5842
or 4503.42 of the Revised Code.	5843
(C)(1) For each application for registration and	5844
registration renewal submitted under this section, the registrar	5845
shall collect a contribution of thirty dollars. The registrar	5846
shall pay this contribution into the state treasury to the	5847
credit of the license plate contribution fund created in section	5848
4501.21 of the Revised Code.	5849
(2) The registrar shall pay the ten-dollar bureau	5850
administrative fee, the purpose of which is to compensate the	5851
bureau for additional services required in issuing "Independence	5852
Local Schools" license plates, into the state treasury to the	5853
credit of the public safety - highway purposes fund created in	5854
section 4501.06 of the Revised Code.	5855
(D) Sections 4503.77 and 4503.78 of the Revised Code do	5856
not apply to license plates issued under this section.	5857
Sec. 4503.878. (A) The owner or lessee of any passenger	5858
car, noncommercial motor vehicle, recreational vehicle,	5859
motorcycle, cab-enclosed motorcycle, motor-driven cycle, motor-	5860

scooter, or other vehicle of a class approved by the registrar

of motor vehicles may apply to the registrar for the	5862
registration of the vehicle and issuance of "Cuyahoga Heights	5863
Schools" license plates.	5864

The application for "Cuyahoga Heights Schools" license 5865 plates may be combined with a request for a special reserved 5866 license plate under section 4503.40 or 4503.42 of the Revised 5867 Code. Upon receipt of the completed application and compliance 5868 with divisions (B) and (C) of this section, the registrar shall 5869 issue to the applicant the appropriate vehicle registration and 5870 a set of "Cuyahoga Heights Schools" license plates with a 5871 validation sticker or a validation sticker alone when required 5872 by section 4503.191 of the Revised Code. 5873

In addition to the letters and numbers ordinarily 5874 inscribed thereon, "Cuyahoga Heights Schools" license plates 5875 shall bear display words and markings selected by the Cuyahoga 5876 Heights local school district and that are approved by the 5877 registrar. "Cuyahoga Heights Schools" license plates shall 5878 display county identification stickers that identify the county 5879 of registration as required under section 4503.19 of the Revised 5880 Code. 5881

(B) "Cuyahoga Heights Schools" license plates and 5882 validation stickers shall be issued upon payment of the regular 5883 license tax as prescribed under section 4503.04 of the Revised 5884 Code, any applicable motor vehicle tax levied under Chapter 5885 4504. of the Revised Code, a bureau of motor vehicles 5886 administrative fee of ten dollars, the contribution specified in 5887 division (C)(1) of this section, and compliance with all other 5888 applicable laws relating to the registration of motor vehicles. 5889 If the application for "Cuyahoga Heights Schools" license plates 5890 is combined with a request for a special reserved license plate 5891

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under section 4503.40 or 4503.42 of the Revised Code, the	5892
license plates and validation sticker shall be issued upon	5893
payment of the contribution, fees, and taxes contained in this	5894
division and the additional fee prescribed under section 4503.40	5895
or 4503.42 of the Revised Code.	5896

- (C)(1) For each initial and renewal application for registration the registrar receives under this section, the registrar shall collect a contribution of thirty dollars. The registrar shall pay 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 5903 fee of ten dollars, the purpose of which is to compensate the 5904 bureau for additional services required in issuing "Cuyahoga 5905 Heights Schools" license plates, into the state treasury to the 5906 credit of the public safety highway purposes fund created in 5907 section 4501.06 of the Revised Code. 5908
- (D) Sections 4503.77 and 4503.78 of the Revised Code do 5909 not apply to license plates issued under this section. 5910

Sec. 4503.879. (A) The owner or lessee of any passenger 5911 car, noncommercial motor vehicle, recreational vehicle, or other 5912 vehicle of a class approved by the registrar of motor vehicles 5913 may apply to the registrar for the registration of the vehicle 5914 and issuance of "West Technical High School Alumni" license 5915 plates. The application may be combined with a request for a 5916 special reserved license plate under section 4503.40 or 4503.42 5917 of the Revised Code. Upon receipt of the completed application 5918 and compliance by the applicant with divisions (B) and (C) of 5919 this section, the registrar shall issue to the applicant the 5920 appropriate vehicle registration and a set of "West Technical 5921

High School Alumni" license plates and a validation sticker, o	or 5922
a validation sticker alone when required by section 4503.191	of 5923
the Revised Code.	5924

In addition to the letters and numbers ordinarily 5925 inscribed on the license plates, "West Technical High School 5926 Alumni" license plates shall display an appropriate logo and 5927 words selected by representatives of the west technical high 5928 school alumni association that are approved by the registrar. 5929 "West Technical High School Alumni" license plates shall display 5930 5931 county identification stickers that identify the county of registration as required under section 4503.19 of the Revised 5932 Code. 5933

- (B) "West Technical High School Alumni" license plates and 5934 a validation sticker, or validation sticker alone, shall be 5935 issued upon receipt of an application for registration of a 5936 motor vehicle under this section; payment of the regular license 5937 tax as prescribed under section 4503.04 of the Revised Code, any 5938 applicable motor vehicle license tax levied under Chapter 4504. 5939 of the Revised Code, any applicable additional fee prescribed by 5940 section 4503.40 or 4503.42 of the Revised Code, an additional 5941 administrative fee of ten dollars, and a contribution as 5942 provided in division (C)(1) of this section; and compliance with 5943 all other applicable laws relating to the registration of motor 5944 vehicles. 5945
- (C) (1) For each application for registration and 5946 registration renewal notice the registrar receives under this 5947 section, the registrar shall collect a contribution of twenty 5948 dollars. The registrar shall deposit this contribution into the 5949 state treasury to the credit of the license plate contribution 5950 fund created in section 4501.21 of the Revised Code. 5951

Am. Sub. H. B. No. 74 As Passed by the Senate

(2) The registrar shall deposit the administrative fee of	5952
ten dollars, the purpose of which is to compensate the bureau of	5953
motor vehicles for additional services required in the issuing	5954
of "West Technical High School Alumni" license plates, into the	5955
state treasury to the credit of the public safety - highway	5956
purposes fund created in section 4501.06 of the Revised Code.	5957
(D) Sections 4503.77 and 4503.78 of the Revised Code do	5958
not apply to license plates issued under this section.	5959

Sec. 4503.88. (A) The owner or lessee of any passenger 5960 car, noncommercial motor vehicle, recreational vehicle, 5961 motorcycle, cab-enclosed motorcycle, motor-driven cycle, motor 5962 scooter, or other vehicle of a class approved by the registrar 5963 of motor vehicles, may apply to the registrar for the 5964 registration of the vehicle and issuance of "Kenston Local 5965 Schools" license plates. An application made under this section 5966 may be combined with a request for a special reserved license 5967 plate under section 4503.40 or 4503.42 of the Revised Code. Upon 5968 receipt of the completed application and compliance by the 5969 applicant with divisions (B) and (C) of this section, the 5970 registrar shall issue to the applicant the appropriate vehicle 5971 registration and a set of "Kenston Local Schools" license plates 5972 with a validation sticker, or a validation sticker alone when 5973 required by section 4503.191 of the Revised Code. 5974

In addition to the letters and numbers ordinarily 5975 inscribed on the license plates, "Kenston Local Schools" license 5976 plates shall be inscribed with words and markings selected by 5977 representatives of the Kenston local school district and that 5978 are approved by the registrar. "Kenston Local Schools" license 5979 plates shall display county identification stickers that 5980 identify the county of registration as required under section 5981

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4503.19 of the Revised Code.

- (B) "Kenston Local Schools" license plates and a 5983 validation sticker, or validation sticker alone, shall be issued 5984 upon receipt of a contribution as provided in division (C)(1) of 5985 this section and upon payment of the regular license tax as 5986 prescribed under section 4503.04 of the Revised Code, any 5987 applicable motor vehicle license tax levied under Chapter 4504. 5988 of the Revised Code, any applicable additional fee prescribed by 5989 section 4503.40 or 4503.42 of the Revised Code, a bureau of 5990 motor vehicles administrative fee of ten dollars, and compliance 5991 with all other applicable laws relating to the registration of 5992 motor vehicles. 5993
- (C)(1) For each application for registration and registration renewal submitted under this section, the registrar shall collect a contribution of thirty dollars. The registrar shall pay 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 "Kenston Local Schools" license plates, into the state treasury to the credit of the state highway safety 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. 4503.892. (A) The owner or lessee of any passenger 6008 car, noncommercial motor vehicle, recreational vehicle, 6009 motorcycle, cab-enclosed motorcycle, or other vehicle of a class 6010

approved by the registrar of motor vehicles may apply to the	6011
registrar for the registration of the vehicle and issuance of	6012
"Hudson City Schools" license plates. An application made under	6013
this section may be combined with a request for a special	6014
reserved license plate under section 4503.40 or 4503.42 of the	6015
Revised Code. Upon receipt of the completed application and	6016
compliance by the applicant with divisions (B) and (C) of this	6017
section, the registrar shall issue to the applicant the	6018
appropriate vehicle registration and a set of "Hudson City	6019
Schools" license plates and a validation sticker, or a	6020
validation sticker alone when required by section 4503.191 of	6021
the Revised Code.	6022

In addition to the letters and numbers ordinarily 6023 inscribed on the license plates, "Hudson City Schools" license 6024 plates shall be inscribed with words and markings selected and 6025 designed by <u>representatives of</u> the Hudson city school district 6026 and that are approved by the registrar. "Hudson City Schools" 6027 license plates shall display county identification stickers that 6028 identify the county of registration as required under section 6029 4503.19 of the Revised Code. 6030

(B) "Hudson City Schools" license plates and a validation 6031 6032 sticker, or validation sticker alone, shall be issued upon receipt of a contribution as provided in division (C)(1) of this 6033 section and upon payment of the regular license tax as 6034 prescribed under section 4503.04 of the Revised Code, any 6035 applicable motor vehicle license tax levied under Chapter 4504. 6036 of the Revised Code, any applicable additional fee prescribed by 6037 section 4503.40 or 4503.42 of the Revised Code, a bureau of 6038 motor vehicles administrative fee of ten dollars, and compliance 6039 with all other applicable laws relating to the registration of 6040 motor vehicles. 6041

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(C)(1) For each application for registration and	6042
registration renewal notice the registrar receives under this	6043
section, the registrar shall collect a contribution of thirty	6044
dollars. The registrar shall transmit this contribution into the	6045
state treasury to the credit of the license plate contribution	6046
fund created in section 4501.21 of the Revised Code.	6047
(2) The registrar shall deposit the bureau administrative	6048

(2) The registrar shall deposit the bureau administrative 6048 fee of ten dollars, the purpose of which is to compensate the 6049 bureau for additional services required in the issuing of 6050 "Hudson City Schools" license plates, into the state treasury to 6051 the credit of the public safety - highway purposes fund created 6052 in section 4501.06 of the Revised Code. 6053

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

Sec. 4503.901. (A) The owner or lessee of any passenger 6056 car, noncommercial motor vehicle, recreational vehicle, or other 6057 vehicle of a class approved by the registrar of motor vehicles 6058 may apply to the registrar for the registration of the vehicle 6059 and issuance of "Ohio Pupil Transportation...Safety First!!!" 6060 license plates. The application may be combined with a request 6061 for a special reserved license plate under section 4503.40 or 6062 4503.42 of the Revised Code. Upon receipt of the completed 6063 application and compliance by the applicant with divisions (B) 6064 and (C) of this section, the registrar shall issue to the 6065 applicant the appropriate vehicle registration and a set of 6066 "Ohio Pupil Transportation...Safety First!!!" license plates and 6067 a validation sticker, or a validation sticker alone when 6068 required by section 4503.191 of the Revised Code. 6069

In addition to the letters and numbers ordinarily inscribed on the license plates, "Ohio Pupil

TransportationSafety First!!!" license plates shall be	6072
inscribed with the words "Ohio Pupil TransportationSafety	6073
First!!!" and a design, logo, or marking designed by the Ohio	6074
association for pupil transportation t hat and that is approved	6075
by the registrar. "Ohio Pupil TransportationSafety First!!!"	6076
license plates shall display county identification stickers that	6077
identify the county of registration as required under section	6078
4503.19 of the Revised Code.	6079

- (B) "Ohio Pupil Transportation...Safety First!!!" license plates and a validation sticker, or validation sticker alone, shall shall be issued upon receipt of an application for registration of a motor vehicle under this section; 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 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 6092 registration renewal notice the registrar receives under this 6093 section, the registrar shall collect a contribution of ten 6094 dollars. The registrar shall transmit this contribution to the 6095 treasurer of state for deposit into the state treasury to the 6096 credit of the license plate contribution fund created by section 6097 4501.21 of the Revised Code. 6098
- (2) The registrar shall transmit the bureau of motor 6099 vehicles administrative fee of ten dollars, the purpose of which 6100 is to compensate the bureau for the additional services required 6101

in the issuing of "Ohio Pupil TransportationSafety First!!!"	6102
license plates, to the treasurer of state for deposit into the	6103
state treasury to the credit of the public safety - highway	6104
purposes fund created by section 4501.06 of the Revised Code.	6105
(D) Sections 4503.77 and 4503.78 of the Revised Code do	6106
not apply to license plates issued under this section.	6107
Sec. 4503.902. (A) The owner or lessee of any passenger	6108
car, noncommercial motor vehicle, recreational vehicle,	6109
motorcycle, cab enclosed motorcycle, or other vehicle of a class	6110
approved by the registrar of motor vehicles, and, effective	6111
January 1, 2017, the owner or lessee of any motor-driven cycle	6112
or motor scooter _may apply to the registrar for the	6113
registration of the vehicle and issuance of "Cleveland St.	6114
Ignatius High School" license plates. An application made under	6115
this section may be combined with a request for a special	6116
reserved license plate under section 4503.40 or 4503.42 of the	6117
Revised Code. Upon receipt of the completed application and	6118
compliance by the applicant with divisions (B) and (C) of this	6119
section, the registrar shall issue to the applicant the	6120
appropriate vehicle registration and a set of "Cleveland St.	6121
Ignatius High School" license plates and a validation sticker,	6122
or a validation sticker alone when required by section 4503.191	6123
of the Revised Code.	6124
In addition to the letters and numbers ordinarily	6125
inscribed on the license plates, "Cleveland St. Ignatius High	6126
School" license plates shall be inscribed with words and	6127
markings selected and designed by representatives of Cleveland	6128
St. Ignatius high school and that are approved by the registrar.	6129
"Cleveland St. Ignatius High School" license plates shall	6130

display county identification stickers that identify the county

of registration as required under section 4503.19 of the Revised	6132
Code.	6133
(B) "Cleveland St. Ignatius High School" license plates	6134
and a validation sticker, or validation sticker alone, shall be	6135
issued upon receipt of a contribution as provided in division	6136
(C)(1) of this section and upon payment of the regular license	6137
tax as prescribed under section 4503.04 of the Revised Code, any	6138
applicable motor vehicle license tax levied under Chapter 4504.	6139
of the Revised Code, any applicable additional fee prescribed by	6140
section 4503.40 or 4503.42 of the Revised Code, a bureau of	6141
motor vehicles administrative fee of ten dollars, and compliance	6142
with all other applicable laws relating to the registration of	6143
motor vehicles.	6144
(C)(1) For each application for registration and	6145
registration renewal notice the registrar receives under this	6146
section, the registrar shall collect a contribution of thirty	6147
dollars. The registrar shall transmit this contribution into the	6148
state treasury to the credit of the license plate contribution	6149
fund created in section 4501.21 of the Revised Code.	6150
(2) The registrar shall deposit the bureau administrative	6151
fee of ten dollars, the purpose of which is to compensate the	6152
bureau for additional services required in the issuing of	6153
"Cleveland St. Ignatius High School" license plates, into the	6154
state treasury to the credit of the public safety - highway	6155
purposes fund created in section 4501.06 of the Revised Code.	6156
(D) Sections 4503.77 and 4503.78 of the Revised Code do	6157
not apply to license plates issued under this section.	6158
Sec. 4503.903. (A) The owner or lessee of any passenger	6159
car, noncommercial motor vehicle, recreational vehicle,	6160

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motorcycle, cab enclosed motorcycle, or other vehicle of a class	6161
approved by the registrar of motor vehicles, and, effective	6162
January 1, 2017, the owner or lessee of any motor-driven cycle	6163
or motor scooter may apply to the registrar for the registration	6164
of the vehicle and issuance of "Brecksville-Broadview Heights	6165
City Schools" license plates. An application made under this	6166
section may be combined with a request for a special reserved	6167
license plate under section 4503.40 or 4503.42 of the Revised	6168
Code. Upon receipt of the completed application and compliance	6169
by the applicant with divisions (B) and (C) of this section, the	6170
registrar shall issue to the applicant the appropriate vehicle	6171
registration and a set of "Brecksville-Broadview Heights City	6172
Schools" license plates and a validation sticker, or a	6173
validation sticker alone when required by section 4503.191 of	6174
the Revised Code.	6175

In addition to the letters and numbers ordinarily 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 6185 plates and a validation sticker, or validation sticker alone, 6186 shall be issued upon receipt of a contribution as provided in 6187 division (C)(1) of this section and upon payment of the regular 6188 license tax as prescribed under section 4503.04 of the Revised 6189 Code, any applicable motor vehicle license tax levied under 6190 Chapter 4504. of the Revised Code, any applicable additional fee 6191

prescribed by section 4503.40 or 4503.42 of the Revised Code, a	6192				
bureau of motor vehicles administrative fee of ten dollars, and					
compliance with all other applicable laws relating to the					
registration of motor vehicles.	6195				
(C)(1) For each application for registration and	6196				
registration renewal notice the registrar receives under this	6197				
section, the registrar shall collect a contribution of thirty	6198				
dollars. The registrar shall transmit this contribution into the	6199				
state treasury to the credit of the license plate contribution	6200				
fund created in section 4501.21 of the Revised Code.	6201				
(2) The registrar shall deposit the bureau administrative	6202				
fee of ten dollars, the purpose of which is to compensate the	6203				
bureau for additional services required in the issuing of	6204				
"Brecksville-Broadview Heights City Schools" license plates,	6205				
into the state treasury to the credit of the public safety -	6206				
highway purposes fund created in section 4501.06 of the Revised	6207				
Code.	6208				
(D) Sections 4503.77 and 4503.78 of the Revised Code do	6209				
not apply to license plates issued under this section.	6210				
Sec. 4503.904. (A) The owner or lessee of any passenger	6211				
car, noncommercial motor vehicle, recreational vehicle,	6212				
motorcycle, motor driven cycle, motor scooter, cab-enclosed	6213				
motorcycle, or other vehicle of a class approved by the	6214				
registrar of motor vehicles may apply to the registrar for the	6215				
registration of the vehicle and issuance of "Chagrin Falls	6216				
Exempted Village Schools" license plates. An application made	6217				
under this section may be combined with a request for a special	6218				
reserved license plate under section 4503.40 or 4503.42 of the	6219				
Revised Code. Upon receipt of the completed application and	6220				

compliance by the applicant with divisions (B) and (C) of this

section, the registrar shall issue to the applicant the	6222
appropriate vehicle registration and a set of "Chagrin Falls	6223
Exempted Village Schools" license plates and a validation	6224
sticker, or a validation sticker alone when required by section	6225
4503.191 of the Revised Code.	6226

In addition to the letters and numbers ordinarily 6227 inscribed on the license plates, "Chagrin Falls Exempted Village 6228 Schools" license plates shall be inscribed with words and 6229 markings selected and designed by representatives of the Chagrin 6230 Falls exempted village school district and that are approved by 6231 6232 the registrar. "Chagrin Falls Exempted Village Schools" license plates shall display county identification stickers that 6233 identify the county of registration as required under section 6234 4503.19 of the Revised Code. 6235

- (B) "Chagrin Falls Exempted Village Schools" license 6236 plates and a validation sticker, or validation sticker alone, 6237 shall be issued upon receipt of a contribution as provided in 6238 division (C)(1) of this section and upon payment of the regular 6239 license tax as prescribed under section 4503.04 of the Revised 6240 Code, any applicable motor vehicle license tax levied under 6241 Chapter 4504. of the Revised Code, any applicable additional fee 6242 prescribed by section 4503.40 or 4503.42 of the Revised Code, a 6243 bureau of motor vehicles administrative fee of ten dollars, and 6244 compliance with all other applicable laws relating to the 6245 registration of motor vehicles. 6246
- (C) (1) For each application for registration and 6247 registration renewal notice the registrar receives under this 6248 section, the registrar shall collect a contribution of thirty 6249 dollars. The registrar shall transmit this contribution into the 6250 state treasury to the credit of the license plate contribution 6251

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fund	created	in	section	4501.21	οf	the	Revised	Code.	6	252

(2) The registrar shall deposit the bureau administrative 6253 fee of ten dollars, the purpose of which is to compensate the 6254 bureau for additional services required in the issuing of 6255 "Chagrin Falls Exempted Village Schools" license plates, into 6256 the state treasury to the credit of the public safety - highway 6257 purposes fund created in section 4501.06 of the Revised Code. 6258

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

Sec. 4503.905. (A) The owner or lessee of any passenger 6261 car, noncommercial motor vehicle, recreational vehicle, 6262 motorcycle, cab-enclosed motorcycle, motor-driven cycle, motor 6263 scooter, or other vehicle of a class approved by the registrar 6264 of motor vehicles, may apply to the registrar for the 6265 registration of the vehicle and issuance of "Cuyahoga Valley 6266 Career Center" license plates.

An application made under this section may be combined 6268 with a request for a special reserved license plate under 6269 section 4503.40 or 4503.42 of the Revised Code. Upon receipt of 6270 the completed application and compliance by the applicant with 6271 divisions (B) and (C) of this section, the registrar shall issue 6272 to the applicant the appropriate vehicle registration and a set 6273 of "Cuyahoga Valley Career Center" license plates and a 6274 validation sticker, or a validation sticker alone when required 6275 by section 4503.191 of the Revised Code. 6276

In addition to the letters and numbers ordinarily 6277 inscribed on the license plates, "Cuyahoga Valley Career Center" 6278 license plates shall be inscribed with words and markings 6279 selected and designed by representatives of the Cuyahoga valley 6280

career center and that are approved by the registrar. "Cuyahoga	6281
Valley Career Center" license plates shall display county	6282
identification stickers that identify the county of registration	6283
as required under section 4503.19 of the Revised Code.	6284
(B) "Cuyahoga Valley Career Center" license plates and a	6285
validation sticker, or validation sticker alone, shall be issued	6286
upon receipt of a contribution as provided in division (C)(1) of	6287
this section and upon payment of the regular license tax as	6288
prescribed under section 4503.04 of the Revised Code, any	6289
applicable motor vehicle license tax levied under Chapter 4504.	6290
of the Revised Code, any applicable additional fee prescribed by	6291
section 4503.40 or 4503.42 of the Revised Code, a bureau of	6292
motor vehicles administrative fee of ten dollars, and compliance	6293
with all other applicable laws relating to the registration of	6294
motor vehicles.	6295
(C)(1) For each application for registration and	6296
registration renewal notice the registrar receives under this	6297
section, the registrar shall collect a contribution of thirty	6298
dollars. The registrar shall transmit this contribution into the	6299
state treasury to the credit of the license plate contribution	6300
fund created in section 4501.21 of the Revised Code.	6301
(2) The registrar shall deposit the bureau of motor	6302
vehicles administrative fee of ten dollars, the purpose of which	6303
is to compensate the bureau for additional services required in	6304
the issuing of "Cuyahoga Valley Career Center" license plates,	6305
into the state treasury to the credit of the public safety -	6306
highway purposes fund created in section 4501.06 of the Revised	6307
Code.	6308
(D) Sections 4503.77 and 4503.78 of the Revised Code do	6309

not apply to license plates issued under this section.

Sec. 4503.906. (A) The owner or lessee of any passenger	6311
car, noncommercial motor vehicle, recreational	6312
vehicle, motorcycle, cab-enclosed motorcycle, or other vehicle	6313
of a class approved by the registrar of motor vehicles may apply	6314
to the registrar for the registration of the vehicle and	6315
issuance of "Stow-Munroe Falls City Schools" license plates. An	6316
application made under this section may be combined with a	6317
request for a special reserved license plate under section	6318
4503.40 or 4503.42 of the Revised Code. Upon receipt of the	6319
completed application and compliance by the applicant with	6320
divisions (B) and (C) of this section, the registrar shall issue	6321
to the applicant the appropriate vehicle registration and a set	6322
of "Stow-Munroe Falls City Schools" license plates and a	6323
validation sticker, or a validation sticker alone when required	6324
by section 4503.191 of the Revised Code.	6325

In addition to the letters and numbers ordinarily 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 6335 validation sticker, or validation sticker alone, shall be issued 6336 upon receipt of a contribution as provided in division (C) (1) of 6337 this section and upon payment of the regular license tax as 6338 prescribed under section 4503.04 of the Revised Code, any 6339 applicable motor vehicle license tax levied under Chapter 4504. 6340 of the Revised Code, any applicable additional fee prescribed by 6341

section 4503.40 or 4503.42 of the Revised Code, a bureau of	6342
motor vehicles administrative fee of ten dollars, and compliance	6343
with all other applicable laws relating to the registration of	6344
motor vehicles.	6345
(C)(1) For each application for registration and	6346
registration renewal notice the registrar receives under this	6347
section, the registrar shall collect a contribution of thirty	6348
dollars. The registrar shall transmit this contribution into the	6349
state treasury to the credit of the license plate contribution	6350
fund created in section 4501.21 of the Revised Code.	6351
(2) The registrar shall deposit the bureau administrative	6352
fee of ten dollars, the purpose of which is to compensate the	6353
bureau for additional services required in the issuing of "Stow-	6354
Munroe Falls City Schools" license plates, into the state	6355
treasury to the credit of the public safety - highway purposes	6356
fund created in section 4501.06 of the Revised Code.	6357
(D) Sections 4503.77 and 4503.78 of the Revised Code do	6358
not apply to license plates issued under this section.	6359
Sec. 4503.907. (A) The owner or lessee of any passenger	6360
car, noncommercial motor vehicle, recreational vehicle,	6361
motorcycle, cab-enclosed motorcycle, or other vehicle of a class	6362
approved by the registrar of motor vehicles may apply to the	6363
registrar for the registration of the vehicle and issuance of	6364
"Twinsburg City Schools" license plates. An application made	6365
under this section may be combined with a request for a special	6366
reserved license plate under section 4503.40 or 4503.42 of the	6367
Revised Code. Upon receipt of the completed application and	6368
compliance by the applicant with divisions (B) and (C) of this	6369
section, the registrar shall issue to the applicant the	6370

appropriate vehicle registration and a set of "Twinsburg City

Schools" license plates and a validation sticker, or a	6372
validation sticker alone when required by section 4503.191 of	6373
the Revised Code.	6374

In addition to the letters and numbers ordinarily 6375 inscribed on the license plates, "Twinsburg City Schools" 6376 license plates shall be inscribed with words and markings 6377 selected and designed by representatives of the Twinsburg city 6378 school district and that are approved by the registrar. 6379 "Twinsburg City Schools" license plates shall display county 6380 identification stickers that identify the county of registration 6381 as required under section 4503.19 of the Revised Code. 6382

- (B) "Twinsburg City Schools" license plates and a 6383 validation sticker, or validation sticker alone, shall be issued 6384 upon receipt of a contribution as provided in division (C)(1) of 6385 this section and upon payment of the regular license tax as 6386 prescribed under section 4503.04 of the Revised Code, any 6387 applicable motor vehicle license tax levied under Chapter 4504. 6388 of the Revised Code, any applicable additional fee prescribed by 6389 section 4503.40 or 4503.42 of the Revised Code, a bureau of 6390 motor vehicles administrative fee of ten dollars, and compliance 6391 with all other applicable laws relating to the registration of 6392 motor vehicles. 6393
- (C) (1) For each application for registration and 6394 registration renewal notice the registrar receives under this 6395 section, the registrar shall collect a contribution of thirty 6396 dollars. The registrar shall transmit this contribution into the 6397 state treasury to the credit of the license plate contribution 6398 fund created in section 4501.21 of the Revised Code. 6399
- (2) The registrar shall deposit the bureau administrative 6400 fee of ten dollars, the purpose of which is to compensate the 6401

bureau for additional services required in the issuing of	6402
"Twinsburg City Schools" license plates, into the state treasury	6403
to the credit of the public safety - highway purposes fund	6404
created in section 4501.06 of the Revised Code.	6405
(D) Sections 4503.77 and 4503.78 of the Revised Code do	6406
not apply to license plates issued under this section.	6407
Sec. 4503.908. (A) The owner or lessee of any passenger	6408
car, noncommercial motor vehicle, recreational vehicle,	6409
motorcycle, cab enclosed motorcycle, motor driven cycle, motor	6410
scooter, or other vehicle of a class approved by the registrar	6411
of motor vehicles may apply to the registrar for the	6412
registration of the vehicle and issuance of "St. Xavier High	6413
School" license plates. An application made under this section	6414
may be combined with a request for a special reserved license	6415
plate under section 4503.40 or 4503.42 of the Revised Code. Upon	6416
receipt of the completed application and compliance by the	6417
applicant with divisions (B) and (C) of this section, the	6418
registrar shall issue to the applicant the appropriate vehicle	6419
registration and a set of "St. Xavier High School" license	6420
plates and a validation sticker, or a validation sticker alone	6421
when required by section 4503.191 of the Revised Code.	6422
In addition to the letters and numbers ordinarily	6423
inscribed on the license plates, "St. Xavier High School"	6424
license plates shall be inscribed with words and markings	6425
selected and designed by representatives of St. Xavier high	6426
school and that are approved by the registrar. "St. Xavier High	6427
School" license plates shall display county identification	6428
stickers that identify the county of registration as required	6429
under section 4503.19 of the Revised Code.	6430

(B) "St. Xavier High School" license plates and a

validation sticker, or validation sticker alone, shall be issued	6432
upon receipt of a contribution as provided in division (C)(1) of	6433
this section and upon payment of the regular license tax as	6434
prescribed under section 4503.04 of the Revised Code, any	6435
applicable motor vehicle license tax levied under Chapter 4504.	6436
of the Revised Code, any applicable additional fee prescribed by	6437
section 4503.40 or 4503.42 of the Revised Code, a bureau of	6438
motor vehicles administrative fee of ten dollars, and compliance	6439
with all other applicable laws relating to the registration of	6440
motor vehicles.	6441
(C)(1) For each application for registration and	6442

- (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 "St. Xavier 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. 4503.909. (A) The owner or lessee of any passenger car, noncommercial motor vehicle, recreational vehicle, 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 "Grandview Heights Schools" license plates. The application for "Grandview Heights Schools" license plates may

be combined with a request for a special reserved license plate	6462
under section 4503.40 or 4503.42 of the Revised Code. Upon	6463
receipt of the completed application and compliance with	6464
divisions (B) and (C) of this section, the registrar shall issue	6465
to the applicant the appropriate vehicle registration and a set	6466
of "Grandview Heights Schools" license plates with a validation	6467
sticker, or a validation sticker alone when required by section	6468
4503.191 of the Revised Code.	6469

In addition to the letters and numbers ordinarily 6470 inscribed thereon, "Grandview Heights Schools" license plates 6471 6472 shall display an appropriate logo and words selected by representatives of the Grandview Heights city school district 6473 and that are approved by the registrar. "Grandview Heights 6474 Schools" license plates shall display county identification 6475 stickers that identify the county of registration as required 6476 under section 4503.19 of the Revised Code. 6477

- (B) "Grandview Heights Schools" license plates and a 6478 validation sticker, or validation sticker alone, shall be issued 6479 upon receipt of an application for registration of a motor 6480 vehicle under this section; payment of the regular license tax 6481 as prescribed under section 4503.04 of the Revised Code, any 6482 applicable motor vehicle license tax levied under Chapter 4504. 6483 of the Revised Code, any applicable additional fee prescribed by 6484 section 4503.40 or 4503.42 of the Revised Code, an additional 6485 administrative fee of ten dollars, and a contribution as 6486 provided in division (C)(1) of this section; and compliance with 6487 all other applicable laws relating to the registration of motor 6488 vehicles. 6489
- (C)(1) For each application for registration and 6490 registration renewal submitted under this section, the registrar 6491

shall collect a contribution of thirty dollars. The registrar	6492
shall pay this contribution into the state treasury to the	6493
credit of the license plate contribution fund created in section	6494
4501.21 of the Revised Code.	6495
(2) The registrar shall pay the ten-dollar bureau	6496
administrative fee, the purpose of which is to compensate the	6497
bureau for additional services required in issuing "Grandview	6498
Heights Schools" license plates, into the state treasury to the	6499
credit of the public safety - highway purposes fund created in	6500
section 4501.06 of the Revised Code.	6501
(D) Sections 4503.77 and 4503.78 of the Revised Code do	6502
not apply to license plates issued under this section.	6503
Sec. 4503.951. (A) The owner or lessee of any passenger	6504
car, noncommercial motor vehicle, recreational vehicle,	6505
motorcycle, cab-enclosed motorcycle, or other vehicle of a class	6506
approved by the registrar of motor vehicles may apply to the	6507
registrar for the registration of the vehicle and issuance of	6508
"Cincinnati City School District" license plates. An application	6509
made under this section may be combined with a request for a	6510
special reserved license plate under section 4503.40 or 4503.42	6511
of the Revised Code. Upon receipt of the completed application	6512
and compliance by the applicant with divisions (B) and (C) of	6513
this section, the registrar shall issue to the applicant the	6514
appropriate vehicle registration and a set of "Cincinnati City	6515
School District" license plates and a validation sticker, or a	6516
validation sticker alone when required by section 4503.191 of	6517
the Revised Code.	6518
In addition to the letters and numbers ordinarily	6519
inscribed on the license plates, "Cincinnati City School	6520

District" license plates shall be inscribed with words and

markings selected and designed by <u>representatives of</u> the	6522
Cincinnati city school district and that are approved by the	6523
registrar. "Cincinnati City School District" license plates	6524
shall display county identification stickers that identify the	6525
county of registration as required under section 4503.19 of the	6526
Revised Code.	6527
(B) "Cincinnati City School District" license plates and a	6528
validation sticker, or validation sticker alone, shall be issued	6529
upon receipt of a contribution as provided in division (C)(1) of	6530
this section and upon payment of the regular license tax as	6531
prescribed under section 4503.04 of the Revised Code, any	6532
applicable motor vehicle license tax levied under Chapter 4504.	6533
of the Revised Code, any applicable additional fee prescribed by	6534
section 4503.40 or 4503.42 of the Revised Code, a bureau of	6535
motor vehicles administrative fee of ten dollars, and compliance	6536
with all other applicable laws relating to the registration of	6537
motor vehicles.	6538
(C)(1) For each application for registration and	6539
registration renewal notice the registrar receives under this	6540
section, the registrar shall collect a contribution of ten	6541
dollars. The registrar shall transmit this contribution into the	6542
state treasury to the credit of the license plate contribution	6543
fund created in section 4501.21 of the Revised Code.	6544
(2) The registrar shall deposit the bureau administrative	6545
fee of ten dollars, the purpose of which is to compensate the	6546
bureau for additional services required in the issuing of	6547
"Cincinnati City School District" license plates, into the state	6548
treasury to the credit of the public safety - highway purposes	6549
fund created in section 4501.06 of the Revised Code.	6550

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

not apply to license plates issued under this section.

Sec. 4503.952. (A) The owner or lessee of any passenger 6553 car, noncommercial motor vehicle, recreational vehicle, 6554 motorcycle, cab-enclosed motorcycle, motor-driven cycle, motor-6555 scooter, or other vehicle of a class approved by the registrar 6556 of motor vehicles may apply to the registrar for the 6557 registration of the vehicle and issuance of "Hawken School" 6558 license plates. The application for "Hawken School" license 6559 plates may be combined with a request for a special reserved 6560 license plate under section 4503.40 or 4503.42 of the Revised 6561 Code. Upon receipt of the completed application and compliance 6562 with divisions (B) and (C) of this section, the registrar shall 6563 issue to the applicant the appropriate vehicle registration and 6564 a set of "Hawken School" license plates with a validation 6565 sticker or a validation sticker alone when required by section 6566 4503.191 of the Revised Code. 6567

In addition to the letters and numbers ordinarily 6568 inscribed on the license plates, "Hawken School" license plates 6569 shall display an appropriate logo and words selected by 6570 representatives of Hawken school that are approved by the 6571 registrar. "Hawken School" license plates shall display county 6572 identification stickers that identify the county of registration 6573 as required under section 4503.19 of the Revised Code. 6574

(B) "Hawken School" license plates and a validation 6575 sticker, or validation sticker alone, shall be issued upon 6576 receipt of an application for registration of a motor vehicle 6577 under this section; payment of the regular license tax as 6578 prescribed under section 4503.04 of the Revised Code, any 6579 applicable motor vehicle license tax levied under Chapter 4504. 6580 of the Revised Code, any applicable additional fee prescribed by 6581

section 4503.40 or 4503.42 of the Revised Code, an additional	6582
administrative fee of ten dollars, and a contribution as	6583
provided in division (C)(1) of this section; and compliance with	6584
all other applicable laws relating to the registration of motor	6585
vehicles.	6586
(C)(1) For each application for registration and	6587
registration renewal the registrar receives under this section,	6588
the registrar shall collect a contribution of thirty dollars.	6589
The registrar shall deposit this contribution into the state	6590
treasury to the credit of the license plate contribution fund	6591
created in section 4501.21 of the Revised Code.	6592
(2) The registrar shall deposit the administrative fee of	6593
ten dollars, the purpose of which is to compensate the bureau of	6594
motor vehicles for additional services required in issuing	6595
"Hawken School" license plates, into the state treasury to the	6596
credit of the public safety - highway purposes fund created in	6597
section 4501.06 of the Revised Code.	6598
(D) Sections 4503.77 and 4503.78 of the Revised Code do	6599
not apply to license plates issued under this section.	6600
Sec. 4503.953. (A) The owner or lessee of any passenger	6601
car, noncommercial motor vehicle, recreational vehicle,	6602
motorcycle, cab-enclosed motorcycle, motor-driven cycle, motor-	6603
scooter, or other vehicle of a class approved by the registrar	6604
of motor vehicles may apply to the registrar for the	6605
registration of the vehicle and issuance of "Gilmour Academy"	6606
license plates. The application for "Gilmour Academy" license	6607
plates may be combined with a request for a special reserved	6608
license plate under section 4503.40 or 4503.42 of the Revised	6609
Code. Upon receipt of the completed application and compliance	6610

with divisions (B) and (C) of this section, the registrar shall

ssue to the applicant the appropriate vehicle registration and	6612
a set of "Gilmour Academy" license plates with a validation	6613
sticker or a validation sticker alone when required by section 4503.191 of the Revised Code.	6614
	6615

In addition to the letters and numbers ordinarily 6616 inscribed on the license plates, "Gilmour Academy" license 6617 plates shall display an appropriate logo and words selected by 6618 representatives of Gilmour academy that are approved by the 6619 registrar. "Gilmour Academy" license plates shall display county 6620 identification stickers that identify the county of registration 6621 as required under section 4503.19 of the Revised Code. 6622

- 6623 (B) "Gilmour Academy" license plates and a validation sticker, or validation sticker alone, shall be issued upon 6624 receipt of an application for registration of a motor vehicle 6625 under this section; payment of the regular license tax as 6626 prescribed under section 4503.04 of the Revised Code, any 6627 applicable motor vehicle license tax levied under Chapter 4504. 6628 of the Revised Code, any applicable additional fee prescribed by 6629 section 4503.40 or 4503.42 of the Revised Code, an additional 6630 administrative fee of ten dollars, and a contribution as 6631 provided in division (C)(1) of this section; and compliance with 6632 all other applicable laws relating to the registration of motor 6633 vehicles. 6634
- (C) (1) For each application for registration and 6635 registration renewal the registrar receives under this section, 6636 the registrar shall collect a contribution of thirty dollars. 6637 The registrar shall deposit this contribution into the state 6638 treasury to the credit of the license plate contribution fund 6639 created in section 4501.21 of the Revised Code. 6640
 - (2) The registrar shall deposit the administrative fee of 6641

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ten dollars, the purpose of which is to compensate the bureau of	6642
motor vehicles for additional services required in issuing	6643
"Gilmour Academy" license plates, into the state treasury to the	6644
credit of the public safety - highway purposes fund created in	6645
section 4501.06 of the Revised Code.	6646

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

Sec. 4503.954. (A) The owner or lessee of any passenger 6649 car, noncommercial motor vehicle, recreational vehicle, 6650 motorcycle, cab-enclosed motorcycle, motor-driven cycle, motor-6651 scooter, or other vehicle of a class approved by the registrar 6652 of motor vehicles may apply to the registrar for the 6653 registration of the vehicle and issuance of "University School" 6654 license plates. The application for "University School" license 6655 plates may be combined with a request for a special reserved 6656 license plate under section 4503.40 or 4503.42 of the Revised 6657 Code. Upon receipt of the completed application and compliance 6658 with divisions (B) and (C) of this section, the registrar shall 6659 issue to the applicant the appropriate vehicle registration and 6660 a set of "University School" license plates with a validation 6661 sticker or a validation sticker alone when required by section 6662 4503.191 of the Revised Code. 6663

In addition to the letters and numbers ordinarily 6664 inscribed on the license plates, "University School" license 6665 plates shall display an appropriate logo and words selected by 6666 representatives of University school that are approved by the 6667 registrar. "University School" license plates shall display 6668 county identification stickers that identify the county of 6669 registration as required under section 4503.19 of the Revised 6670 Code. 6671

(B) "University School" license plates and a validation	6672
sticker, or validation sticker alone, shall be issued upon	6673
receipt of an application for registration of a motor vehicle	6674
under this section; payment of the regular license tax as	6675
prescribed under section 4503.04 of the Revised Code, any	6676
applicable motor vehicle license tax levied under Chapter 4504.	6677
of the Revised Code, any applicable additional fee prescribed by	6678
section 4503.40 or 4503.42 of the Revised Code, an additional	6679
administrative fee of ten dollars, and a contribution as	6680
provided in division (C)(1) of this section; and compliance with	6681
all other applicable laws relating to the registration of motor	6682
vehicles.	6683
(C)(1) For each application for registration and	6684
registration renewal the registrar receives under this section,	6685
the registrar shall collect a contribution of thirty dollars.	6686
The registrar shall deposit this contribution into the state	6687
treasury to the credit of the license plate contribution fund	6688
created in section 4501.21 of the Revised Code.	6689
(2) The registrar shall deposit the administrative fee of	6690
ten dollars, the purpose of which is to compensate the bureau of	6691
motor vehicles for additional services required in issuing	6692
"University School" license plates, into the state treasury to	6693
the credit of the public safety - highway purposes fund created	6694
in section 4501.06 of the Revised Code.	6695
(D) Sections 4503.77 and 4503.78 of the Revised Code do	6696
not apply to license plates issued under this section.	6697
Sec. 4503.955. (A) The owner or lessee of any passenger	6698
car, noncommercial motor vehicle, recreational vehicle,	6699
motorcycle, cab-enclosed motorcycle, motor-driven cycle, motor-	6700

scooter, or other vehicle of a class approved by the registrar

of motor vehicles may apply to the registrar for the	6702
registration of the vehicle and issuance of "Saint Albert the	6703
Great School" license plates. The application for "Saint Albert	6704
the Great School" license plates may be combined with a request	6705
for a special reserved license plate under section 4503.40 or	6706
4503.42 of the Revised Code. Upon receipt of the completed	6707
application and compliance with divisions (B) and (C) of this	6708
section, the registrar shall issue to the applicant the	6709
appropriate vehicle registration and a set of "Saint Albert the	6710
Great School" license plates with a validation sticker or a	6711
validation sticker alone when required by section 4503.191 of	6712
the Revised Code.	6713

In addition to the letters and numbers ordinarily 6714 inscribed on the license plates, "Saint Albert the Great School" 6715 license plates shall display an appropriate logo and words 6716 selected by representatives of Saint Albert the Great school 6717 that are approved by the registrar. "Saint Albert the Great 6718 School" license plates shall display county identification 6719 stickers that identify the county of registration as required 6720 under section 4503.19 of the Revised Code. 6721

(B) "Saint Albert the Great School" license plates and a 6722 validation sticker, or validation sticker alone, shall be issued 6723 upon receipt of an application for registration of a motor 6724 vehicle under this section; payment of the regular license tax 6725 as prescribed under section 4503.04 of the Revised Code, any 6726 applicable motor vehicle license tax levied under Chapter 4504. 6727 of the Revised Code, any applicable additional fee prescribed by 6728 section 4503.40 or 4503.42 of the Revised Code, an additional 6729 administrative fee of ten dollars, and a contribution as 6730 provided in division (C)(1) of this section; and compliance with 6731 all other applicable laws relating to the registration of motor 6732

vehicles.	6733
(C)(1) For each application for registration and	6734
registration renewal the registrar receives under this section,	6735
the registrar shall collect a contribution of thirty dollars.	6736
The registrar shall deposit this contribution into the state	6737
treasury to the credit of the license plate contribution fund	6738
created in section 4501.21 of the Revised Code.	6739
(2) The registrar shall deposit the administrative fee of	6740
ten dollars, the purpose of which is to compensate the bureau of	6741
motor vehicles for additional services required in issuing	6742
"Saint Albert the Great School" license plates, into the state	6743
treasury to the credit of the public safety - highway purposes	6744
fund created in section 4501.06 of the Revised Code.	6745
(D) Sections 4503.77 and 4503.78 of the Revised Code do	6746
not apply to license plates issued under this section.	6747
Sec. 4505.01. (A) As used in this chapter:	6748
"Buyer" and "transferee" mean the applicant for a	6749
certificate of title.	6750
"Certificate of title" and "title" include an electronic	6751
certificate of title, unless otherwise specified.	6752
"Electronic certificate of title" means an electronic	6753
record stored in the automated title processing system that	6754
establishes ownership of a motor vehicle and any security	6755
interests that exist on that motor vehicle.	6756
(1)—"Lien" includes, unless the context requires a	6757
different meaning, a security interest in a motor vehicle.	6758
(2) "Motor vehicle" includes manufactured homes, mobile	6759
homes, recreational vehicles, and trailers and semitrailers	6760

whose weight exceeds four thousand pounds.	0/01
(3)—"Manufactured home" has the same meaning as section	6762
3781.06 of the Revised Code.	6763
(4) "Mobile home" has the same meaning as in section	6764
4501.01 of the Revised Code.	6765
(5)—"Manufactured housing dealer," "manufactured housing	6766
broker," and "manufactured housing salesperson" have the same	6767
meanings as in section 4781.01 of the Revised Code.	6768
"Mobile home" has the same meaning as in section 4501.01	6769
of the Revised Code.	6770
"Motor vehicle" includes manufactured homes, mobile homes,	6771
recreational vehicles, and trailers and semitrailers whose	6772
weight exceeds four thousand pounds.	6773
(6) "Motor vehicle dealer" and "dealer" have the same	6774
meaning as in section 4517.01 of the Revised Code and includes	6775
manufactured housing dealers.	6776
(7)—"Motor vehicle salesperson" includes manufactured	6777
housing salespersons.	6778
"Resident" means any person who either maintains their	6779
principal residence in this state or is determined by the	6780
registrar of motor vehicles to be a permanent or temporary	6781
resident in accordance with the standards adopted by the	6782
registrar under section 4507.01 of the Revised Code.	6783
"Signature" includes an electronic signature as defined by	6784
section 1306.01 of the Revised Code.	6785
(B) The various certificates, applications, and	6786
assignments necessary to provide certificates of title for	6787

manufactured homes, mobile homes, recreational vehicles, and	6788
trailers and semitrailers whose weight exceeds four thousand	6789
pounds, shall be made upon forms prescribed by the registrar of	6790
motor vehicles.	6791
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Sec. 4505.032. If a person owns a motor vehicle for which	6792
a physical certificate of title has not been issued by a clerk	6793
of a court of common pleas and the person transfers the motor	6794
vehicle, the person is not required to obtain a physical	6795
certificate of title to the motor vehicle in order to transfer	6796
ownership. The person shall present to the transferee, in a	6797
manner approved by the registrar of motor vehicles, sufficient	6798
proof of the person's identity and complete and sign a form	6799
prescribed by the registrar attesting to the person's identity	6800
and assigning the motor vehicle to the transferee. Except as	6801
otherwise provided in this section, the transferee shall present	6802
the assignment form to any clerk of a court of common pleas	6803
together with an application for a certificate of title, payment	6804
of any applicable taxes under Chapter 5741. of the Revised Code,	6805
and payment of the fees prescribed by section 4505.09 of the	6806
Revised Code. The clerk of a court of common pleas shall charge	6807
the same fee for an electronic certificate of title as for a	6808
physical certificate of title.	6809
	6010
In a case in which an electronic certificate of title has	6810
been issued for a motor vehicle, notice of the transfer of	6811
ownership of that motor vehicle may be made to a clerk of a	6812
court of common pleas via electronic means in a manner approved	6813
by the registrar. The clerk shall enter the information relating	6814
to the assignment, including, but not limited to, the odometer	6815
disclosure statement required by section 4505.06 of the Revised	6816
Code, into the automated title processing system. Ownership of	6817
the motor vehicle passes to the transferee when the clerk enters	6818

this information into the system. A physical certificate of	6819
title is not required to be presented or issued for that motor	6820
vehicle.	6821
Sec. 4505.06. (A) (1) Application for a certificate of	6822
title shall be made in a form prescribed by the registrar of	6823
motor vehicles and shall be sworn to before a notary public or	6824
other officer empowered to administer oaths. The application	6825
shall be filed with the clerk of any court of common pleas. An	6826
application for a certificate of title may be filed	6827
electronically by any electronic means approved by the registrar	6828
in any county with the clerk of the court of common pleas of	6829
that county. Any payments required by this chapter shall be	6830
considered as accompanying any electronically transmitted	6831
application when payment actually is received by the clerk.	6832
Payment of any fee or taxes may be made by electronic transfer	6833
of funds.	6834
(2) The application for a certificate of title shall be	6835
accompanied by the fee prescribed in section 4505.09 of the	6836
Revised Code. The fee shall be retained by the clerk who issues	6837
the certificate of title and shall be distributed in accordance	6838
with that section. If a clerk of a court of common pleas, other	6839
than the clerk of the court of common pleas of an applicant's	6840
county of residence, issues a certificate of title to the	6841
applicant, the clerk shall transmit data related to the	6842
transaction to the automated title processing system.	6843
(3) If a certificate of title previously has been issued	6844
for a motor vehicle in this state, the application for a	6845
certificate of title also shall be accompanied by that	6846
certificate of title duly assigned, unless otherwise provided in	6847

this chapter. If a certificate of title previously has not been

issued for the motor vehicle in this state, the application,	6849
unless otherwise provided in this chapter, shall be accompanied	6850
by a manufacturer's or importer's certificate or by a	6851
certificate of title of another state from which the motor	6852
vehicle was brought into this state. If the application refers	6853
to a motor vehicle last previously registered in another state,	6854
the application also shall be accompanied by the physical	6855
inspection certificate required by section 4505.061 of the	6856
Revised Code. If the application is made by two persons	6857
regarding a motor vehicle in which they wish to establish joint	6858
ownership with right of survivorship, they may do so as provided	6859
in section 2131.12 of the Revised Code. If the applicant	6860
requests a designation of the motor vehicle in beneficiary form	6861
so that upon the death of the owner of the motor vehicle,	6862
ownership of the motor vehicle will pass to a designated	6863
transfer-on-death beneficiary or beneficiaries, the applicant	6864
may do so as provided in section 2131.13 of the Revised Code. A	6865
person who establishes ownership of a motor vehicle that is	6866
transferable on death in accordance with section 2131.13 of the	6867
Revised Code may terminate that type of ownership or change the	6868
designation of the transfer-on-death beneficiary or	6869
beneficiaries by applying for a certificate of title pursuant to	6870
this section. The clerk shall retain the evidence of title	6871
presented by the applicant and on which the certificate of title	6872
is issued, except that, if an application for a certificate of	6873
title is filed electronically by an electronic motor vehicle	6874
dealer on behalf of the purchaser of a motor vehicle, the clerk	6875
shall retain the completed electronic record to which the dealer	6876
converted the certificate of title application and other	6877
required documents. The registrar, after consultation with the	6878
attorney general, shall adopt rules that govern the location at	6879
which, and the manner in which, are stored the actual	6880

application and all other documents relating to the sale-	6881
transfer of a motor vehicle when an electronic motor vehicle	6882
dealer files the application for a certificate of title	6883
electronically on behalf of the purchaser. Not later than	6884
December 31, 2017, the registrar shall arrange for a service	6885
that enables all electronic motor vehicle dealers to file	6886
applications for certificates of title on behalf of purchasers	6887
of motor vehicles electronically by transferring the	6888
applications directly from the computer systems of the dealers	6889
to the clerk.	6890

The clerk shall use reasonable diligence in ascertaining 6891 whether or not the facts in the application for a certificate of 6892 title are true by checking the application and documents 6893 accompanying it or the electronic record to which a dealer 6894 converted the application and accompanying documents with the 6895 records of motor vehicles in the clerk's office. If the clerk is 6896 satisfied that the applicant is the owner of the motor vehicle 6897 and that the application is in the proper form, the clerk, 6898 within five business days after the application is filed and 6899 except as provided in section 4505.021 of the Revised Code, 6900 shall issue a physical certificate of title over the clerk's 6901 signature and sealed with the clerk's seal, unless the applicant 6902 specifically requests the clerk not to issue a physical 6903 certificate of title and instead to issue an electronic 6904 certificate of title. For purposes of the transfer of a 6905 certificate of title, if the clerk is satisfied that the secured 6906 party has duly discharged a lien notation but has not canceled 6907 the lien notation with a clerk, the clerk may cancel the lien 6908 notation on the automated title processing system and notify the 6909 clerk of the county of origin. 6910

(4) In the case of the sale of a motor vehicle to a

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general buyer or user by a dealer, by a motor vehicle leasing	6912
dealer selling the motor vehicle to the lessee or, in a case in	6913
which the leasing dealer subleased the motor vehicle, the	6914
sublessee, at the end of the lease agreement or sublease	6915
agreement, or by a manufactured housing broker, the certificate	6916
of title shall be obtained in the name of the buyer by the	6917
dealer, leasing dealer, or manufactured housing broker, as the	6918
case may be, upon application signed by the buyer. The	6919
certificate of title shall be issued, or the process of entering	6920
the certificate of title application information into the	6921
automated title processing system if a physical certificate of	6922
title is not to be issued shall be completed, within five	6923
business days after the application for title is filed with the	6924
clerk. If the buyer of the motor vehicle previously leased the	6925
motor vehicle and is buying the motor vehicle at the end of the	6926
lease pursuant to that lease, the certificate of title shall be	6927
obtained in the name of the buyer by the motor vehicle leasing	6928
dealer who previously leased the motor vehicle to the buyer or	6929
by the motor vehicle leasing dealer who subleased the motor	6930
vehicle to the buyer under a sublease agreement.	6931

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

(5) (a) (i) If the certificate of title is being obtained in 6935 the name of the buyer by a motor vehicle dealer or motor vehicle 6936 leasing dealer and there is a security interest to be noted on 6937 the certificate of title, the dealer or leasing dealer shall 6938 submit the application for the certificate of title and payment 6939 of the applicable tax to a clerk within seven business days 6940 after the later of the delivery of the motor vehicle to the 6941 buyer or the date the dealer or leasing dealer obtains the 6942

manufacturer's or importer's certificate, or certificate of	6943
title issued in the name of the dealer or leasing dealer, for	6944
the motor vehicle. Submission of the application for the	6945
certificate of title and payment of the applicable tax within	6946
the required seven business days may be indicated by postmark or	6947
receipt by a clerk within that period.	6948

- (ii) Upon receipt of the certificate of title with the security interest noted on its face, the dealer or leasing 6950 dealer shall forward the certificate of title to the secured 6951 party at the location noted in the financing documents or 6952 otherwise specified by the secured party. 6953
- (iii) A motor vehicle dealer or motor vehicle leasing dealer is liable to a secured party for a late fee of ten dollars per day for each certificate of title application and payment of the applicable tax that is submitted to a clerk more than seven business days but less than twenty-one days after the later of the delivery of the motor vehicle to the buyer or the date the dealer or leasing dealer obtains the manufacturer's or importer's certificate, or certificate of title issued in the name of the dealer or leasing dealer, for the motor vehicle and, from then on, twenty-five dollars per day until the application and applicable tax are submitted to a clerk.
- (b) In all cases of transfer of a motor vehicle except the transfer of a manufactured home or mobile home, the application for certificate of title shall be filed within thirty days after the assignment or delivery of the motor vehicle.
- (c) An application for a certificate of title for a new 6969 manufactured home shall be filed within thirty days after the 6970 delivery of the new manufactured home to the purchaser. The date 6971 of the delivery shall be the date on which an occupancy permit 6972

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for the manufactured home is delivered to the purchaser of the 6973 home by the appropriate legal authority. 6974 (d) An application for a certificate of title for a used 6975 manufactured home or a used mobile home shall be filed as 6976 follows: 6977 (i) If a certificate of title for the used manufactured 6978 home or used mobile home was issued to the motor vehicle dealer 6979 prior to the sale of the manufactured or mobile home to the 6980 purchaser, the application for certificate of title shall be 6981 filed within thirty days after the date on which an occupancy 6982 permit for the manufactured or mobile home is delivered to the 6983 purchaser by the appropriate legal authority. 6984 (ii) If the motor vehicle dealer has been designated by a 6985 secured party to display the manufactured or mobile home for 6986 sale, or to sell the manufactured or mobile home under section 6987 4505.20 of the Revised Code, but the certificate of title has 6988 not been transferred by the secured party to the motor vehicle 6989 dealer, and the dealer has complied with the requirements of 6990 division (A) of section 4505.181 of the Revised Code, the 6991 application for certificate of title shall be filed within 6992 thirty days after the date on which the motor vehicle dealer 6993 obtains the certificate of title for the home from the secured 6994 party or the date on which an occupancy permit for the 6995 manufactured or mobile home is delivered to the purchaser by the 6996 appropriate legal authority, whichever occurs later. 6997

(6) If an application for a certificate of title is not

filed within the period specified in division (A)(5)(b), (c), or

dollars for the issuance of the certificate, except that no such

fee shall be required from a motor vehicle salvage dealer, as

(d) of this section, the clerk shall collect a fee of five

defined in division (A) of section 4738.01 of the Revised Code,	7003
who immediately surrenders the certificate of title for	7004
cancellation. The fee shall be in addition to all other fees	7005
established by this chapter, and shall be retained by the clerk.	7006
The registrar shall provide, on the certificate of title form	7007
prescribed by section 4505.07 of the Revised Code, language	7008
necessary to give evidence of the date on which the assignment	7009
or delivery of the motor vehicle was made.	7010

- (7) As used in division (A) of this section, "lease 7011 agreement," "lessee," and "sublease agreement" have the same 7012 meanings as in section 4505.04 of the Revised Code and "new 7013 manufactured home," "used manufactured home," and "used mobile 7014 home" have the same meanings as in section 5739.0210 of the 7015 Revised Code.
- (B) (1) The clerk, except as provided in this section, 7017 shall refuse to accept for filing any application for a 7018 certificate of title and shall refuse to issue a certificate of 7019 title unless the dealer or the applicant, in cases in which the 7020 certificate shall be obtained by the buyer, submits with the 7021 application payment of the tax levied by or pursuant to Chapters 7022 5739. and 5741. of the Revised Code based on the purchaser's 7023 7024 county of residence. Upon payment of the tax in accordance with division (E) of this section, the clerk shall issue a receipt 7025 prescribed by the registrar and agreed upon by the tax 7026 commissioner showing payment of the tax or a receipt issued by 7027 the commissioner showing the payment of the tax. When submitting 7028 payment of the tax to the clerk, a dealer shall retain any 7029 discount to which the dealer is entitled under section 5739.12 7030 of the Revised Code. 7031
 - (2) For receiving and disbursing such taxes paid to the

clerk by a resident of the clerk's county, the clerk may retain	7033
a poundage fee of one and one one-hundredth per cent, and the	7034
clerk shall pay the poundage fee into the certificate of title	7035
administration fund created by section 325.33 of the Revised	7036
Code. The clerk shall not retain a poundage fee from payments of	7037
taxes by persons who do not reside in the clerk's county.	7038

A clerk, however, may retain from the taxes paid to the 7039 clerk an amount equal to the poundage fees associated with 7040 certificates of title issued by other clerks of courts of common 7041 pleas to applicants who reside in the first clerk's county. The 7042 7043 registrar, in consultation with the tax commissioner and the clerks of the courts of common pleas, shall develop a report 7044 from the automated title processing system that informs each 7045 clerk of the amount of the poundage fees that the clerk is 7046 permitted to retain from those taxes because of certificates of 7047 title issued by the clerks of other counties to applicants who 7048 reside in the first clerk's county. 7049

- (3) In the case of casual sales of motor vehicles, as 7050 defined in section 4517.01 of the Revised Code, the price for 7051 the purpose of determining the tax shall be the purchase price 7052 on the assigned certificate of title, or assignment form 7053 7054 prescribed by the registrar, executed by the seller and filed with the clerk by the buyer on a form to be prescribed by the 7055 registrar, which shall be prima-facie evidence of the amount for 7056 the determination of the tax. 7057
- (4) Each county clerk shall forward to the treasurer of 7058 state all sales and use tax collections resulting from sales of 7059 motor vehicles, off-highway motorcycles, and all-purpose 7060 vehicles during a calendar week on or before the Friday 7061 following the close of that week. If, on any Friday, the offices 7062

of the clerk of courts or the state are not open for business,	7063
the tax shall be forwarded to the treasurer of state on or	7064
before the next day on which the offices are open. Every	7065
remittance of tax under division (B)(4) of this section shall be	7066
accompanied by a remittance report in such form as the tax	7067
commissioner prescribes. Upon receipt of a tax remittance and	7068
remittance report, the treasurer of state shall date stamp the	7069
report and forward it to the tax commissioner. If the tax due	7070
for any week is not remitted by a clerk of courts as required	7071
under division (B)(4) of this section, the commissioner may	7072
require the clerk to forfeit the poundage fees for the sales	7073
made during that week. The treasurer of state may require the	7074
clerks of courts to transmit tax collections and remittance	7075
reports electronically.	7076

(C)(1) If the transferor indicates on the certificate of 7077 title that the odometer reflects mileage in excess of the 7078 designed mechanical limit of the odometer, the clerk shall enter 7079 the phrase "exceeds mechanical limits" following the mileage 7080 designation. If the transferor indicates on the certificate of 7081 title that the odometer reading is not the actual mileage, the 7082 clerk shall enter the phrase "nonactual: warning - odometer 7083 discrepancy" following the mileage designation. The clerk shall 7084 use reasonable care in transferring the information supplied by 7085 the transferor, but is not liable for any errors or omissions of 7086 the clerk or those of the clerk's deputies in the performance of 7087 the clerk's duties created by this chapter. 7088

The registrar shall prescribe an affidavit in which the 7089 transferor shall swear to the true selling price and, except as 7090 provided in this division, the true odometer reading of the 7091 motor vehicle. The registrar may prescribe an affidavit in which 7092 the seller and buyer provide information pertaining to the 7093

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odometer reading of the motor vehicle in addition to that	7094
required by this section, as such information may be required by	7095
the United States secretary of transportation by rule prescribed	7096
under authority of subchapter IV of the "Motor Vehicle	7097
Information and Cost Savings Act," 86 Stat. 961 (1972), 15	7098
U.S.C. 1981.	7099

- (2) Division (C)(1) of this section does not require the 7100 giving of information concerning the odometer and odometer 7101 reading of a motor vehicle when ownership of a motor vehicle is 7102 being transferred as a result of a bequest, under the laws of 7103 intestate succession, to a survivor pursuant to section 2106.18, 7104 2131.12, or 4505.10 of the Revised Code, to a transfer-on-death 7105 beneficiary or beneficiaries pursuant to section 2131.13 of the 7106 Revised Code, in connection with the creation of a security 7107 interest or for a vehicle with a gross vehicle weight rating of 7108 more than sixteen thousand pounds. 7109
- (D) When the transfer to the applicant was made in some 7110 other state or in interstate commerce, the clerk, except as 7111 provided in this section, shall refuse to issue any certificate 7112 of title unless the tax imposed by or pursuant to Chapter 5741. 7113 of the Revised Code based on the purchaser's county of residence 7114 has been paid as evidenced by a receipt issued by the tax 7115 commissioner, or unless the applicant submits with the 7116 application payment of the tax. Upon payment of the tax in 7117 accordance with division (E) of this section, the clerk shall 7118 issue a receipt prescribed by the registrar and agreed upon by 7119 the tax commissioner, showing payment of the tax. 7120

For receiving and disbursing such taxes paid to the clerk 7121 by a resident of the clerk's county, the clerk may retain a 7122 poundage fee of one and one one-hundredth per cent. The clerk 7123

shall	not	ret	cai	n a	poundag	ge	fee	from	payn	nents	of	taxes	bу	7124
person	ns w	ho d	ob	not	reside	in	the	clei	rk's	count	zy.			7125

A clerk, however, may retain from the taxes paid to the 7126 clerk an amount equal to the poundage fees associated with 7127 certificates of title issued by other clerks of courts of common 7128 pleas to applicants who reside in the first clerk's county. The 7129 registrar, in consultation with the tax commissioner and the 7130 clerks of the courts of common pleas, shall develop a report 7131 from the automated title processing system that informs each 7132 clerk of the amount of the poundage fees that the clerk is 7133 permitted to retain from those taxes because of certificates of 7134 title issued by the clerks of other counties to applicants who 7135 reside in the first clerk's county. 7136

When the vendor is not regularly engaged in the business 7137 of selling motor vehicles, the vendor shall not be required to 7138 purchase a vendor's license or make reports concerning those 7139 sales. 7140

(E) The clerk shall accept any payment of a tax in cash, 7141 or by cashier's check, certified check, draft, money order, or 7142 teller check issued by any insured financial institution payable 7143 to the clerk and submitted with an application for a certificate 7144 of title under division (B) or (D) of this section. The clerk 7145 also may accept payment of the tax by corporate, business, or 7146 personal check, credit card, electronic transfer or wire 7147 transfer, debit card, or any other accepted form of payment made 7148 payable to the clerk. The clerk may require bonds, quarantees, 7149 or letters of credit to ensure the collection of corporate, 7150 business, or personal checks. Any service fee charged by a third 7151 party to a clerk for the use of any form of payment may be paid 7152 by the clerk from the certificate of title administration fund 7153

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created in section 325.33 of the Revised Code, or may be	7154
assessed by the clerk upon the applicant as an additional fee.	7155
Upon collection, the additional fees shall be paid by the clerk	7156
into that certificate of title administration fund.	7157

The clerk shall make a good faith effort to collect any 7158 payment of taxes due but not made because the payment was 7159 returned or dishonored, but the clerk is not personally liable 7160 for the payment of uncollected taxes or uncollected fees. The 7161 clerk shall notify the tax commissioner of any such payment of 7162 taxes that is due but not made and shall furnish the information 7163 7164 to the commissioner that the commissioner requires. The clerk shall deduct the amount of taxes due but not paid from the 7165 clerk's periodic remittance of tax payments, in accordance with 7166 procedures agreed upon by the tax commissioner. The commissioner 7167 may collect taxes due by assessment in the manner provided in 7168 section 5739.13 of the Revised Code. 7169

Any person who presents payment that is returned or 7170 dishonored for any reason is liable to the clerk for payment of 7171 a penalty over and above the amount of the taxes due. The clerk 7172 shall determine the amount of the penalty, and the penalty shall 7173 be no greater than that amount necessary to compensate the clerk 7174 for banking charges, legal fees, or other expenses incurred by 7175 the clerk in collecting the returned or dishonored payment. The 7176 remedies and procedures provided in this section are in addition 7177 to any other available civil or criminal remedies. Subsequently 7178 collected penalties, poundage fees, and title fees, less any 7179 title fee due the state, from returned or dishonored payments 7180 collected by the clerk shall be paid into the certificate of 7181 title administration fund. Subsequently collected taxes, less 7182 poundage fees, shall be sent by the clerk to the treasurer of 7183 state at the next scheduled periodic remittance of tax payments, 7184

with information as the commissioner may require. The clerk may	7185
abate all or any part of any penalty assessed under this	7186
division.	7187
(F) In the following cases, the clerk shall accept for	7188
filing an application and shall issue a certificate of title	7189
without requiring payment or evidence of payment of the tax:	7190
(1) When the purchaser is this state or any of its	7191
political subdivisions, a church, or an organization whose	7192
purchases are exempted by section 5739.02 of the Revised Code;	7193
(2) When the transaction in this state is not a retail	7194
sale as defined by section 5739.01 of the Revised Code;	7195
(3) When the purchase is outside this state or in	7196
interstate commerce and the purpose of the purchaser is not to	7197
use, store, or consume within the meaning of section 5741.01 of	7198
, , ,	
the Revised Code;	7199
the Revised Code; (4) When the purchaser is the federal government;	7199 7200
(4) When the purchaser is the federal government;	7200
(4) When the purchaser is the federal government;(5) When the motor vehicle was purchased outside this	7200 7201
(4) When the purchaser is the federal government;(5) When the motor vehicle was purchased outside this state for use outside this state;	7200 7201 7202
(4) When the purchaser is the federal government;(5) When the motor vehicle was purchased outside this state for use outside this state;(6) When the motor vehicle is purchased by a nonresident	7200 7201 7202 7203
 (4) When the purchaser is the federal government; (5) When the motor vehicle was purchased outside this state for use outside this state; (6) When the motor vehicle is purchased by a nonresident under the circumstances described in division (B)(1) of section 	7200 7201 7202 7203 7204
 (4) When the purchaser is the federal government; (5) When the motor vehicle was purchased outside this state for use outside this state; (6) When the motor vehicle is purchased by a nonresident under the circumstances described in division (B)(1) of section 5739.029 of the Revised Code, and upon presentation of a copy of 	7200 7201 7202 7203 7204 7205
 (4) When the purchaser is the federal government; (5) When the motor vehicle was purchased outside this state for use outside this state; (6) When the motor vehicle is purchased by a nonresident under the circumstances described in division (B) (1) of section 5739.029 of the Revised Code, and upon presentation of a copy of the affidavit provided by that section, and a copy of the 	7200 7201 7202 7203 7204 7205 7206
(4) When the purchaser is the federal government; (5) When the motor vehicle was purchased outside this state for use outside this state; (6) When the motor vehicle is purchased by a nonresident under the circumstances described in division (B)(1) of section 5739.029 of the Revised Code, and upon presentation of a copy of the affidavit provided by that section, and a copy of the exemption certificate provided by section 5739.03 of the Revised	7200 7201 7202 7203 7204 7205 7206 7207
(4) When the purchaser is the federal government; (5) When the motor vehicle was purchased outside this state for use outside this state; (6) When the motor vehicle is purchased by a nonresident under the circumstances described in division (B) (1) of section 5739.029 of the Revised Code, and upon presentation of a copy of the affidavit provided by that section, and a copy of the exemption certificate provided by section 5739.03 of the Revised Code.	7200 7201 7202 7203 7204 7205 7206 7207 7208
(4) When the purchaser is the federal government; (5) When the motor vehicle was purchased outside this state for use outside this state; (6) When the motor vehicle is purchased by a nonresident under the circumstances described in division (B)(1) of section 5739.029 of the Revised Code, and upon presentation of a copy of the affidavit provided by that section, and a copy of the exemption certificate provided by section 5739.03 of the Revised Code. (G) An application, as prescribed by the registrar and	7200 7201 7202 7203 7204 7205 7206 7207 7208 7209

lettering: "WARNING TO TRANSFEROR AND TRANSFEREE (SELLER AND	7213
BUYER): You are required by law to state the true selling price.	7214
A false statement is in violation of section 2921.13 of the	7215
Revised Code and is punishable by six months' imprisonment or a	7216
fine of up to one thousand dollars, or both. All transfers are	7217
audited by the department of taxation. The seller and buyer must	7218
provide any information requested by the department of taxation.	7219
The buyer may be assessed any additional tax found to be due."	7220

- (H) For sales of manufactured homes or mobile homes 7221 occurring on or after January 1, 2000, the clerk shall accept 7222 for filing, pursuant to Chapter 5739. of the Revised Code, an 7223 application for a certificate of title for a manufactured home 7224 or mobile home without requiring payment of any tax pursuant to 7225 section 5739.02, 5741.021, 5741.022, or 5741.023 of the Revised 7226 Code, or a receipt issued by the tax commissioner showing 7227 payment of the tax. For sales of manufactured homes or mobile 7228 homes occurring on or after January 1, 2000, the applicant shall 7229 pay to the clerk an additional fee of five dollars for each 7230 certificate of title issued by the clerk for a manufactured or 7231 mobile home pursuant to division (H) of section 4505.11 of the 7232 Revised Code and for each certificate of title issued upon 7233 transfer of ownership of the home. The clerk shall credit the 7234 fee to the county certificate of title administration fund, and 7235 the fee shall be used to pay the expenses of archiving those 7236 certificates pursuant to division (A) of section 4505.08 and 7237 division (H)(3) of section 4505.11 of the Revised Code. The tax 7238 commissioner shall administer any tax on a manufactured or 7239 mobile home pursuant to Chapters 5739. and 5741. of the Revised 7240 Code. 7241
- (I) Every clerk shall have the capability to transact by 7242 electronic means all procedures and transactions relating to the 7243

issuance of motor vehicle certificates of title that are	7244
described in the Revised Code as being accomplished by	7245
electronic means.	7246
Sec. 4505.11. This section shall also apply to all-purpose	7247
vehicles and off-highway motorcycles as defined in section	7248
4519.01 of the Revised Code.	7249
(A) Each owner of a motor vehicle and each person	7250
mentioned as owner in the last certificate of title, when the	7251
motor vehicle is dismantled, destroyed, or changed in such	7252
manner that it loses its character as a motor vehicle, or	7253
changed in such manner that it is not the motor vehicle	7254
described in the certificate of title, shall surrender the	7255
certificate of title to that motor vehicle to a clerk of a court	7256
of common pleas, and the clerk, with the consent of any holders	7257
of any liens noted on the certificate of title, then shall enter	7258
a cancellation upon the clerk's records and shall notify the	7259
registrar of motor vehicles of the cancellation.	7260
Upon the cancellation of a certificate of title in the	7261
manner prescribed by this section, any clerk and the registrar	7262
of motor vehicles may cancel and destroy all certificates and	7263
all memorandum certificates in that chain of title.	7264
(B)(1) If an Ohio certificate of title—or, salvage	7265
certificate of title-to, or assignment form as prescribed by the	7266
registrar for a motor vehicle is assigned to a salvage dealer,	7267
the dealer is not required to obtain an Ohio certificate of	7268
title or a salvage certificate of title to the motor vehicle in	7269
the dealer's own name if the dealer dismantles or destroys the	7270
motor vehicle, indicates the number of the dealer's motor	7271
vehicle salvage dealer's license on it, marks "FOR DESTRUCTION"	7272

across the face of the certificate of title—or, salvage

electronically.

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certificate of title, or assignment form and surrenders the	7274
certificate of title-or, salvage certificate of title, or	7275
assignment form to a clerk of a court of common pleas as	7276
provided in division (A) of this section. If the salvage dealer	7277
retains the motor vehicle for resale, the dealer shall make	7278
application for a salvage certificate of title to the motor	7279
vehicle in the dealer's own name as provided in division (C)(1)	7280
of this section.	7281
(2) At the time any salvage motor vehicle is sold at	7282
auction or through a pool, the salvage motor vehicle auction or	7283
salvage motor vehicle pool shall give a copy of the salvage	7284
certificate of title or a copy of the , certificate of title, or	7285
assignment form marked "FOR DESTRUCTION" to the purchaser.	7286
(C)(1) When an insurance company declares it economically	7287
impractical to repair such a motor vehicle and has paid an	7288
agreed price for the purchase of the motor vehicle to any	7289
insured or claimant owner, the insurance company shall proceed	7290
as follows:	7291
(a) If an insurance company receives the certificate of	7292
title and the motor vehicle, within thirty business days, the	7293
insurance company shall deliver the certificate of title to a	7294
clerk of a court of common pleas and shall make application for	7295
a salvage certificate of title. This certificate of title, any	7296
supporting power of attorney, or application for a salvage	7297
certificate of title shall be exempt from the requirements of	7298
notarization and verification as described in this chapter and	7299

in section 1337.25 of the Revised Code, and may be signed

(b) If an insurance company obtains possession of the

motor vehicle and a physical certificate of title was issued for

the vehicle but the insurance company is unable to obtain the	7304
properly endorsed certificate of title for the motor vehicle	7305
within thirty business days following the vehicle's owner or	7306
lienholder's acceptance of the insurance company's payment for	7307
the vehicle, the insurance company may apply to the clerk of a	7308
court of common pleas for a salvage certificate of title without	7309
delivering the certificate of title for the motor vehicle. The	7310
application, which may be signed electronically, shall be	7311
accompanied by evidence that the insurance company has paid a	7312
total loss claim on the vehicle, a copy of the written request	7313
for the certificate of title from the insurance company or its	7314
designee, and proof that the request was delivered by a	7315
nationally recognized courier service to the last known address	7316
of the owner of the vehicle and any known lienholder, to obtain	7317
the certificate of title.	7318

- (c) If an insurance company obtains possession of the 7319 motor vehicle and a physical certificate of title was not issued 7320 for the vehicle, the insurance company may apply to the clerk of 7321 a court of common pleas for a salvage certificate of title 7322 without delivering a certificate of title for the motor vehicle. 7323 The application shall be accompanied by the electronic 7324 certificate of title control number and a properly executed 7325 power of attorney, or other appropriate document, from the owner 7326 of the motor vehicle authorizing the insurance company to apply 7327 for a salvage certificate of title. The application for a 7328 salvage certificate of title, any supporting power of attorney, 7329 and any other appropriate document shall be exempt from the 7330 requirements of notarization and verification as described in 7331 this chapter and in section 1337.25 of the Revised Code, and may 7332 be signed electronically. 7333
 - (d) Upon receipt of a properly completed application for a 7334

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salvage certificate of title as described in division (C)(1)(a),	7335
(b), or (c) or (C)(2) of this section, the clerk shall issue the	7336
salvage certificate of title on a form, prescribed by the	7337
registrar, that shall be easily distinguishable from the	7338
original certificate of title and shall bear the same	7339
information as the original certificate of title except that it	7340
may bear a different number than that of the original	7341
certificate of title. The salvage certificate of title shall	7342
include the following notice in bold lettering:	7343

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

Except as provided in division (C)(3) of this section, the 7345 salvage certificate of title shall be assigned by the insurance 7346 company to a salvage dealer or any other person for use as 7347 evidence of ownership upon the sale or other disposition of the 7348 motor vehicle, and the salvage certificate of title shall be 7349 transferable to any other person. The clerk shall charge a fee 7350 of four dollars for the cost of processing each salvage 7351 certificate of title. 7352

(2) If an insurance company requests that a salvage motor 7353 vehicle auction take possession of a motor vehicle that is the 7354 subject of an insurance claim, and subsequently the insurance 7355 company denies coverage with respect to the motor vehicle or 7356 does not otherwise take ownership of the motor vehicle, the 7357 salvage motor vehicle auction may proceed as follows. After the 7358 salvage motor vehicle auction has possession of the motor 7359 vehicle for forty-five days, it may apply to the clerk of a 7360 court of common pleas for a salvage certificate of title without 7361 delivering the certificate of title for the motor vehicle. The 7362 application shall be accompanied by a copy of the written 7363 request that the vehicle be removed from the facility on the 7364

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salvage motor vehicle auction's letterhead, and proof that the 7365 request was delivered by a nationally recognized courier service 7366 to the last known address of the owner of the vehicle and any 7367 known lienholder, requesting that the vehicle be removed from 7368 the facility of the salvage motor vehicle auction. Upon receipt 7369 of a properly completed application, the clerk shall follow the 7370 process as described in division (C)(1)(d) of this section. The 7371 salvage certificate of title so issued shall be free and clear 7372 of all liens. 7373

- (3) If an insurance company considers a motor vehicle as described in division (C)(1)(a), (b), or (c) of this section to be impossible to restore for highway operation, the insurance company may assign the certificate of title to the motor vehicle to a salvage dealer or scrap metal processing facility and send the assigned certificate of title to the clerk of the court of common pleas of any county. The insurance company shall mark the face of the certificate of title "FOR DESTRUCTION" and shall deliver a photocopy of the certificate of title to the salvage dealer or scrap metal processing facility for its records.
- (4) If an insurance company declares it economically 7384 impractical to repair a motor vehicle, agrees to pay to the 7385 insured or claimant owner an amount in settlement of a claim 7386 against a policy of motor vehicle insurance covering the motor 7387 vehicle, and agrees to permit the insured or claimant owner to 7388 retain possession of the motor vehicle, the insurance company 7389 shall not pay the insured or claimant owner any amount in 7390 settlement of the insurance claim until the owner obtains a 7391 salvage certificate of title to the vehicle and furnishes a copy 7392 of the salvage certificate of title to the insurance company. 7393
 - (D) When a self-insured organization, rental or leasing

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company, or secured creditor becomes the owner of a motor	7395
vehicle that is burned, damaged, or dismantled and is determined	7396
to be economically impractical to repair, the self-insured	7397
organization, rental or leasing company, or secured creditor	7398
shall do one of the following:	7399

- (1) Mark the face of the certificate of title to the motor 7400 vehicle, or assignment form as prescribed by the registrar, "FOR 7401 7402 DESTRUCTION" and surrender the certificate of title or assignment form to a clerk of a court of common pleas for 7403 cancellation as described in division (A) of this section. The 7404 7405 self-insured organization, rental or leasing company, or secured creditor then shall deliver the motor vehicle, together with a 7406 photocopy of the certificate of title or assignment form, to a 7407 salvage dealer or scrap metal processing facility and shall 7408 cause the motor vehicle to be dismantled, flattened, crushed, or 7409 destroyed. 7410
- 7411 (2) Obtain a salvage certificate of title to the motor vehicle in the name of the self-insured organization, rental or 7412 leasing company, or secured creditor, as provided in division 7413 (C)(1) of this section, and then sell or otherwise dispose of 7414 the motor vehicle. If the motor vehicle is sold, the self-7415 insured organization, rental or leasing company, or secured 7416 creditor shall obtain a salvage certificate of title to the 7417 motor vehicle in the name of the purchaser from a clerk of a 7418 court of common pleas. 7419
- (E) If a motor vehicle titled with a salvage certificate 7420 of title is restored for operation upon the highways, 7421 application shall be made to a clerk of a court of common pleas 7422 for a certificate of title. Upon inspection by the state highway 7423 patrol, which shall include establishing proof of ownership and 7424

an inspection of the motor number and vehicle identification	7425
number of the motor vehicle and of documentation or receipts for	7426
the materials used in restoration by the owner of the motor	7427
vehicle being inspected, which documentation or receipts shall	7428
be presented at the time of inspection, the clerk, upon	7429
surrender of the salvage certificate of title, shall issue a	7430
certificate of title for a fee prescribed by the registrar. The	7431
certificate of title shall be in the same form as the original	7432
certificate of title and shall bear the words "REBUILT SALVAGE"	7433
in black boldface letters on its face. Every subsequent	7434
certificate of title, memorandum certificate of title, or	7435
duplicate certificate of title issued for the motor vehicle also	7436
shall bear the words "REBUILT SALVAGE" in black boldface letters	7437
on its face. The exact location on the face of the certificate	7438
of title of the words "REBUILT SALVAGE" shall be determined by	7439
the registrar, who shall develop an automated procedure within	7440
the automated title processing system to comply with this	7441
division. The clerk shall use reasonable care in performing the	7442
duties imposed on the clerk by this division in issuing a	7443
certificate of title pursuant to this division, but the clerk is	7444
not liable for any of the clerk's errors or omissions or those	7445
of the clerk's deputies, or the automated title processing	7446
system in the performance of those duties. A fee of fifty	7447
dollars shall be assessed by the state highway patrol for each	7448
inspection made pursuant to this division and shall be deposited	7449
into the public safety - highway purposes fund established by	7450
section 4501.06 of the Revised Code.	7451

(F) No person shall operate upon the highways in this 7452 state a motor vehicle, title to which is evidenced by a salvage 7453 certificate of title, except to deliver the motor vehicle 7454 pursuant to an appointment for an inspection under this section. 7455

who issued it.

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- (G) No motor vehicle the certificate of title or 7456 assignment form to which has been marked "FOR DESTRUCTION" and 7457 surrendered to a clerk of a court of common pleas shall be used 7458 7459 for anything except parts and scrap metal. (H)(1) Except as otherwise provided in this division, an 7460 owner of a manufactured or mobile home that will be taxed as 7461 real property pursuant to division (B) of section 4503.06 of the 7462 Revised Code shall surrender the certificate of title to the 7463
- auditor of the county containing the taxing district in which the home is located. An owner whose home qualifies for real property taxation under divisions (B)(1)(a) and (b) of section 4503.06 of the Revised Code shall surrender the certificate within fifteen days after the home meets the conditions specified in those divisions. The auditor shall deliver the

certificate of title to the clerk of the court of common pleas

- (2) If the certificate of title for a manufactured or 7472 mobile home that is to be taxed as real property is held by a 7473 lienholder, the lienholder shall surrender the certificate of 7474 title to the auditor of the county containing the taxing 7475 district in which the home is located, and the auditor shall 7476 deliver the certificate of title to the clerk of the court of 7477 common pleas who issued it. The lienholder shall surrender the 7478 certificate within thirty days after both of the following have 7479 occurred: 7480
- (a) The homeowner has provided written notice to the 7481 lienholder requesting that the certificate of title be 7482 surrendered to the auditor of the county containing the taxing 7483 district in which the home is located. 7484
 - (b) The homeowner has either paid the lienholder the

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remaining balance owed to the lienholder, or, with the	7486
lienholder's consent, executed and delivered to the lienholder a	7487
mortgage on the home and land on which the home is sited in the	7488
amount of the remaining balance owed to the lienholder.	7489
(3) Upon the delivery of a certificate of title by the	7490
county auditor to the clerk, the clerk shall inactivate it and	7491
maintain it in the automated title processing system for a	7492
period of thirty years.	7493
(4) Upon application by the owner of a manufactured or	7494
mobile home that is taxed as real property pursuant to division	7495
(B) of section 4503.06 of the Revised Code and that no longer	7496
satisfies divisions (B)(1)(a) and (b) or divisions (B)(2)(a) and	7497
(b) of that section, the clerk shall reactivate the record of	7498
the certificate of title that was inactivated under division (H)	7499
(3) of this section and shall issue a new certificate of title,	7500
but only if the application contains or has attached to it all	7501
of the following:	7502
(a) An endorsement of the county treasurer that all real	7503
property taxes charged against the home under Title LVII of the	7504
Revised Code and division (B) of section 4503.06 of the Revised	7505
Code for all preceding tax years have been paid;	7506
(b) An endorsement of the county auditor that the home	7507
will be removed from the real property tax list;	7508
(c) Proof that there are no outstanding mortgages or other	7509
liens on the home or, if there are such mortgages or other	7510
liens, that the mortgagee or lienholder has consented to the	7511
reactivation of the certificate of title.	7512

(I)(1) Whoever violates division (F) of this section shall

be fined not more than two thousand dollars, imprisoned not more

than one year, or both.	7515
(2) Whoever violates division (G) of this section shall be	7516
fined not more than one thousand dollars, imprisoned not more	7517
than six months, or both.	7518
Sec. 4505.19. (A) No person shall do any of the following:	7519
(1) Procure or attempt to procure a certificate of title	7520
or a salvage certificate of title to or assignment form as	7521
prescribed by the registrar of motor vehicles for a motor	7522
vehicle, or pass or attempt to pass a certificate of title, a	7523
salvage certificate of title, an assignment form, or any	7524
assignment of a certificate of title or salvage certificate of	7525
title to or assignment form for a motor vehicle, or in any other	7526
manner gain or attempt to gain ownership to a motor vehicle,	7527
knowing or having reason to believe that the motor vehicle or	7528
any part of the motor vehicle has been acquired through	7529
commission of a theft offense as defined in section 2913.01 of	7530
the Revised Code;	7531
(2) Purport to sell or transfer a motor vehicle without	7532
delivering to the purchaser or transferee of it a certificate of	7533
title, a salvage certificate of title, an assignment form, or a	7534
manufacturer's or importer's certificate to it, assigned to the	7535
purchaser as provided for in this chapter, except as otherwise	7536
provided in this chapter;	7537
(3) With intent to defraud, possess, sell, offer to sell,	7538
counterfeit, or supply a blank, forged, fictitious, counterfeit,	7539
stolen, or fraudulently or unlawfully obtained certificate of	7540
title, registration, bill of sale, or other instruments of	7541
ownership of a motor vehicle, or conspire to do any of the	7542
foregoing;	7543

(4) Knowingly obtain goods, services, credit, or money by	7544
means of an invalid, fictitious, forged, counterfeit, stolen, or	7545
unlawfully obtained original or duplicate certificate of title,	7546
registration, bill of sale, or other instrument of ownership of	7547
a motor vehicle;	7548
(5) Knowingly obtain goods, services, credit, or money by	7549
means of a certificate of title to a motor vehicle, which is	7550
required to be surrendered to the registrar of motor vehicles or	7551
the clerk of the court of common pleas as provided in this	7552
chapter.	7553
(B) Whoever violates this section shall be fined not more	7554
than five thousand dollars or imprisoned in the county jail or	7555
workhouse not less than six months nor more than one year, or	7556
both, or in a state correctional institution not less than one	7557
year nor more than five years.	7558
Sec. 4505.22. A clerk of court shall not issue a salvage	7559
Sec. 4505.22. A clerk of court shall not issue a salvage certificate of title for a motor vehicle under sections 4505.08	7559 7560
certificate of title for a motor vehicle under sections 4505.08	7560
certificate of title for a motor vehicle under sections 4505.08 and 4505.11 of the Revised Code, or enter any notation on a	7560 7561
certificate of title for a motor vehicle under sections 4505.08 and 4505.11 of the Revised Code, or enter any notation on a certificate of title under those sections, based solely on	7560 7561 7562
certificate of title for a motor vehicle under sections 4505.08 and 4505.11 of the Revised Code, or enter any notation on a certificate of title under those sections, based solely on information reported by an entity pursuant to 49 U.S.C. 30504	7560 7561 7562 7563
certificate of title for a motor vehicle under sections 4505.08 and 4505.11 of the Revised Code, or enter any notation on a certificate of title under those sections, based solely on information reported by an entity pursuant to 49 U.S.C. 30504 and regulations promulgated under it unless one of the following	7560 7561 7562 7563 7564
certificate of title for a motor vehicle under sections 4505.08 and 4505.11 of the Revised Code, or enter any notation on a certificate of title under those sections, based solely on information reported by an entity pursuant to 49 U.S.C. 30504 and regulations promulgated under it unless one of the following applies:	7560 7561 7562 7563 7564 7565
certificate of title for a motor vehicle under sections 4505.08 and 4505.11 of the Revised Code, or enter any notation on a certificate of title under those sections, based solely on information reported by an entity pursuant to 49 U.S.C. 30504 and regulations promulgated under it unless one of the following applies: (A) The clerk receives information from the automated	7560 7561 7562 7563 7564 7565
certificate of title for a motor vehicle under sections 4505.08 and 4505.11 of the Revised Code, or enter any notation on a certificate of title under those sections, based solely on information reported by an entity pursuant to 49 U.S.C. 30504 and regulations promulgated under it unless one of the following applies: (A) The clerk receives information from the automated title processing system indicating that a previously issued	7560 7561 7562 7563 7564 7565 7566 7567
certificate of title for a motor vehicle under sections 4505.08 and 4505.11 of the Revised Code, or enter any notation on a certificate of title under those sections, based solely on information reported by an entity pursuant to 49 U.S.C. 30504 and regulations promulgated under it unless one of the following applies: (A) The clerk receives information from the automated title processing system indicating that a previously issued certificate of title in this state was a salvage certificate of	7560 7561 7562 7563 7564 7565 7566 7567 7568
certificate of title for a motor vehicle under sections 4505.08 and 4505.11 of the Revised Code, or enter any notation on a certificate of title under those sections, based solely on information reported by an entity pursuant to 49 U.S.C. 30504 and regulations promulgated under it unless one of the following applies: (A) The clerk receives information from the automated title processing system indicating that a previously issued certificate of title in this state was a salvage certificate of title.	7560 7561 7562 7563 7564 7565 7566 7567 7568 7569

(C) An entity that is authorized under section 4505.11 of	7573
the Revised Code to apply for a salvage certificate of title	7574
applies for a salvage title pursuant to that section.	7575

Sec. 4507.02. (A) (1) No person shall permit the operation 7576 of a motor vehicle upon any public or private property used by 7577 the public for purposes of vehicular travel or parking knowing 7578 the operator does not have a valid driver's license issued to 7579 the operator by the registrar of motor vehicles or a deputy 7580 registrar under this chapter or a valid commercial driver's 7581 license issued under Chapter 4506. of the Revised Code. Except 7582 7583 as otherwise provided in this division, whoever violates this division is quilty of an unclassified misdemeanor. When the 7584 offense is an unclassified misdemeanor, the offender shall be 7585 sentenced pursuant to sections 2929.21 to 2929.28 of the Revised 7586 Code, except that the offender shall not be sentenced to a jail 7587 term; the offender shall not be sentenced to a community 7588 residential sanction pursuant to section 2929.26 of the Revised 7589 Code; notwithstanding division (A)(2)(a) of section 2929.28 of 7590 the Revised Code, the offender may be fined up to one thousand 7591 dollars; and, notwithstanding division (A)(3) of section 2929.27 7592 7593 of the Revised Code, the offender may be ordered pursuant to division (C) of that section to serve a term of community 7594 service of up to five hundred hours. The failure of an offender 7595 to complete a term of community service imposed by the court may 7596 be punished as indirect criminal contempt under division (A) of 7597 section 2705.02 of the Revised Code that may be filed in the 7598 underlying case. 7599

If, within three years of the offense, the offender 7600 previously has been convicted of or pleaded guilty to two or 7601 more violations of this section or a substantially equivalent 7602 municipal ordinance, the offense is a misdemeanor of the first 7603

degree.

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(2) No person shall receive a driver's license, or a	7605
motorcycle operator's endorsement of a driver's or commercial	7606
driver's license, temporary instruction permit, or	7607
identification card unless and until the person surrenders to	7608
the registrar or a deputy registrar all valid licenses,	7609
temporary instruction permits, and identification cards issued	7610
to the person by another jurisdiction recognized by this state.	7611
(3) The registrar shall report the surrender cancellation	7612
of a license, temporary instruction permit, or identification	7613
$\underline{\text{card}}$ to the issuing authority, together with information that $\underline{\text{a-}}$	7614
the license, temporary instruction permit, or identification	7615
<pre>card is now issued in this state. The registrar or a deputy</pre>	7616
<pre>registrar shall destroy any such license, temporary instruction</pre>	7617
permit, or identification card that is not returned to the	7618
issuing authority.	7619
(4) No person shall be permitted to have possess more than	7620
one valid license, temporary instruction permit, or	7621
identification card at any time.	7622
(B)(1) If a person is convicted of a violation of section	7623
4510.11, 4510.14, or 4510.21 of the Revised Code or if division	7624
(E) of section 4507.164 of the Revised Code applies, the trial	7625
judge of any court, in addition to or independent of any other	7626
penalties provided by law or ordinance, may impound the	7627
identification license plates of any motor vehicle registered in	7628
the name of the person. The court shall send the impounded	7629
license plates to the registrar, who may retain the license	7630
plates until the driver's or commercial driver's license of the	7631
owner has been reinstated or destroy them pursuant to section	7632
4503 232 of the Revised Code	7633

If the license plates of a person convicted of a violation 7634 of any provision of those sections have been impounded in 7635 accordance with the provisions of this division, the court shall 7636 notify the registrar of that action. The notice shall contain 7637 the name and address of the driver, the serial number of the 7638 driver's or commercial driver's license, the serial numbers of 7639 the license plates of the motor vehicle, and the length of time 7640 for which the license plates have been impounded. The registrar 7641 shall record the data in the notice as part of the driver's 7642 7643 permanent record.

(2) Any motor vehicle owner who has had the license plates 7644 of a motor vehicle impounded pursuant to division (B)(1) of this 7645 section may apply to the registrar, or to a deputy registrar, 7646 for restricted license plates that shall conform to the 7647 requirements of section 4503.231 of the Revised Code. The 7648 registrar or deputy registrar forthwith shall notify the court 7649 of the application and, upon approval of the court, shall issue 7650 restricted license plates to the applicant. Until the driver's 7651 or commercial driver's license of the owner is reinstated, any 7652 new license plates issued to the owner also shall conform to the 7653 requirements of section 4503.231 of the Revised Code. 7654

7655 The registrar or deputy registrar shall charge the owner 7656 of a vehicle the fees provided in section 4503.19 of the Revised Code for restricted license plates that are issued in accordance 7657 with this division, except upon renewal as specified in section 7658 4503.10 of the Revised Code, when the regular fee as provided in 7659 section 4503.04 of the Revised Code shall be charged. The 7660 registrar or deputy registrar shall charge the owner of a 7661 vehicle the fees provided in section 4503.19 of the Revised Code 7662 whenever restricted license plates are exchanged, by reason of 7663 the reinstatement of the driver's or commercial driver's license 7664

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of the owner, for those ordinarily issued.

(3) If an owner wishes to sell a motor vehicle during the 7666 time the restricted license plates provided under division (B) 7667 (2) of this section are in use, the owner may apply to the court 7668 that impounded the license plates of the motor vehicle for 7669 permission to transfer title to the motor vehicle. If the court 7670 is satisfied that the sale will be made in good faith and not 7671 for the purpose of circumventing the provisions of this section, 7672 it may certify its consent to the owner and to the registrar of 7673 motor vehicles who shall enter notice of the transfer of the 7674 title of the motor vehicle in the vehicle registration record. 7675

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

- (C) This section is not intended to change or modify any 7684 provision of Chapter 4503. of the Revised Code with respect to 7685 the taxation of motor vehicles or the time within which the 7686 taxes on motor vehicles shall be paid.
- Sec. 4507.06. (A) (1) Every application for a driver's 7688 license, motorcycle operator's license or endorsement, or motordriven cycle or motor scooter license or endorsement, or 7690 duplicate of any such license or endorsement, shall be made upon 7691 the approved form furnished by the registrar of motor vehicles 7692 and shall be signed by the applicant. 7693

Every application shall state the following:	7694
(a) The applicant's name, date of birth, social security	7695
number if such has been assigned, sex, general description,	7696
including height, weight, color of hair, and eyes, residence	7697
address, including county of residence, duration of residence in	7698
this state, and country of citizenship;	7699
(b) Whether the applicant previously has been licensed as	7700
an operator, chauffeur, driver, commercial driver, or motorcycle	7701
operator and, if so, when, by what state, and whether such	7702
license is suspended or canceled at the present time and, if so,	7703
the date of and reason for the suspension or cancellation;	7704
(c) Whether the applicant is now or ever has been	7705
afflicted with epilepsy, or whether the applicant now is	7706
suffering from any physical or mental disability or disease and,	7707
if so, the nature and extent of the disability or disease,	7708
giving the names and addresses of physicians then or previously	7709
in attendance upon the applicant;	7710
(d) Whether an applicant for a duplicate driver's license,	7711
duplicate license containing a motorcycle operator endorsement,	7712
or duplicate license containing a motor-driven cycle or motor	7713
scooter endorsement has pending a citation for violation of any	7714
motor vehicle law or ordinance, a description of any such	7715
citation pending, and the date of the citation;	7716
(e) If an applicant has not certified the applicant's	7717
willingness to make an anatomical gift under section 2108.05 of	7718
the Revised Code, whether the applicant wishes to certify	7719
willingness to make such an anatomical gift, which shall be	7720
given no consideration in the issuance of a license or	7721
endorsement;	7722

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(f) Whether the applicant has executed a valid durable	7723
power of attorney for health care pursuant to sections 1337.11	7724
to 1337.17 of the Revised Code or has executed a declaration	7725
governing the use or continuation, or the withholding or	7726
withdrawal, of life-sustaining treatment pursuant to sections	7727
2133.01 to 2133.15 of the Revised Code and, if the applicant has	7728
executed either type of instrument, whether the applicant wishes	7729
the applicant's license to indicate that the applicant has	7730
executed the instrument;	7731

- (g) On and after October 7, 2009, whether Whether the applicant is a veteran, active duty, or reservist of the armed forces of the United States and, if the applicant is such, whether the applicant wishes the applicant's license to indicate that the applicant is a veteran, active duty, or reservist of the armed forces of the United States by a military designation on the license.
- (2) Every applicant for a driver's license applying in 7739

 person at a deputy registrar office shall be photographed in 7740

 color at the time the application for the license is made. The 7741

 application shall state any additional information that the 7742

 registrar requires. 7743
- (B) The registrar or a deputy registrar, in accordance 7744 with section 3503.11 of the Revised Code, shall register as an 7745 elector any person who applies for a license or endorsement 7746 under division (A) of this section, or for a renewal or 7747 duplicate of the license or endorsement, if the applicant is 7748 eligible and wishes to be registered as an elector. The decision 7749 of an applicant whether to register as an elector shall be given 7750 no consideration in the decision of whether to issue the 7751 applicant a license or endorsement, or a renewal or duplicate. 7752

(C) The registrar or a deputy registrar, in accordance	7753
with section 3503.11 of the Revised Code, shall offer the	7754
opportunity of completing a notice of change of residence or	7755
change of name to any applicant for a driver's license or	7756
endorsement under division (A) of this section, or for a renewal	7757
or duplicate of the license or endorsement, if the applicant is	7758
a registered elector who has changed the applicant's residence	7759
or name and has not filed such a notice.	7760
(D) In addition to any other information it contains, on-	7761
and after October 7, 2009, the approved form furnished by the	7762
registrar of motor vehicles for an application for a license or	7763
endorsement or an application for a duplicate of any such	7764
license or endorsement shall inform applicants that the	7765
applicant must present a copy of the applicant's DD-214 or an	7766
equivalent document in order to qualify to have the license or	7767
duplicate indicate that the applicant is a veteran, active duty,	7768
or reservist of the armed forces of the United States based on a	7769
request made pursuant to division (A)(1)(g) of this section.	7770
Sec. 4507.061. (A) Beginning on and after July 1, 2022,	7771
the registrar of motor vehicles may authorize the online renewal	7772
of a driver's license or identification card issued by the	7773
bureau of motor vehicles for eligible applicants. An applicant	7774
is eligible for online renewal if all of the following apply:	7775
(1) The applicant's current driver's license or	7776
identification card was processed in person at a deputy	7777
registrar office.	7778
(2) The applicant has a photo on file with the bureau of	7779
motor vehicles from the applicant's current driver's license or	7780
identification card.	7781

(3) The applicant's current driver's license or	7782
identification card expires on the birthday of the applicant in	7783
the fourth year after the date it was issued.	7784
(4) The applicant is applying for a driver's license or	7785
identification card that expires on the birthday of the	7786
applicant in the fourth year after the date it is issued.	7787
(5) The applicant's current driver's license or	7788
identification card is unexpired or expired not more than six	7789
months prior to the date of the application.	7790
(6) The applicant is a citizen of the United States and a	7791
permanent resident of this state.	7792
(7) The applicant is twenty-one years of age or older, but	7793
less than sixty-five years of age.	7794
(8) The applicant's current driver's license or driving	7795
privileges are not suspended, canceled, revoked, or restricted,	7796
and the applicant is not otherwise prohibited by law from	7797
obtaining a driver's license or identification card.	7798
(9) The applicant has no changes to the applicant's name	7799
or personal information, other than a change of address.	7800
(10) The applicant has no medical restrictions that would	7801
require the applicant to apply for a driver's license or	7802
identification card in person at a deputy registrar office. The	7803
registrar shall determine the medical restrictions that require	7804
in person applications.	7805
(B) An applicant may not submit an application online for	7806
any of the following:	7807
(1) A temporary instruction permit;	7808

(2) A commercial driver's license or a commercial driver's	7809
license temporary instruction permit;	7810
(3) An initial issuance of an Ohio driver's license or	7811
<pre>identification card;</pre>	7812
(4) An initial issuance of a federally compliant driver's	7813
license or identification card;	7814
(5) An ignition interlock license;	7815
(6) A nonrenewable license.	7816
(C) The registrar may require an applicant to provide a	7817
digital copy of any identification documents and supporting	7818
documents as required by statute or administrative rule to	7819
comply with current state and federal requirements.	7820
(D) Except as otherwise provided, an applicant shall	7821
comply with all other applicable laws related to the issuance of	7822
a driver's license or identification card in order to renew a	7823
driver's license or identification card under this section.	7824
(E) The registrar may adopt rules in accordance with	7825
Chapter 119. of the Revised Code to implement and administer	7826
this section.	7827
Sec. 4507.12. (A)(1) Except as provided in division (C) of	7828
section 4507.10 of the Revised Code, each person applying for	7829
the renewal of a driver's license in person at a deputy	7830
registrar office shall submit to a screening of the person's	7831
vision before the license may be renewed. Except as provided in	7832
division (A)(2) of this section, the vision screening shall be	7833
conducted at the office of the deputy registrar receiving the	7834
application for license renewal.	7835
(2) A person applying for the renewal of a driver's	7836

license <u>in person at a deputy registrar office</u> who is capable of	7837
meeting the standards required for licensing, but who is not	7838
capable of passing the vision screening conducted at the office	7839
of the deputy registrar, may have the vision screening conducted	7840
at a licensed optometrist's or ophthalmologist's office of the	7841
person's choice. The person shall have the vision screening	7842
performed within ninety days prior to the time the person	7843
applies for the driver's license renewal. The person shall bring	7844
any forms required by the registrar to the vision screening	7845
conducted at the optometrist's or ophthalmologist's office to be	7846
completed by the optometrist or ophthalmologist. The person	7847
shall submit such forms to a deputy registrar at the time the	7848
person applies for the driver's license renewal to verify that	7849
the vision screening results meet the vision standards required	7850
for licensing.	7851

- (B) When the results of a vision screening given under 7852 division (A) of this section indicate that the vision of the 7853 person examined meets the standards required for licensing, the 7854 deputy registrar may renew the person's driver's license at that 7855 time.
- (C) When the results of a vision screening given under 7857 division (A) of this section indicate that the vision of the 7858 person screened may not meet the standards required for 7859 licensing, the deputy registrar shall not renew the person's 7860 driver's license at that time but shall refer the person to a 7861 driver's license examiner appointed by the director of public 7862 safety under section 5502.05 of the Revised Code for a further 7863 examination of the person's vision. 7864
- (D) When a person referred to a driver's license examiner 7865 by a deputy registrar does not meet the vision standards 7866

required for licensing, the driver's license examiner shall	7867
retain the person's operator's license and shall immediately	7868
notify the registrar of motor vehicles of that fact. The	7869
driver's license examiner shall refer the person to a licensed	7870
optometrist or ophthalmologist of the person's choice. The	7871
person may have the optometrist or ophthalmologist conduct a	7872
vision screening and shall request the optometrist or	7873
ophthalmologist to certify the vision screening results on any	7874
forms required by the registrar. The person shall submit such	7875
forms to a deputy registrar or driver's license examiner to	7876
verify that the vision screening results meet the vision	7877
standards required for licensing.	7878

- (E) No driver's license shall be issued to a person, until 7879 the person's vision is corrected to meet the standards required 7880 for licensing by this section. Any person who operates a motor 7881 vehicle on a highway, or on any public or private property used 7882 by the public for purposes of vehicular travel or parking, 7883 during the time the person's driver's license is held by a 7884 driver's license examiner under this division, shall be deemed 7885 to be operating a motor vehicle in violation of division (A) of 7886 section 4510.12 of the Revised Code. 7887
- (F) The registrar shall adopt rules and shall provide any 7888 forms necessary to properly conduct vision screenings at the 7889 office of a deputy registrar, a driver examination station, or 7890 at the office of a licensed optometrist or ophthalmologist. 7891
- (G) A person conducting vision screenings under this 7892 section is not personally liable for damages for injury or loss 7893 to persons or property and for death caused by the operation of 7894 a motor vehicle by any person whose driver's license was renewed 7895 by the deputy registrar under division (B) of this section. 7896

Sec. 4507.21. (A) Each Except as provided in section	7897
4507.061 of the Revised Code, each applicant for a driver's	7898
license shall file an application in the office of the registrar	7899
of motor vehicles or of a deputy registrar.	7900
(B)(1) Each person under eighteen years of age applying	7901
for a driver's license issued in this state shall present	7902
satisfactory evidence of having successfully completed any one	7903
of the following:	7904
(a) A driver education course approved by the state	7905
department of education prior to December 31, 2003.	7906
(b) A driver training course approved by the director of	7907
public safety.	7908
(c) A driver training course comparable to a driver	7909
education or driver training course described in division (B)(1)	7910
(a) or (b) of this section and administered by a branch of the	7911
armed forces of the United States and completed by the applicant	7912
while residing outside this state for the purpose of being with	7913
or near any person serving in the armed forces of the United	7914
States.	7915
(2) Each person under eighteen years of age applying for a	7916
driver's license also shall present, on a form prescribed by the	7917
registrar, an affidavit signed by an eligible adult attesting	7918
that the person has acquired at least fifty hours of actual	7919
driving experience, with at least ten of those hours being at	7920
night.	7921
(C)(1) An applicant for an initial driver's license shall	7922
present satisfactory evidence of successful completion of the	7923
abbreviated driver training course for adults, approved by the	7924
director of public safety under section 4508.02 of the Revised	7925

Code, if all of the following apply:

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(a) The applicant is eighteen years of age or older.	7927
(b) The applicant failed the road or maneuverability test	7928
required under division (A)(2) of section 4507.11 of the Revised	7929
Code.	7930
(a) In the tuelue menths immediately proceeding the data of	7021
(c) In the twelve months immediately preceding the date of	7931
application, the applicant has not successfully completed a	7932
driver training course.	7933
(2) An applicant shall present satisfactory evidence as	7934
required under division (C)(1) of this section prior to	7935
attempting the test a second or subsequent time.	7936
(D) If the registrar or deputy registrar determines that	7937
the applicant is entitled to the driver's license, it shall be	7938
issued. If the application shows that the applicant's license	7939
has been previously canceled or suspended, the deputy registrar	7940
shall forward the application to the registrar, who shall	7941
determine whether the license shall be granted.	7942
(E) An applicant shall file an application <u>under this</u>	7943
section in duplicate, and the deputy registrar issuing the	7944
license shall immediately forward to the office of the registrar	7945
the original copy of the application, together with the	7946
duplicate copy of any certificate of completion if issued for	7947
purposes of division (B) of this section. The registrar shall	7948
prescribe rules as to the manner in which the deputy registrar	7949
files and maintains the applications and other records. The	7950
registrar shall file every application for a driver's or	7951
commercial driver's license and index them by name and number,	7952
and shall maintain a suitable record of all licenses issued, all	7953
convictions and bond forfeitures, all applications for licenses	7954

denied, and all licenses that have been suspended or canceled. 7955

- (F) For purposes of section 2313.06 of the Revised Code, 7956 the registrar shall maintain accurate and current lists of the 7957 residents of each county who are eighteen years of age or older, 7958 have been issued, on and after January 1, 1984, driver's or 7959 commercial driver's licenses that are valid and current, and 7960 would be electors if they were registered to vote, regardless of 7961 whether they actually are registered to vote. The lists shall 7962 contain the names, addresses, dates of birth, duration of 7963 residence in this state, citizenship status, and social security 7964 numbers, if the numbers are available, of the licensees, and may 7965 contain any other information that the registrar considers 7966 suitable. 7967
- (G) Each person under eighteen years of age applying for a 7968 motorcycle operator's endorsement or a restricted license 7969 enabling the applicant to operate a motorcycle shall present 7970 satisfactory evidence of having completed the courses of 7971 instruction in the motorcycle safety and education program 7972 described in section 4508.08 of the Revised Code or a comparable 7973 course of instruction administered by a branch of the armed 7974 forces of the United States and completed by the applicant while 7975 residing outside this state for the purpose of being with or 7976 near any person serving in the armed forces of the United 7977 7978 States. If the registrar or deputy registrar then determines that the applicant is entitled to the endorsement or restricted 7979 license, it shall be issued. 7980
- (H) No person shall knowingly make a false statement in an 7981 affidavit presented in accordance with division (B)(2) of this 7982 section.
 - (I) As used in this section, "eligible adult" means any of 7984

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the following persons: 7985 (1) A parent, guardian, or custodian of the applicant; 7986 (2) A person over the age of twenty-one who acts in loco 7987 parentis of the applicant and who maintains proof of financial 7988 responsibility with respect to the operation of a motor vehicle 7989 owned by the applicant or with respect to the applicant's 7990 operation of any motor vehicle. 7991 (J) Whoever violates division (H) of this section is 7992 quilty of a minor misdemeanor and shall be fined one hundred 7993 dollars. 7994 7995 Sec. 4507.213. (A) Any person who becomes a resident of this state, within thirty days of becoming a resident, shall 7996 surrender any driver's license, temporary instruction permit, or 7997 identification card issued by another state to the registrar of 7998 motor vehicles or a deputy registrar. If such a person intends 7999 to operate a motor vehicle upon the public roads or highways, 8000 the person shall apply for a temporary instruction permit or 8001 driver's license in this state. If the person fails to apply for 8002 a driver's license or temporary instruction permit within thirty 8003 8004 days of becoming a resident, the person shall not operate any motor vehicle in this state under a license or permit issued by 8005 8006 another state. (B) (1) Whoever violates division (A) of this section is 8007 quilty of a minor misdemeanor. 8008 (2) The offense established under division (B)(1) of this 8009 section is a strict liability offense and strict liability is a 8010 culpable mental state for purposes of section 2901.20 of the 8011

Revised Code. The designation of this offense as a strict

liability offense shall not be construed to imply that any other

offense, for which there is no specified degree of culpability,	8014
is not a strict liability offense.	8015
(C) For purposes of division (A) of this section,	8016
"resident" means any person to whom any of the following	8017
applies:	8018
$\frac{(3)}{(1)}$ The person maintains their principal residence in	8019
this state and does not reside in this state as a result of the	8020
person's active service in the United States armed forces.	8021
$\frac{(4)}{(2)}$ The person is determined by the registrar of motor	8022
vehicles to be a resident in accordance with standards adopted	8023
by the registrar under section 4507.01 of the Revised Code.	8024
Sec. 4507.50. (A)(1) The registrar of motor vehicles or a	8025
deputy registrar shall issue an identification card, upon-	8026
receipt of to a person when all of the following apply:	8027
(a) The registrar or deputy registrar receives an	8028
application completed in accordance with section 4507.51 of the	8029
Revised Code and payment of the applicable fees, to a .	8030
(b) The person who is a resident or a temporary resident	8031
of this state—who—.	8032
(c) The person is not licensed as an operator of a motor	8033
vehicle in this state or another licensing jurisdiction.	8034
(d) The person does not hold an identification card from	8035
another jurisdiction.	8036
(2)(a) The registrar of motor vehicles or a deputy	8037
registrar may issue a temporary identification card, upon-	8038
receipt of when all of the following apply:	8039
(i) The registrar or deputy registrar receives an	8040

application completed in accordance with section 4507.51 of the	8041
Revised Code and payment of the applicable fees, to a .	8042
(ii) The person who is a resident or temporary resident of	8043
this state whose .	8044
(iii) The person's Ohio driver's or commercial driver's	8045
license has been suspended or canceled.	8046
(iv) The person does not hold an identification card from	8047
another jurisdiction.	8048
(b) The temporary identification card shall be identical	8049
to an identification card, except that it shall be printed on	8050
its face with a statement that the card is valid during the	8051
effective dates of the suspension or cancellation of the	8052
cardholder's license, or until the birthday of the cardholder in	8053
the fourth year after the date on which it is issued, whichever	8054
is shorter.	8055
is shorter. (c) The cardholder shall surrender the temporary	8055 8056
(c) The cardholder shall surrender the temporary	8056
(c) The cardholder shall surrender the temporary identification card to the registrar or any deputy registrar	8056 8057
(c) The cardholder shall surrender the temporary identification card to the registrar or any deputy registrar before the cardholder's driver's or commercial driver's license	8056 8057 8058
(c) The cardholder shall surrender the temporary identification card to the registrar or any deputy registrar before the cardholder's driver's or commercial driver's license is restored or reissued.	8056 8057 8058 8059
(c) The cardholder shall surrender the temporary identification card to the registrar or any deputy registrar before the cardholder's driver's or commercial driver's license is restored or reissued. (B) (1) Except as provided in division (C) or (D) of this	8056 8057 8058 8059
(c) The cardholder shall surrender the temporary identification card to the registrar or any deputy registrar before the cardholder's driver's or commercial driver's license is restored or reissued. (B) (1) Except as provided in division (C) or (D) of this section, an applicant shall pay the following fees prior to	8056 8057 8058 8059 8060 8061
 (c) The cardholder shall surrender the temporary identification card to the registrar or any deputy registrar before the cardholder's driver's or commercial driver's license is restored or reissued. (B) (1) Except as provided in division (C) or (D) of this section, an applicant shall pay the following fees prior to issuance of an identification card or a temporary identification 	8056 8057 8058 8059 8060 8061 8062
 (c) The cardholder shall surrender the temporary identification card to the registrar or any deputy registrar before the cardholder's driver's or commercial driver's license is restored or reissued. (B) (1) Except as provided in division (C) or (D) of this section, an applicant shall pay the following fees prior to issuance of an identification card or a temporary identification card: 	8056 8057 8058 8059 8060 8061 8062 8063
 (c) The cardholder shall surrender the temporary identification card to the registrar or any deputy registrar before the cardholder's driver's or commercial driver's license is restored or reissued. (B) (1) Except as provided in division (C) or (D) of this section, an applicant shall pay the following fees prior to issuance of an identification card or a temporary identification card: (a) A fee of three dollars and fifty cents if the card 	8056 8057 8058 8059 8060 8061 8062 8063
<pre>(c) The cardholder shall surrender the temporary identification card to the registrar or any deputy registrar before the cardholder's driver's or commercial driver's license is restored or reissued. (B) (1) Except as provided in division (C) or (D) of this section, an applicant shall pay the following fees prior to issuance of an identification card or a temporary identification card: (a) A fee of three dollars and fifty cents if the card will expire on the applicant's birthday four years after the</pre>	8056 8057 8058 8059 8060 8061 8062 8063 8064 8065
(c) The cardholder shall surrender the temporary identification card to the registrar or any deputy registrar before the cardholder's driver's or commercial driver's license is restored or reissued. (B) (1) Except as provided in division (C) or (D) of this section, an applicant shall pay the following fees prior to issuance of an identification card or a temporary identification card: (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	8056 8057 8058 8059 8060 8061 8062 8063 8064 8065 8066

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(b) A fee equal to the amount established und	der section 8	069
4503.038 of the Revised Code if the card will expi	re on the 8	070
applicant's birthday four years after the date of	issuance or 8	071
twice that amount if the card will expire on the a	pplicant's 8	072
birthday eight years after the date of issuance;	8	073
(c) A fee of one dollar and fifty cents if the	ne card will 8	074
expire on the applicant's birthday four years afte	r the date of 8	075
issuance or three dollars if the card will expire	on the 8	076
applicant's birthday eight years after the date of	issuance, for 8	077
the authentication of the documents required for p	rocessing an 8	078
identification card or temporary identification ca	rd. A deputy 8	079
registrar that authenticates the required document	s shall retain 8	080
the entire amount of the fee.	8	081
(2) The fees collected for issuing an identi:	fication card 8	082
under this section, except for any fees allowed to	the deputy 8	083
registrar, shall be paid into the state treasury t	o the credit 8	084
of the public safety - highway purposes fund creat	ed in section 8	085
4501.06 of the Revised Code.	8	086
(C) A disabled veteran who has a service-con	nected 8	087
disability rated at one hundred per cent by the ve	terans' 8	088
administration may apply to the registrar or a dep	uty registrar 8	089
for the issuance to that veteran of an identificat	ion card or a 8	090
temporary identification card under this section w	ithout payment 8	091
of any fee prescribed in division (B) of this sect	ion. 8	092
An application made under this division shall	l be 8	093

(D) A resident who is eligible for an identification card 8096 with an expiration date that is in accordance with division (A) 8097

accompanied by such documentary evidence of disability as the

registrar may require by rule.

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(8) (b) of section 4507.52 of the Revised Code and who is	8098
currently unemployed may apply to the registrar or a deputy	8099
registrar for the issuance of an identification card under this	8100
section without payment of any fee as prescribed in division (B)	8101
of this section.	8102

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

Sec. 4507.51. (A) (1) Every application for an 8106 8107 identification card or duplicate shall be made on a form furnished or in a manner specified by the registrar of motor 8108 vehicles, shall be signed by the applicant, and by the 8109 applicant's parent or quardian if the applicant is under 8110 eighteen years of age, and shall contain the following 8111 information pertaining to the applicant: name, date of birth, 8112 sex, general description including the applicant's height, 8113 weight, hair color, and eye color, address, and social security 8114 number. The application also shall include, for an applicant who 8115 has not already certified the applicant's willingness to make an 8116 anatomical gift under section 2108.05 of the Revised Code, 8117 whether the applicant wishes to certify willingness to make such 8118 an anatomical gift and shall include information about the 8119 requirements of sections 2108.01 to 2108.29 of the Revised Code 8120 that apply to persons who are less than eighteen years of age. 8121 The statement regarding willingness to make such a donation 8122 shall be given no consideration in the decision of whether to 8123 issue an identification card. Each applicant applying in person 8124 at a deputy registrar office shall be photographed in color at 8125 the time of making application. 8126

(2) (a) The application also shall state whether the

applicant has executed a valid durable power of attorney for	8128
health care pursuant to sections 1337.11 to 1337.17 of the	8129
Revised Code or has executed a declaration governing the use or	8130
continuation, or the withholding or withdrawal, of life-	8131
sustaining treatment pursuant to sections 2133.01 to 2133.15 of	8132
the Revised Code and, if the applicant has executed either type	8133
of instrument, whether the applicant wishes the identification	8134
card issued to indicate that the applicant has executed the	8135
instrument.	8136

- (b) On and after October 7, 2009, the The application also 8137 shall state whether the applicant is a veteran, active duty, or 8138 reservist of the armed forces of the United States and, if the 8139 applicant is such, whether the applicant wishes the 8140 identification card issued to indicate that the applicant is a 8141 veteran, active duty, or reservist of the armed forces of the 8142 United States by a military designation on the identification 8143 card. 8144
- (3) The registrar or deputy registrar, in accordance with 8145 section 3503.11 of the Revised Code, shall register as an 8146 elector any person who applies for an identification card or 8147 duplicate if the applicant is eligible and wishes to be 8148 registered as an elector. The decision of an applicant whether 8149 to register as an elector shall be given no consideration in the 8150 decision of whether to issue the applicant an identification 8151 card or duplicate. 8152
- (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

 8157

identity, and the applicant shall swear that all information	8158
given is true. An identification card issued by the department	8159
of rehabilitation and correction under section 5120.59 of the	8160
Revised Code or an identification card issued by the department	8161
of youth services under section 5139.511 of the Revised Code	8162
shall be sufficient documentary evidence under this division	8163
upon verification of the applicant's social security number by	8164
the registrar or a deputy registrar. Upon issuing an	8165
identification card under this section for a person who has been	8166
issued an identification card under section 5120.59 or section	8167
5139.511 of the Revised Code, the registrar or deputy registrar	8168
shall destroy the identification card issued under section	8169
5120.59 or section 5139.511 of the Revised Code.	8170

All applications for an identification card or duplicate 8171 <u>under this section</u> shall be filed in duplicate, and if submitted 8172 to a deputy registrar, a copy shall be forwarded to the 8173 registrar. The registrar shall prescribe rules for the manner in 8174 which a deputy registrar is to file and maintain applications 8175 and other records. The registrar shall maintain a suitable, 8176 indexed record of all applications denied and cards issued or 8177 canceled. 8178

(C) In addition to any other information it contains, on-8179 and after the date that is fifteen months after April 7, 2009, 8180 the form furnished by the registrar of motor vehicles for an 8181 application for an identification card or duplicate shall inform 8182 applicants that the applicant must present a copy of the 8183 applicant's DD-214 or an equivalent document in order to qualify 8184 to have the card or duplicate indicate that the applicant is an 8185 honorably discharged veteran of the armed forces of the United 8186 States based on a request made pursuant to division (A)(2)(b) of 8187 this section. 8188

Sec. 4507.53. Digitalized photographic records of the	8189
department of public safety may be released only to state, the	8190
<pre>following:</pre>	8191
(A) State, local, or federal governmental agencies for	8192
criminal justice purposes-and to any;	8193
(B) Any court;	8194
(C) The American association of motor vehicle	8195
administrators to allow state department of motor vehicles	8196
participating in the association's state-to-state verification	8197
services and digital image access and exchange program to use	8198
the photographic records for identity verification purposes.	8199
Sec. 4508.02. (A)(1) The director of public safety,	8200
subject to Chapter 119. of the Revised Code, shall adopt and	8201
prescribe such rules concerning the administration and	8202
enforcement of this chapter as are necessary to protect the	8203
public. The rules shall require an assessment of the holder of a	8204
probationary instructor license. The director shall inspect the	8205
school facilities and equipment of applicants and licensees and	8206
examine applicants for instructor's licenses.	8207
(2) The director shall adopt rules governing online driver	8208
education courses that may be completed via the internet to	8209
satisfy the classroom instruction under division (C) of this	8210
section. The rules shall do all of the following:	8211
(a) Establish standards that an online driver training	8212
enterprise must satisfy to be licensed to offer an online driver	8213
education course via the internet, including, at a minimum,	8214
proven expertise in providing driver education and an acceptable	8215
infrastructure capable of providing secure online driver	8216
education in accord with advances in internet technology. The	8217

rules shall allow an online driver training enterprise to be	8218
affiliated with a licensed driver training school offering in-	8219
person classroom instruction, but shall not require such an	8220
affiliation.	8221
(b) Establish content requirements that an online driver	8222
education course must satisfy to be approved as equivalent to	8223
twenty-four hours of in-person classroom instruction;	8224
(c) Establish attendance standards, including a maximum	8225
number of course hours that may be completed in a twenty-four-	8226
hour period;	8227
(d) Allow an enrolled applicant to begin the required	8228
eight hours of actual behind-the-wheel instruction upon	8229
completing at least two all twenty-four hours of course	8230
instruction and being issued a certificate of enrollment by a	8231
licensed online driver training enterprise;	8232
(e) Establish any other requirements necessary to regulate	8233
online driver education.	8234
(B) The director shall administer and enforce this	8235
chapter.	8236
(C) The rules shall require twenty-four hours of completed_	8237
in-person classroom instruction or the completion of an	8238
approved, equivalent online driver education course offered via	8239
the internet by a licensed online driver training enterprise,	8240
and followed by eight hours of actual behind-the-wheel	8241
instruction conducted on public streets and highways of this	8242
state for all beginning drivers of noncommercial motor vehicles	8243
who are under age eighteen. The rules also shall require the	8244
classroom instruction or online driver education course for such	8245
drivers to include instruction on both of the following:	8246

(1) The dangers of driving a motor vehicle while using an	8247
electronic wireless communications device to write, send, or	8248
<pre>read a text-based communication;</pre>	8249
(2) The dangers of driving a motor vehicle while under the	8250
influence of a controlled substance, prescription medication, or	8251
alcohol.	8252
(D) The rules shall state the minimum hours for classroom	8253
and behind-the-wheel instruction required for beginning drivers	8254
of commercial trucks, commercial cars, buses, and commercial	8255
tractors, trailers, and semitrailers.	8256
(E)(1) The department of public safety may charge a fee to	8257
each online driver training enterprise in an amount sufficient	8258
to pay the actual expenses the department incurs in the	8259
regulation of online driver education courses.	8260
(2) The department shall supply to each licensed online	8261
driver training enterprise certificates to be used for	8262
certifying an applicant's enrollment in an approved online	8263
driver education course and a separate certificate to be issued	8264
upon successful completion of an approved online driver	8265
education course. The certificates shall be numbered serially.	8266
The department may charge a fee to each online driver training	8267
enterprise per certificate supplied to pay the actual expenses	8268
the department incurs in supplying the certificates.	8269
(F) The director shall adopt rules in accordance with	8270
Chapter 119. of the Revised Code governing an abbreviated driver	8271
training course for adults.	8272
Sec. 4510.037. (A) When the registrar of motor vehicles	8273
determines that the total points charged against any person	8274
under section 4510.036 of the Revised Code exceed five, the	8275

registrar shall send a warning letter to the person at the 8276 person's last known address by regular mail. The warning letter 8277 shall list the reported violations that are the basis of the 8278 points charged, list the number of points charged for each 8279 violation, and outline the suspension provisions of this 8280 section.

(B) When the registrar determines that the total points 8282 charged against any person under section 4510.036 of the Revised 8283 Code within any two-year period beginning on the date of the 8284 8285 first conviction within the two-year period is equal to twelve or more, the registrar shall send a written notice to the person 8286 at the person's last known address by regular mail. The notice 8287 shall list the reported violations that are the basis of the 8288 points charged, list the number of points charged for each 8289 violation, and state that, because the total number of points 8290 charged against the person within the applicable two-year period 8291 is equal to twelve or more, the registrar is imposing a class D 8292 suspension of the person's driver's or commercial driver's 8293 license or permit or nonresident operating privileges for the 8294 period of time specified in division (B)(4) of section 4510.02 8295 of the Revised Code. The notice also shall state that the 8296 suspension is effective on the twentieth day after the mailing 8297 of the notice, unless the person files a petition appealing the 8298 determination and suspension in the municipal court, county 8299 court, or, if the person is under the age of eighteen, the 8300 juvenile division of the court of common pleas in whose 8301 jurisdiction the person resides or, if the person is not a 8302 resident of this state, in the Franklin county municipal court 8303 or juvenile division of the Franklin county court of common 8304 pleas. By filing the appeal of the determination and suspension, 8305 the person agrees to pay the cost of the proceedings in the 8306

appeal of the determination and suspension and alleges that the	8307
person can show cause why the person's driver's or commercial	8308
driver's license or permit or nonresident operating privileges	8309
should not be suspended.	8310
(C)(1) Any person against whom at least two but less than	8311
twelve points have been charged under section 4510.036 of the	8312
Revised Code may enroll in a course of remedial driving	8313
instruction that is approved by the director of public safety in	8314
accordance with division (L) of this section. Upon the person's	8315
completion of an approved course of remedial driving	8316
instruction, the person may apply to the registrar on a form	8317
prescribed by the registrar for a credit of two points on the	8318
person's driving record. Upon receipt of the application and	8319
proof of completion of the approved remedial driving course, the	8320
registrar shall approve the two-point credit. The registrar	8321
shall not approve any credits for a person who completes an	8322
approved course of remedial driving instruction pursuant to a	8323
judge's order under section 4510.02 of the Revised Code.	8324
(2) In any three-year period, the registrar shall approve	8325
only one two-point credit on a person's driving record under	8326
division (C)(1) of this section. The registrar shall approve not	8327
more than five two-point credits on a person's driving record	8328
under division (C)(1) of this section during that person's	8329
lifetime.	8330
(D) When a judge of a court of record suspends a person's	8331
driver's or commercial driver's license or permit or nonresident	8332
operating privilege and charges points against the person under	8333
section 4510.036 of the Revised Code for the offense that	8334
resulted in the suspension, the registrar shall credit that	8335

period of suspension against the time of any subsequent

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suspension imposed under this section for which those points	8337
were used to impose the subsequent suspension. When a United	8338
States district court that has jurisdiction within this state	8339
suspends a person's driver's or commercial driver's license or	8340
permit or nonresident operating privileges pursuant to the	8341
"Assimilative Crimes Act," 102 Stat. 4381 (1988), 18 U.S.C.A.	8342
13, as amended, the district court prepares an abstract pursuant	8343
to section 4510.031 of the Revised Code, and the district court	8344
charges points against the person under section 4510.036 of the	8345
Revised Code for the offense that resulted in the suspension,	8346
the registrar shall credit the period of suspension imposed by	8347
the district court against the time of any subsequent suspension	8348
imposed under this section for which the points were used to	8349
impose the subsequent suspension.	8350

(E) The registrar, upon the written request of a licensee 8351 who files a petition under division (B) of this section, shall 8352 furnish the licensee a certified copy of the registrar's record 8353 of the convictions and bond forfeitures of the person. This 8354 record shall include the name, address, and date of birth of the 8355 licensee; the name of the court in which each conviction or bail 8356 forfeiture took place; the nature of the offense that was the 8357 basis of the conviction or bond forfeiture; and any other 8358 information that the registrar considers necessary. If the 8359 record indicates that twelve points or more have been charged 8360 against the person within a two-year period, it is prima-facie 8361 evidence that the person is a repeat traffic offender, and the 8362 registrar shall suspend the person's driver's or commercial 8363 driver's license or permit or nonresident operating privilege 8364 pursuant to division (B) of this section. 8365

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	8368
privilege should not be suspended, the court shall decide the	8369
issue on the record certified by the registrar and any	8370
additional relevant, competent, and material evidence that	8371
either the registrar or the person whose license is sought to be	8372
suspended submits.	8373

- (F) If a petition is filed under division (B) of this 8374 section in a county court, the prosecuting attorney of the 8375 county in which the case is pending shall represent the 8376 8377 registrar in the proceedings, except that, if the petitioner resides in a municipal corporation within the jurisdiction of 8378 the county court, the city director of law, village solicitor, 8379 or other chief legal officer of the municipal corporation shall 8380 represent the registrar in the proceedings. If a petition is 8381 filed under division (B) of this section in a municipal court, 8382 the registrar shall be represented in the resulting proceedings 8383 as provided in section 1901.34 of the Revised Code. 8384
- (G) If the court determines from the evidence submitted 8385 that a person who filed a petition under division (B) of this 8386 section has failed to show cause why the person's driver's or 8387 commercial driver's license or permit or nonresident operating 8388 privileges should not be suspended, the court shall assess 8389 against the person the cost of the proceedings in the appeal of 8390 the determination and suspension and shall impose the applicable 8391 suspension under this section or suspend all or a portion of the 8392 suspension and impose any conditions upon the person that the 8393 court considers proper or impose upon the person a community 8394 control sanction pursuant to section 2929.15 or 2929.25 of the 8395 Revised Code. If the court determines from the evidence 8396 submitted that a person who filed a petition under division (B) 8397 of this section has shown cause why the person's driver's or 8398

commercial driver's license or permit or nonresident operating	8399
privileges should not be suspended, the costs of the appeal	8400
proceeding shall be paid out of the county treasury of the	8401
county in which the proceedings were held.	8402

- (H) Any person whose driver's or commercial driver's 8403 license or permit or nonresident operating privileges are 8404 suspended under this section is not entitled to apply for or 8405 receive a new driver's or commercial driver's license or permit 8406 or to request or be granted nonresident operating privileges 8407 during the effective period of the suspension. 8408
- (I) Upon the termination of any suspension or other 8409 penalty imposed under this section involving the surrender of 8410 license or permit and upon the request of the person whose 8411 license or permit was suspended or surrendered, the registrar 8412 shall return the license or permit to the person upon 8413 determining that the person has complied with all provisions of 8414 section 4510.038 of the Revised Code or, if the registrar 8415 destroyed the license or permit pursuant to section 4510.52 of 8416 the Revised Code, shall reissue the person's license or permit. 8417
- (J) Any person whose driver's or commercial driver's 8418 8419 license or permit or nonresident operating privileges are suspended as a repeat traffic offender under this section and 8420 who, during the suspension, operates any motor vehicle upon any 8421 public roads and highways is quilty of driving under a twelve-8422 point suspension, a misdemeanor of the first degree. The court 8423 shall sentence the offender to a minimum term of three days in 8424 jail. No court shall suspend the first three days of jail time 8425 imposed pursuant to this division. 8426
- (K) The registrar, in accordance with specific statutory 8427 authority, may suspend the privilege of driving a motor vehicle 8428

on the public roads and highways of this state that is granted	8429
to nonresidents by section 4507.04 of the Revised Code.	8430
(L)(1) Except as provided in division (L)(2) of this	8431
section, any Any course of remedial driving instruction the	8432
director of public safety approves under this section shall	8433
require—its students to attend at least fifty per cent of the—	8434
course in person and the director shall not approve any course-	8435
of remedial driving instruction that permits its students to	8436
take more than fifty per cent of the course in any other manner,	8437
<pre>including via video teleconferencing or the internet_instruction_</pre>	8438
<pre>in one of the following ways:</pre>	8439
(a) Entirely in person;	8440
(b) Any combination of in-person and video	8441
teleconferencing or internet instruction;	8442
(c) Entirely remote instruction via video teleconferencing	8443
or the internet.	8444
(2) The director <u>may</u> shall_approve a course of remedial	8445
instruction that permits students to take the entire—course via-	8446
video teleconferencing or the internetin any of the ways	8447
specified in division (L)(1) of this section, provided the	8448
provider of the course is capable of meeting the instructional	8449
standards established by the director. In accordance with	8450
division (C) of this section, upon receiving an application with	8451
a certificate or other proof of completion of a course approved	8452
under this division, the registrar shall approve the two-point	8453
reduction.	8454
Sec. 4511.195. (A) As used in this section:	8455
(1) "Arrested person" means a person who is arrested for a	8456
violation of division (A) of section 4511.19 of the Revised Code	8457

vehicle being seized under division (B) of this section.	8459
(2) "Vehicle owner" means either of the following:	8460
(a) The person in whose name is registered, at the time of	8461
the seizure, a vehicle that is seized under division (B) of this	8462
section;	8463
(b) A person to whom the certificate of title to a vehicle	8464
that is seized under division (B) of this section has been	8465
assigned and who has not obtained a certificate of title to the	8466
vehicle in that person's name, but who is deemed by the court as	8467
being the owner of the vehicle at the time the vehicle was	8468
seized under division (B) of this section.	8469
(3) "Interested party" includes the owner of a vehicle	8470
seized under this section, all lienholders, the arrested person,	8471
the owner of the place of storage at which a vehicle seized	8472
under this section is stored, and the person or entity that	8473
caused the vehicle to be removed.	8474
(B)(1) The arresting officer or another officer of the law	8475
enforcement agency that employs the arresting officer, in	8476
addition to any action that the arresting officer is required or	8477
authorized to take by section 4511.19 or 4511.191 of the Revised	8478
Code or by any other provision of law, shall seize the vehicle	8479
that a person was operating at the time of the alleged offense	8480
and its license plates if the vehicle is registered in the	8481
arrested person's name and if either of the following applies:	8482
(a) The person is arrested for a violation of division (A)	8483
of section 4511.19 of the Revised Code or of a municipal OVI	8484
ordinance and, within ten years of the alleged violation, the	8485
person previously has been convicted of or pleaded guilty to one	8486

or a municipal OVI ordinance and whose arrest results in a

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or more violations of division (A) or (B) of section 4511.19 of the Revised Code or one or more other equivalent offenses.

- (b) The person is arrested for a violation of division (A) 8489 of section 4511.19 of the Revised Code or of a municipal OVI 8490 ordinance and the person previously has been convicted of or 8491 pleaded quilty to a violation of division (A) of section 4511.19 8492 of the Revised Code under circumstances in which the violation 8493 was a felony, regardless of when the prior felony violation of 8494 division (A) of section 4511.19 of the Revised Code and the 8495 conviction or guilty plea occurred. 8496
- (2) A law enforcement agency that employs a law 8497 enforcement officer who makes an arrest of a type that is 8498 described in division (B)(1) of this section and that involves a 8499 rented or leased vehicle that is being rented or leased for a 8500 period of thirty days or less shall notify, within twenty-four 8501 hours after the officer makes the arrest, the lessor or owner of 8502 the vehicle regarding the circumstances of the arrest and the 8503 location at which the vehicle may be picked up. At the time of 8504 the seizure of the vehicle, the law enforcement officer who made 8505 8506 the arrest shall give the arrested person written notice that the vehicle and its license plates have been seized; that the 8507 vehicle either will be kept by the officer's law enforcement 8508 agency or will be immobilized at least until the operator's 8509 initial appearance on the charge of the offense for which the 8510 arrest was made; that, at the initial appearance, the court in 8511 certain circumstances may order that the vehicle and license 8512 plates be released to the arrested person until the disposition 8513 of that charge; and that, if the arrested person is convicted of 8514 that charge, the court generally must order the immobilization 8515 of the vehicle and the impoundment of its license plates, or the 8516 forfeiture of the vehicle. 8517

(3) The arresting officer or a law enforcement officer of	8518
the agency that employs the arresting officer shall give written	8519
notice of the seizure to the court that will conduct the initial	8520
appearance of the arrested person on the charges arising out of	8521
the arrest. Upon receipt of the notice, the court promptly shall	8522
determine whether the arrested person is the vehicle owner. If	8523
the court determines that the arrested person is not the vehicle	8524
owner, it promptly shall send by regular mail written notice of	8525
the seizure to the vehicle's registered owner. The written	8526
notice shall contain all of the information required by division	8527
(B)(2) of this section to be in a notice to be given to the	8528
arrested person and also shall specify the date, time, and place	8529
of the arrested person's initial appearance. The notice also	8530
shall inform the vehicle owner that if title to a motor vehicle	8531
that is subject to an order for criminal forfeiture under this	8532
section is assigned or transferred and division (B)(2) or (3) of	8533
section 4503.234 of the Revised Code applies, the court may fine	8534
the arrested person the value of the vehicle. The notice also	8535
shall state that if the vehicle is immobilized under division	8536
(A) of section 4503.233 of the Revised Code, seven days after	8537
the end of the period of immobilization a law enforcement agency	8538
will send the vehicle owner a notice, informing the owner that	8539
if the release of the vehicle is not obtained in accordance with	8540
division (D)(3) of section 4503.233 of the Revised Code, the	8541
vehicle shall be forfeited. The notice also shall inform the	8542
vehicle owner that the vehicle owner may be charged expenses or	8543
charges incurred under this section and section 4503.233 of the	8544
Revised Code for the removal and storage of the vehicle.	8545

The written notice that is given to the arrested person 8546 also shall state that if the person is convicted of or pleads 8547 guilty to the offense and the court issues an immobilization and 8548

impoundment order relative to that vehicle, division (D)(4) of 8549 section 4503.233 of the Revised Code prohibits the vehicle from 8550 being sold during the period of immobilization without the prior 8551 approval of the court.

(4) At or before the initial appearance, the vehicle owner 8553 may file a motion requesting the court to order that the vehicle 8554 and its license plates be released to the vehicle owner. Except 8555 as provided in this division and subject to the payment of 8556 expenses or charges incurred in the removal and storage of the 8557 8558 vehicle, the court, in its discretion, then may issue an order releasing the vehicle and its license plates to the vehicle 8559 owner. Such an order may be conditioned upon such terms as the 8560 court determines appropriate, including the posting of a bond in 8561 an amount determined by the court. If the arrested person is not 8562 the vehicle owner and if the vehicle owner is not present at the 8563 arrested person's initial appearance, and if the court believes 8564 that the vehicle owner was not provided with adequate notice of 8565 the initial appearance, the court, in its discretion, may allow 8566 the vehicle owner to file a motion within seven days of the 8567 initial appearance. If the court allows the vehicle owner to 8568 file such a motion after the initial appearance, the extension 8569 of time granted by the court does not extend the time within 8570 which the initial appearance is to be conducted. If the court 8571 issues an order for the release of the vehicle and its license 8572 plates, a copy of the order shall be made available to the 8573 vehicle owner. If the vehicle owner presents a copy of the order 8574 to the law enforcement agency that employs the law enforcement 8575 officer who arrested the arrested person, the law enforcement 8576 agency promptly shall release the vehicle and its license plates 8577 to the vehicle owner upon payment by the vehicle owner of any 8578 expenses or charges incurred in the removal and storage of the 8579

vehicle.	8580
(5) A vehicle seized under division (B)(1) of this section	8581
either shall be towed to a place specified by the law	8582
enforcement agency that employs the arresting officer to be	8583
safely kept by the agency at that place for the time and in the	8584
manner specified in this section or shall be otherwise	8585
immobilized for the time and in the manner specified in this	8586
section. A law enforcement officer of that agency shall remove	8587
the identification license plates of the vehicle, and they shall	8588
be safely kept by the agency for the time and in the manner-	8589
specified in this section The license plates shall remain on the	8590
seized vehicle unless otherwise ordered by the court. No vehicle	8591
that is seized and either towed or immobilized pursuant to this	8592
division shall be considered contraband for purposes of Chapter	8593
2981. of the Revised Code. The vehicle shall not be immobilized	8594
at any place other than a commercially operated private storage	8595
lot, a place owned by a law enforcement agency or other	8596
government agency, or a place to which one of the following	8597
applies:	8598
(a) The place is leased by or otherwise under the control	8599
of a law enforcement agency or other government agency.	8600
(b) The place is owned by the vehicle operator, the	8601
vehicle operator's spouse, or a parent or child of the vehicle	8602
operator.	8603
(c) The place is owned by a private person or entity, and,	8604
prior to the immobilization, the private entity or person that	8605
owns the place, or the authorized agent of that private entity	8606
or person, has given express written consent for the	8607
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immobilization to be carried out at that place.

- (d) The place is a street or highway on which the vehicle 8609 is parked in accordance with the law. 8610
- (C)(1) A vehicle seized under division (B) of this section 8611 shall be safely kept at the place to which it is towed or 8612 otherwise moved by the law enforcement agency that employs the 8613 arresting officer until the initial appearance of the arrested 8614 person relative to the charge in question. The license plates of 8615 shall remain on the seized vehicle that are removed pursuant to 8616 division (B) of this section shall be safely kept by the law-8617 enforcement agency that employs the arresting officer until the 8618 initial appearance of the arrested person relative to the charge-8619 in questionunless otherwise ordered by the court. 8620
- (2)(a) At the initial appearance or not less than seven 8621 days prior to the date of final disposition, the court shall 8622 notify the arrested person that, if title to a motor vehicle 8623 that is subject to an order for criminal forfeiture under this 8624 section is assigned or transferred and division (B)(2) or (3) of 8625 section 4503.234 of the Revised Code applies, the court may fine 8626 the arrested person the value of the vehicle. If, at the initial 8627 appearance, the arrested person pleads guilty to the violation 8628 of division (A) of section 4511.19 of the Revised Code or of the 8629 municipal OVI ordinance or pleads no contest to and is convicted 8630 of the violation, the court shall impose sentence upon the 8631 person as provided by law or ordinance; the court shall order 8632 the immobilization of the vehicle the arrested person was 8633 operating at the time of the offense if registered in the 8634 arrested person's name and the impoundment of its license plates 8635 under section 4503.233 and section 4511.19 or 4511.193 of the 8636 Revised Code or the criminal forfeiture to the state of the 8637 vehicle if registered in the arrested person's name under 8638 section 4503.234 and section 4511.19 or 4511.193 of the Revised 8639

Code, whichever is applicable; and the vehicle and its license	8640
plates shall not be returned or released to the arrested person.	8641
(b) If, at any time, the charge that the arrested person	8642
violated division (A) of section 4511.19 of the Revised Code or	8643
the municipal OVI ordinance is dismissed for any reason, the	8644
court shall order that the vehicle seized at the time of the	8645
arrest and its license plates immediately be released to the	8646
person.	8647
(D) If a vehicle and its license plates are seized under	8648
division (B) of this section and are not returned or released to	8649
the arrested person pursuant to division (C) of this section,	8650
the vehicle and its license plates shall be retained until the	8651
final disposition of the charge in question. Upon the final	8652
disposition of that charge, the court shall do whichever of the	8653
following is applicable:	8654
(1) If the arrested person is convicted of or pleads	8655
guilty to the violation of division (A) of section 4511.19 of	8656
the Revised Code or of the municipal OVI ordinance, the court	8657
shall impose sentence upon the person as provided by law or	8658
ordinance and shall order the immobilization of the vehicle the	8659
person was operating at the time of the offense if it is	8660
registered in the arrested person's name and the impoundment of	8661
its license plates under section 4503.233 and section 4511.19 or	8662
4511.193 of the Revised Code, or the criminal forfeiture of the	8663
vehicle if it is registered in the arrested person's name under	8664
section 4503.234 and section 4511.19 or 4511.193 of the Revised	8665
Code, whichever is applicable.	8666
(2) If the arrested person is found not guilty of the	8667
violation of division (A) of section 4511.19 of the Revised Code	8668

or of the municipal OVI ordinance, the court shall order that

the vehicle and its license plates immediately be released to 8670 the arrested person. 8671

- (3) If the charge that the arrested person violated 8672 division (A) of section 4511.19 of the Revised Code or the 8673 municipal OVI ordinance is dismissed for any reason, the court 8674 shall order that the vehicle and its license plates immediately 8675 be released to the arrested person.
- (4) If the impoundment of the vehicle was not authorized 8677 under this section, the court shall order that the vehicle and 8678 its license plates be returned immediately to the arrested 8679 person or, if the arrested person is not the vehicle owner, to 8680 the vehicle owner, and shall order that the state or political 8681 subdivision of the law enforcement agency served by the law 8682 enforcement officer who seized the vehicle pay all expenses and 8683 8684 charges incurred in its removal and storage.
- (E) If a vehicle is seized under division (B) of this 8685 section, the time between the seizure of the vehicle and either 8686 its release to the arrested person under division (C) of this 8687 section or the issuance of an order of immobilization of the 8688 vehicle under section 4503.233 of the Revised Code shall be 8689 credited against the period of immobilization ordered by the 8690 court.
- (F)(1) Except as provided in division (D)(4) of this 8692 section, the arrested person may be charged expenses or charges 8693 incurred in the removal and storage of the immobilized vehicle. 8694 The court with jurisdiction over the case, after notice to all 8695 interested parties, including lienholders, and after an 8696 opportunity for them to be heard, if the court finds that the 8697 arrested person does not intend to seek release of the vehicle 8698 at the end of the period of immobilization under section 8699

4503.233 of the Revised Code or that the arrested person is not	8700
or will not be able to pay the expenses and charges incurred in	8701
its removal and storage, may order that title to the vehicle be	8702
transferred, in order of priority, first into the name of the	8703
person or entity that removed it, next into the name of a	8704
lienholder, or lastly into the name of the owner of the place of	8705
storage.	8706

Any lienholder that receives title under a court order 8707 shall do so on the condition that it pay any expenses or charges 8708 incurred in the vehicle's removal and storage. If the person or 8709 entity that receives title to the vehicle is the person or 8710 entity that removed it, the person or entity shall receive title 8711 on the condition that it pay any lien on the vehicle. The court 8712 shall not order that title be transferred to any person or 8713 entity other than the owner of the place of storage if the 8714 person or entity refuses to receive the title. Any person or 8715 entity that receives title either may keep title to the vehicle 8716 or may dispose of the vehicle in any legal manner that it 8717 considers appropriate, including assignment of the certificate 8718 of title to the motor vehicle to a salvage dealer or a scrap 8719 metal processing facility. The person or entity shall not 8720 transfer the vehicle to the person who is the vehicle's 8721 immediate previous owner. 8722

If the person or entity that receives title assigns the 8723 motor vehicle to a salvage dealer or scrap metal processing 8724 facility, the person or entity shall send the assigned 8725 certificate of title to the motor vehicle to the clerk of the 8726 court of common pleas of the county in which the salvage dealer 8727 or scrap metal processing facility is located. The person or 8728 entity shall mark the face of the certificate of title with the 8729 words "FOR DESTRUCTION" and shall deliver a photocopy of the 8730 certificate of title to the salvage dealer or scrap metal 8731 processing facility for its records. 8732

- (2) Whenever a court issues an order under division (F)(1) 8733 of this section, the court also shall order removal of the 8734 license plates from the vehicle and cause them to be sent to the 8735 registrar of motor vehicles if they have not already been sent 8736 to the registrar. Thereafter, no further proceedings shall take 8737 place under this section or under section 4503.233 of the 8738 Revised Code.
- (3) Prior to initiating a proceeding under division (F)(1) 8740 of this section, and upon payment of the fee under division (B) 8741 of section 4505.14 of the Revised Code, any interested party may 8742 cause a search to be made of the public records of the bureau of 8743 motor vehicles or the clerk of the court of common pleas, to 8744 ascertain the identity of any lienholder of the vehicle. The 8745 initiating party shall furnish this information to the clerk of 8746 the court with jurisdiction over the case, and the clerk shall 8747 provide notice to the arrested person, any lienholder, and any 8748 other interested parties listed by the initiating party, at the 8749 last known address supplied by the initiating party, by 8750 certified mail or, at the option of the initiating party, by 8751 8752 personal service or ordinary mail.
- Sec. 4511.21. (A) No person shall operate a motor vehicle, 8753 trackless trolley, or streetcar at a speed greater or less than 8754 is reasonable or proper, having due regard to the traffic, 8755 surface, and width of the street or highway and any other 8756 conditions, and no person shall drive any motor vehicle, 8757 trackless trolley, or streetcar in and upon any street or 8758 highway at a greater speed than will permit the person to bring 8759 it to a stop within the assured clear distance ahead. 8760

(B) It is prima-facie lawful, in the absence of a lower	8761
limit declared or established pursuant to this section by the	8762
director of transportation or local authorities, for the	8763
operator of a motor vehicle, trackless trolley, or streetcar to	8764
operate the same at a speed not exceeding the following:	8765
(1)(a) Twenty miles per hour in school zones during school	8766
recess and while children are going to or leaving school during	8767
the opening or closing hours, and when twenty miles per hour	8768
school speed limit signs are erected; except that, on	8769
controlled-access highways and expressways, if the right-of-way	8770
line fence has been erected without pedestrian opening, the	8771
speed shall be governed by division (B)(4) of this section and	8772
on freeways, if the right-of-way line fence has been erected	8773
without pedestrian opening, the speed shall be governed by	8774
divisions (B)(10) and (11) of this section. The end of every	8775
school zone may be marked by a sign indicating the end of the	8776
zone. Nothing in this section or in the manual and	8777
specifications for a uniform system of traffic control devices	8778
shall be construed to require school zones to be indicated by	8779
signs equipped with flashing or other lights, or giving other	8780
special notice of the hours in which the school zone speed limit	8781
is in effect.	8782
(b) As used in this section and in section 4511.212 of the	8783
Revised Code, "school" means any all of the following:	8784
(i) Any school chartered under section 3301.16 of the	8785
Revised Code—and any;	8786
(ii) Any nonchartered school that during the preceding	8787
year filed with the department of education in compliance with	8788
rule 3301-35-08 of the Ohio Administrative Code, a copy of the	8789
school's report for the parents of the school's pupils	8790

certifying that the school meets Ohio minimum standards for	8791
nonchartered, nontax-supported schools and presents evidence of	8792
this filing to the jurisdiction from which it is requesting the	8793
establishment of a school zone. "School" also includes a;	8794
(iii) Any special elementary school that in writing	8795
requests the county engineer of the county in which the special	8796
elementary school is located to create a school zone at the	8797
location of that school. Upon receipt of such a written request,	8798
the county engineer shall create a school zone at that location	8799
by erecting the appropriate signs.	8800
(iv) Any preschool education program operated by an	8801
educational service center that is located on a street or	8802
highway with a speed limit of forty-five miles per hour or more,	8803
when the educational service center in writing requests that the	8804
county engineer of the county in which the program is located	8805
create a school zone at the location of that program. Upon	8806
receipt of such a written request, the county engineer shall	8807
create a school zone at that location by erecting the	8808
appropriate signs.	8809
(c) As used in this section, "school zone" means that	8810
portion of a street or highway passing a school fronting upon	8811
the street or highway that is encompassed by projecting the	8812
school property lines to the fronting street or highway, and	8813
also includes that portion of a state highway. Upon request from	8814
local authorities for streets and highways under their	8815
jurisdiction and that portion of a state highway under the	8816
jurisdiction of the director of transportation or a request from	8817
a county engineer in the case of a school zone for a special	8818
elementary school, the director may extend the traditional	8819

school zone boundaries. The distances in divisions (B)(1)(c)(i),

(ii), and (iii) of this section shall not exceed three hundred	8821
feet per approach per direction and are bounded by whichever of	8822
the following distances or combinations thereof the director	8823
approves as most appropriate:	8824
(i) The distance encompassed by projecting the school	8825
building lines normal to the fronting highway and extending a	8826
distance of three hundred feet on each approach direction;	8827
(ii) The distance encompassed by projecting the school	8828
property lines intersecting the fronting highway and extending a	8829
distance of three hundred feet on each approach direction;	8830
(iii) The distance encompassed by the special marking of	8831
the pavement for a principal school pupil crosswalk plus a	8832
distance of three hundred feet on each approach direction of the	8833
highway.	8834
Nothing in this section shall be construed to invalidate	8835
the director's initial action on August 9, 1976, establishing	8836
all school zones at the traditional school zone boundaries	8837
defined by projecting school property lines, except when those	8838
boundaries are extended as provided in divisions (B)(1)(a) and	8839
(c) of this section.	8840
(d) As used in this division, "crosswalk" has the meaning	8841
given that term in division (LL)(2) of section 4511.01 of the	8842
Revised Code.	8843
The director may, upon request by resolution of the	8844
legislative authority of a municipal corporation, the board of	8845
trustees of a township, or a county board of developmental	8846
disabilities created pursuant to Chapter 5126. of the Revised	8847
Code, and upon submission by the municipal corporation,	8848
township, or county board of such engineering, traffic, and	8849

from any source.

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other information as the director considers necessary, designate	8850
a school zone on any portion of a state route lying within the	8851
municipal corporation, lying within the unincorporated territory	8852
of the township, or lying adjacent to the property of a school	8853
that is operated by such county board, that includes a crosswalk	8854
customarily used by children going to or leaving a school during	8855
recess and opening and closing hours, whenever the distance, as	8856
measured in a straight line, from the school property line	8857
nearest the crosswalk to the nearest point of the crosswalk is	8858
no more than one thousand three hundred twenty feet. Such a	8859
school zone shall include the distance encompassed by the	8860
crosswalk and extending three hundred feet on each approach	8861
direction of the state route.	8862
(e) As used in this section, "special elementary school"	8863
means a school that meets all of the following criteria:	8864
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(i) It is not chartered and does not receive tax revenue	8865

- (ii) It does not educate children beyond the eighth grade.
- (iii) It is located outside the limits of a municipal 8868 corporation.
- (iv) A majority of the total number of students enrolled at the school are not related by blood.
- (v) The principal or other person in charge of the special 8872 elementary school annually sends a report to the superintendent 8873 of the school district in which the special elementary school is 8874 located indicating the total number of students enrolled at the 8875 school, but otherwise the principal or other person in charge 8876 does not report any other information or data to the 8877 superintendent.

(2) Twenty-five miles per hour in all other portions of a	8879
municipal corporation, except on state routes outside business	8880
districts, through highways outside business districts, and	8881
alleys;	8882
(3) Thirty-five miles per hour on all state routes or	8883
through highways within municipal corporations outside business	8884
districts, except as provided in divisions (B)(4) and (6) of	8885
this section;	8886
(4) Fifty miles per hour on controlled-access highways and	8887
expressways within municipal corporations, except as provided in	8888
divisions (B)(12), (13), (14), (15), and (16) of this section;	8889
(5) Fifty-five miles per hour on highways outside	8890
municipal corporations, other than highways within island	8891
jurisdictions as provided in division (B)(8) of this section,	8892
highways as provided in divisions (B)(9) and (10) of this	8893
section, and highways, expressways, and freeways as provided in	8894
divisions (B)(12), (13), (14), and (16) of this section;	8895
(6) Fifty miles per hour on state routes within municipal	8896
corporations outside urban districts unless a lower prima-facie	8897
speed is established as further provided in this section;	8898
(7) Fifteen miles per hour on all alleys within the	8899
municipal corporation;	8900
(8) Thirty-five miles per hour on highways outside	8901
municipal corporations that are within an island jurisdiction;	8902
(9) Thirty-five miles per hour on through highways, except	8903
state routes, that are outside municipal corporations and that	8904
are within a national park with boundaries extending through two	8905
or more counties;	8906

(10) Sixty miles per hour on two-lane state routes outside	8907
municipal corporations as established by the director under	8908
division (H)(2) of this section;	8909
(11) Fifty-five miles per hour on freeways with paved	8910
shoulders inside municipal corporations, other than freeways as	8911
provided in divisions (B)(14) and (16) of this section;	8912
(12) Sixty miles per hour on rural expressways with	8913
traffic control signals and on all portions of rural divided	8914
highways, except as provided in divisions (B)(13) and (14) of	8915
this section;	8916
(13) Sixty-five miles per hour on all rural expressways	8917
without traffic control signals;	8918
(14) Seventy miles per hour on all rural freeways;	8919
(15) Fifty-five miles per hour on all portions of freeways	8920
or expressways in congested areas as determined by the director	8921
and that are located within a municipal corporation or within an	8922
interstate freeway outerbelt, except as provided in division (B)	8923
(16) of this section;	8924
(16) Sixty-five miles per hour on all portions of freeways	8925
or expressways without traffic control signals in urbanized	8926
areas.	8927
(C) It is prima-facie unlawful for any person to exceed	8928
any of the speed limitations in divisions (B) (1) (a) , (2) , (3) ,	8929
(4), (6), (7), (8), and (9) of this section, or any declared or	8930
established pursuant to this section by the director or local	8931
authorities and it is unlawful for any person to exceed any of	8932
the speed limitations in division (D) of this section. No person	8933
shall be convicted of more than one violation of this section	8934
for the same conduct, although violations of more than one	8935

provision of this section may be charged in the alternative in a	8936
single affidavit.	8937
(D) No person shall operate a motor vehicle, trackless	8938
trolley, or streetcar upon a street or highway as follows:	8939
(1) At a speed exceeding fifty-five miles per hour, except	8940
upon a two-lane state route as provided in division (B)(10) of	8941
this section and upon a highway, expressway, or freeway as	8942
provided in divisions (B)(12), (13), (14), and (16) of this	8943
section;	8944
(2) At a speed exceeding sixty miles per hour upon a two-	8945
lane state route as provided in division (B)(10) of this section	8946
and upon a highway as provided in division (B)(12) of this	8947
section;	8948
(3) At a speed exceeding sixty-five miles per hour upon an	8949
expressway as provided in division (B)(13) or upon a freeway as	8950
provided in division (B)(16) of this section, except upon a	8951
freeway as provided in division (B)(14) of this section;	8952
(4) At a speed exceeding seventy miles per hour upon a	8953
freeway as provided in division (B)(14) of this section;	8954
(5) At a speed exceeding the posted speed limit upon a	8955
highway, expressway, or freeway for which the director has	8956
determined and declared a speed limit pursuant to division (I)	8957
(2) or (L)(2) of this section.	8958
(E) In every charge of violation of this section the	8959
affidavit and warrant shall specify the time, place, and speed	8960
at which the defendant is alleged to have driven, and in charges	8961
made in reliance upon division (C) of this section also the	8962
speed which division (B)(1)(a), (2), (3), (4), (6), (7), (8), or	8963
(9) of, or a limit declared or established pursuant to, this	8964

section declares is prima-facie lawful at the time and place of	8965
such alleged violation, except that in affidavits where a person	8966
is alleged to have driven at a greater speed than will permit	8967
the person to bring the vehicle to a stop within the assured	8968
clear distance ahead the affidavit and warrant need not specify	8969
the speed at which the defendant is alleged to have driven.	8970

- (F) When a speed in excess of both a prima-facie 8971 limitation and a limitation in division (D) of this section is 8972 alleged, the defendant shall be charged in a single affidavit, 8973 alleging a single act, with a violation indicated of both 8974 division (B)(1)(a), (2), (3), (4), (6), (7), (8), or (9) of this 8975 section, or of a limit declared or established pursuant to this 8976 section by the director or local authorities, and of the 8977 limitation in division (D) of this section. If the court finds a 8978 violation of division (B) (1) (a), (2), (3), (4), (6), (7), (8), 8979 or (9) of, or a limit declared or established pursuant to, this 8980 section has occurred, it shall enter a judgment of conviction 8981 under such division and dismiss the charge under division (D) of 8982 this section. If it finds no violation of division (B)(1)(a), 8983 (2), (3), (4), (6), (7), (8), or (9) of, or a limit declared or 8984 established pursuant to, this section, it shall then consider 8985 whether the evidence supports a conviction under division (D) of 8986 this section. 8987
- (G) Points shall be assessed for violation of a limitation 8988 under division (D) of this section in accordance with section 8989 4510.036 of the Revised Code.
- (H) (1) Whenever the director determines upon the basis of 8991 criteria established by an engineering study, as defined by the 8992 director, that any speed limit set forth in divisions (B) (1) (a) 8993 to (D) of this section is greater or less than is reasonable or 8994

safe under the conditions found to exist at any portion of a	8995
street or highway under the jurisdiction of the director, the	8996
director shall determine and declare a reasonable and safe	8997
prima-facie speed limit, which shall be effective when	8998
appropriate signs giving notice of it are erected at the	8999
location.	9000

- (2) Whenever the director determines upon the basis of 9001 criteria established by an engineering study, as defined by the 9002 director, that the speed limit of fifty-five miles per hour on a 9003 two-lane state route outside a municipal corporation is less 9004 9005 than is reasonable or safe under the conditions found to exist at that portion of the state route, the director may determine 9006 and declare a speed limit of sixty miles per hour for that 9007 portion of the state route, which shall be effective when 9008 appropriate signs giving notice of it are erected at the 9009 location. 9010
- 9011 (3) (a) For purposes of the safe and orderly movement of 9012 traffic upon any portion of a street or highway under the jurisdiction of the director, the director may establish a 9013 variable speed limit that is different than the speed limit 9014 established by or under this section on all or portions of 9015 9016 interstate six hundred seventy, interstate two hundred seventyfive, and interstate ninety commencing at the intersection of 9017 that interstate with interstate seventy-one and continuing to 9018 the border of the state of Ohio with the state of Pennsylvania. 9019 The director shall establish criteria for determining the 9020 appropriate use of variable speed limits and shall establish 9021 variable speed limits in accordance with the criteria. The 9022 director may establish variable speed limits based upon the time 9023 of day, weather conditions, traffic incidents, or other factors 9024 that affect the safe speed on a street or highway. The director 9025

shall not establish a variable speed limit that is based on a	9026
particular type or class of vehicle. A variable speed limit	9027
established by the director under this section is effective when	9028
appropriate signs giving notice of the speed limit are displayed	9029
at the location.	9030

- (b) Except for variable speed limits established under 9031 division (H)(3)(a) of this section, the director shall establish 9032 a variable speed limit under the authority granted to the 9033 director by this section on not more than two additional 9034 highways and only pursuant to criteria established in rules 9035 adopted in accordance with Chapter 119. of the Revised Code. The 9036 rules shall be based on the criteria described in division (H) 9037 (3) (a) of this section. The rules also shall establish the 9038 parameters of any engineering study necessary for determining 9039 when variable speed limits are appropriate. 9040
- (4) Nothing in this section shall be construed to limit 9041 the authority of the director to establish speed limits within a 9042 construction zone as authorized under section 4511.98 of the 9043 Revised Code.
- 9045 (I) (1) Except as provided in divisions (I) (2), (J), (K), and (N) of this section, whenever local authorities determine 9046 upon the basis of criteria established by an engineering study, 9047 as defined by the director, that the speed permitted by 9048 divisions (B)(1)(a) to (D) of this section, on any part of a 9049 highway under their jurisdiction, is greater than is reasonable 9050 and safe under the conditions found to exist at such location, 9051 the local authorities may by resolution request the director to 9052 determine and declare a reasonable and safe prima-facie speed 9053 limit. Upon receipt of such request the director may determine 9054 and declare a reasonable and safe prima-facie speed limit at 9055

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such location, and if the director does so, then such declared 9056 speed limit shall become effective only when appropriate signs 9057 giving notice thereof are erected at such location by the local 9058 authorities. The director may withdraw the declaration of a 9059 prima-facie speed limit whenever in the director's opinion the 9060 altered prima-facie speed limit becomes unreasonable. Upon such 9061 withdrawal, the declared prima-facie speed limit shall become 9062 ineffective and the signs relating thereto shall be immediately 9063 removed by the local authorities. 9064

- (2) A local authority may determine on the basis of criteria established by an engineering study, as defined by the director, that the speed limit of sixty-five or seventy miles per hour on a portion of a freeway under its jurisdiction is greater than is reasonable or safe under the conditions found to exist at that portion of the freeway. If the local authority makes such a determination, the local authority by resolution may request the director to determine and declare a reasonable and safe speed limit of not less than fifty-five miles per hour for that portion of the freeway. If the director takes such action, the declared speed limit becomes effective only when appropriate signs giving notice of it are erected at such location by the local authority.
- (J) Local authorities in their respective jurisdictions 9078 may authorize by ordinance higher prima-facie speeds than those 9079 stated in this section upon through highways, or upon highways 9080 or portions thereof where there are no intersections, or between 9081 widely spaced intersections, provided signs are erected giving 9082 notice of the authorized speed, but local authorities shall not 9083 modify or alter the basic rule set forth in division (A) of this 9084 section or in any event authorize by ordinance a speed in excess 9085 of the maximum speed permitted by division (D) of this section 9086

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for the specified type of highway.

Alteration of prima-facie limits on state routes by local 9088 authorities shall not be effective until the alteration has been 9089 approved by the director. The director may withdraw approval of 9090 any altered prima-facie speed limits whenever in the director's 9091 opinion any altered prima-facie speed becomes unreasonable, and 9092 upon such withdrawal, the altered prima-facie speed shall become 9093 9094 ineffective and the signs relating thereto shall be immediately removed by the local authorities. 9095

- (K) (1) As used in divisions (K) (1), (2), (3), and (4) of this section, "unimproved highway" means a highway consisting of any of the following:
 - (a) Unimproved earth;
 - (b) Unimproved graded and drained earth;
 - (c) Gravel.
- (2) Except as otherwise provided in divisions (K)(4) and 9102 (5) of this section, whenever a board of township trustees 9103 determines upon the basis of criteria established by an 9104 engineering study, as defined by the director, that the speed 9105 permitted by division (B)(5) of this section on any part of an 9106 9107 unimproved highway under its jurisdiction and in the unincorporated territory of the township is greater than is 9108 reasonable or safe under the conditions found to exist at the 9109 location, the board may by resolution declare a reasonable and 9110 safe prima-facie speed limit of fifty-five but not less than 9111 twenty-five miles per hour. An altered speed limit adopted by a 9112 board of township trustees under this division becomes effective 9113 when appropriate traffic control devices, as prescribed in 9114 section 4511.11 of the Revised Code, giving notice thereof are 9115

erected at the location, which shall be no sooner than sixty 9116 days after adoption of the resolution. 9117

- (3) (a) Whenever, in the opinion of a board of township

 trustees, any altered prima-facie speed limit established by the

 board under this division becomes unreasonable, the board may

 adopt a resolution withdrawing the altered prima-facie speed

 limit. Upon the adoption of such a resolution, the altered

 prima-facie speed limit becomes ineffective and the traffic

 control devices relating thereto shall be immediately removed.

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- (b) Whenever a highway ceases to be an unimproved highway 9125 and the board has adopted an altered prima-facie speed limit 9126 pursuant to division (K)(2) of this section, the board shall, by 9127 resolution, withdraw the altered prima-facie speed limit as soon 9128 as the highway ceases to be unimproved. Upon the adoption of 9129 such a resolution, the altered prima-facie speed limit becomes 9130 ineffective and the traffic control devices relating thereto 9131 shall be immediately removed. 9132
- (4)(a) If the boundary of two townships rests on the 9133 centerline of an unimproved highway in unincorporated territory 9134 and both townships have jurisdiction over the highway, neither 9135 of the boards of township trustees of such townships may declare 9136 an altered prima-facie speed limit pursuant to division (K)(2) 9137 of this section on the part of the highway under their joint 9138 jurisdiction unless the boards of township trustees of both of 9139 the townships determine, upon the basis of criteria established 9140 by an engineering study, as defined by the director, that the 9141 speed permitted by division (B)(5) of this section is greater 9142 than is reasonable or safe under the conditions found to exist 9143 at the location and both boards agree upon a reasonable and safe 9144 prima-facie speed limit of less than fifty-five but not less 9145

than twenty-five miles per hour for that location. If both	9146
boards so agree, each shall follow the procedure specified in	9147
division (K)(2) of this section for altering the prima-facie	9148
speed limit on the highway. Except as otherwise provided in	9149
division (K)(4)(b) of this section, no speed limit altered	9150
pursuant to division (K)(4)(a) of this section may be withdrawn	9151
unless the boards of township trustees of both townships	9152
determine that the altered prima-facie speed limit previously	9153
adopted becomes unreasonable and each board adopts a resolution	9154
withdrawing the altered prima-facie speed limit pursuant to the	9155
procedure specified in division (K)(3)(a) of this section.	9156

- (b) Whenever a highway described in division (K)(4)(a) of 9157 this section ceases to be an unimproved highway and two boards 9158 of township trustees have adopted an altered prima-facie speed 9159 limit pursuant to division (K)(4)(a) of this section, both 9160 boards shall, by resolution, withdraw the altered prima-facie 9161 speed limit as soon as the highway ceases to be unimproved. Upon 9162 the adoption of the resolution, the altered prima-facie speed 9163 limit becomes ineffective and the traffic control devices 9164 relating thereto shall be immediately removed. 9165
 - (5) As used in division (K)(5) of this section:
- (a) "Commercial subdivision" means any platted territory 9167 outside the limits of a municipal corporation and fronting a 9168 highway where, for a distance of three hundred feet or more, the 9169 frontage is improved with buildings in use for commercial 9170 purposes, or where the entire length of the highway is less than 9171 three hundred feet long and the frontage is improved with 9172 buildings in use for commercial purposes. 9173
- (b) "Residential subdivision" means any platted territory 9174 outside the limits of a municipal corporation and fronting a 9175

highway, where, for a distance of three hundred feet or more,	9176
the frontage is improved with residences or residences and	9177
buildings in use for business, or where the entire length of the	9178
highway is less than three hundred feet long and the frontage is	9179
improved with residences or residences and buildings in use for	9180
business.	9181

Whenever a board of township trustees finds upon the basis 9182 of criteria established by an engineering study, as defined by 9183 the director, that the prima-facie speed permitted by division 9184 9185 (B) (5) of this section on any part of a highway under its jurisdiction that is located in a commercial or residential 9186 subdivision, except on highways or portions thereof at the 9187 entrances to which vehicular traffic from the majority of 9188 intersecting highways is required to yield the right-of-way to 9189 vehicles on such highways in obedience to stop or yield signs or 9190 traffic control signals, is greater than is reasonable and safe 9191 under the conditions found to exist at the location, the board 9192 may by resolution declare a reasonable and safe prima-facie 9193 speed limit of less than fifty-five but not less than twenty-9194 five miles per hour at the location. An altered speed limit 9195 adopted by a board of township trustees under this division 9196 shall become effective when appropriate signs giving notice 9197 thereof are erected at the location by the township. Whenever, 9198 in the opinion of a board of township trustees, any altered 9199 prima-facie speed limit established by it under this division 9200 becomes unreasonable, it may adopt a resolution withdrawing the 9201 altered prima-facie speed, and upon such withdrawal, the altered 9202 prima-facie speed shall become ineffective, and the signs 9203 relating thereto shall be immediately removed by the township. 9204

(L)(1) The director of transportation, based upon an 9205 engineering study, as defined by the director, of a highway, 9206

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expressway, or freeway described in division (B)(12), (13),	9207
(14), (15), or (16) of this section, in consultation with the	9208
director of public safety and, if applicable, the local	9209
authority having jurisdiction over the studied highway,	9210
expressway, or freeway, may determine and declare that the speed	9211
limit established on such highway, expressway, or freeway under	9212
division (B)(12), (13), (14), (15), or (16) of this section	9213
either is reasonable and safe or is more or less than that which	9214
is reasonable and safe.	9215
(2) If the established speed limit for a highway,	9216
expressway, or freeway studied pursuant to division (L)(1) of	9217
this section is determined to be more or less than that which is	9218
reasonable and safe, the director of transportation, in	9219
consultation with the director of public safety and, if	9220
applicable, the local authority having jurisdiction over the	9221
studied highway, expressway, or freeway, shall determine and	9222
declare a reasonable and safe speed limit for that highway,	9223
expressway, or freeway.	9224
(M)(1)(a) If the boundary of two local authorities rests	9225
on the centerline of a highway and both authorities have	9226
jurisdiction over the highway, the speed limit for the part of	9227
the highway within their joint jurisdiction shall be either one	9228
of the following as agreed to by both authorities:	9229
(i) Either prima-facie speed limit permitted by division	9230
(B) of this section;	9231
(ii) An altered speed limit determined and posted in	9232
accordance with this section.	9233

(b) If the local authorities are unable to reach an

agreement, the speed limit shall remain as established and

posted under this section.

- (2) Neither local authority may declare an altered prima-9237 facie speed limit pursuant to this section on the part of the 9238 highway under their joint jurisdiction unless both of the local 9239 authorities determine, upon the basis of criteria established by 9240 an engineering study, as defined by the director, that the speed 9241 permitted by this section is greater than is reasonable or safe 9242 under the conditions found to exist at the location and both 9243 authorities agree upon a uniform reasonable and safe prima-facie 9244 speed limit of less than fifty-five but not less than twenty-9245 five miles per hour for that location. If both authorities so 9246 agree, each shall follow the procedure specified in this section 9247 for altering the prima-facie speed limit on the highway, and the 9248 speed limit for the part of the highway within their joint 9249 jurisdiction shall be uniformly altered. No altered speed limit 9250 may be withdrawn unless both local authorities determine that 9251 the altered prima-facie speed limit previously adopted becomes 9252 unreasonable and each adopts a resolution withdrawing the 9253 altered prima-facie speed limit pursuant to the procedure 9254 specified in this section. 9255
- (N) The legislative authority of a municipal corporation 9256 9257 or township in which a boarding school is located, by resolution or ordinance, may establish a boarding school zone. The 9258 legislative authority may alter the speed limit on any street or 9259 highway within the boarding school zone and shall specify the 9260 hours during which the altered speed limit is in effect. For 9261 purposes of determining the boundaries of the boarding school 9262 zone, the altered speed limit within the boarding school zone, 9263 and the hours the altered speed limit is in effect, the 9264 legislative authority shall consult with the administration of 9265 the boarding school and with the county engineer or other 9266

appropriate engineer, as applicable. A boarding school zone	9267
speed limit becomes effective only when appropriate signs giving	9268
notice thereof are erected at the appropriate locations.	9269
(O) As used in this section:	9270
(1) "Interstate system" has the same meaning as in 23	9271
U.S.C. 101.	9272
(2) "Commercial bus" means a motor vehicle designed for	9273
carrying more than nine passengers and used for the	9274
transportation of persons for compensation.	9275
(3) "Noncommercial bus" includes but is not limited to a	9276
school bus or a motor vehicle operated solely for the	9277
transportation of persons associated with a charitable or	9278
nonprofit organization.	9279
(4) "Outerbelt" means a portion of a freeway that is part	9280
of the interstate system and is located in the outer vicinity of	9281
a major municipal corporation or group of municipal	9282
corporations, as designated by the director.	9283
(5) "Rural" means an area outside urbanized areas and	9284
outside of a business or urban district, and areas that extend	9285
within urbanized areas where the roadway characteristics remain	9286
mostly unchanged from those outside the urbanized areas.	9287
(6) "Urbanized area" has the same meaning as in 23 U.S.C.	9288
101.	9289
(7) "Divided" means a roadway having two or more travel	9290
lanes for vehicles moving in opposite directions and that is	9291
separated by a median of more than four feet, excluding turn	9292
lanes.	9293
(P)(1) A violation of any provision of this section is one	9294

degree.

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of the following:	9295
(a) Except as otherwise provided in divisions (P)(1)(b),	9296
(1)(c), (2), and (3) of this section, a minor misdemeanor;	9297
(b) If, within one year of the offense, the offender	9298
previously has been convicted of or pleaded guilty to two	9299
violations of any provision of this section or of any provision	9300
of a municipal ordinance that is substantially similar to any	9301
provision of this section, a misdemeanor of the fourth degree;	9302
(c) If, within one year of the offense, the offender	9303
previously has been convicted of or pleaded guilty to three or	9304
more violations of any provision of this section or of any	9305
provision of a municipal ordinance that is substantially similar	9306
to any provision of this section, a misdemeanor of the third	9307
degree.	9308
(2) If the offender has not previously been convicted of	9309
or pleaded guilty to a violation of any provision of this	9310
section or of any provision of a municipal ordinance that is	9311
substantially similar to this section and operated a motor	9312
vehicle faster than thirty-five miles an hour in a business	9313
district of a municipal corporation, faster than fifty miles an	9314
hour in other portions of a municipal corporation, or faster	9315

(3) Notwithstanding division (P)(1) of this section, if	9320
the offender operated a motor vehicle in a construction zone	9321
where a sign was then posted in accordance with section 4511.98	9322
of the Revised Code, the court, in addition to all other	9323

than thirty-five miles an hour in a school zone during recess or

school's opening or closing hours, a misdemeanor of the fourth

while children are going to or leaving school during the

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penalties provided by law, shall impose upon the offender a fine	9324
of two times the usual amount imposed for the violation. No	9325
court shall impose a fine of two times the usual amount imposed	9326
for the violation upon an offender if the offender alleges, in	9327
an affidavit filed with the court prior to the offender's	9328
sentencing, that the offender is indigent and is unable to pay	9329
the fine imposed pursuant to this division and if the court	9330
determines that the offender is an indigent person and unable to	9331
pay the fine.	9332
(4) If the offender commits the offense while distracted	9333
and the distracting activity is a contributing factor to the	9334
commission of the offense, the offender is subject to the	9335
additional fine established under section 4511.991 of the	9336
Revised Code.	9337
Sec. 4511.454. (A) When the failure of a motor vehicle	9338
Sec. 4511.454. (A) When the failure of a motor vehicle operator to yield the right-of-way to a public safety vehicle as	9338 9339
operator to yield the right-of-way to a public safety vehicle as	9339
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	
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	9339 9340
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	9339 9340 9341
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	9339 9340 9341 9342
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	9339 9340 9341 9342 9343
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	9339 9340 9341 9342 9343 9344
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.	9339 9340 9341 9342 9343 9344 9345
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	9339 9340 9341 9342 9343 9344 9345 9346
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	9339 9340 9341 9342 9343 9344 9345 9346
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	9339 9340 9341 9342 9343 9344 9345 9346 9347 9348 9349
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	9339 9340 9341 9342 9343 9344 9345 9346

(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

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probable cause to issue either a written warning or a citation	9354
for that violation, and the agency shall issue a written warning	9355
or a citation to the operator.	9356
(3) If the identity of the operator of the vehicle at the	9357
time of the alleged violation cannot be established, the law	9358
enforcement agency may issue a written warning to the person who	9359
owned the vehicle at the time of the alleged violation. However,	9360
in the case of a leased or rented vehicle, the law enforcement	9361
agency shall issue the written warning to the person who leased	9362
or rented the vehicle at the time of the alleged violation.	9363
(C)(1) Whoever violates division (A) of section 4511.45 of	9364
the Revised Code based on a report filed under division (A) of	9365
this section is guilty of a minor misdemeanor and shall be fined	9366
one hundred fifty dollars.	9367
(2) If a person who is issued a citation for a violation	9368
of division (A) of section 4511.45 of the Revised Code based on	9369
a report filed under division (A) of this section does not enter	9370
a written plea of guilty and does not waive the person's right	9371
to contest the citation but instead appears in person in the	9372
proper court to answer the charge, the trier of fact cannot find	9373
beyond a reasonable doubt that the person committed that	9374
violation unless the emergency personnel who filed the report	9375
appears in person in the court and testifies.	9376
(D) As used in this section:	9377
(1) "License plate" includes any temporary motor vehicle	9378
license placard registration issued under section 4503.182 of	9379

the Revised Code or similar law of another jurisdiction.

public safety vehicle or a vehicle used by a public law

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

enforcement officer of other person sworn to enforce the	2303
criminal and traffic laws of the state or a vehicle used by the	9384
motor carrier enforcement unit for the enforcement of orders and	9385
rules of the public utilities commission.	9386
Sec. 4511.513. (A) As used in this section:	9387
(1) "Eligible entity" means a corporation, partnership,	9388
association, firm, sole proprietorship, or other entity engaged	9389
in business.	9390
(2) "Personal delivery device" means an electrically	9391
powered device to which all of the following apply:	9392
(a) The device is intended primarily to transport property	9393
and cargo on sidewalks and crosswalks.	9394
(b) The device weighs less than two five hundred fifty	9395
pounds excluding any property or cargo being carried in the	9396
device.	9397
(c) The device has a maximum speed of ten miles per hour.	9398
(d) The device is equipped with technology that enables	9399
the operation of the device with active control or monitoring by	9400
a person, without active control or monitoring by a person, or	9401
both with or without active control or monitoring by a person.	9402
(3) "Personal delivery device operator" means an agent of	9403
an eligible entity who exercises direct physical control over,	9404
or monitoring of, the navigation and operation of a personal	9405
delivery device. "Personal delivery device operator" does not	9406
include, with respect to a delivery or other service rendered by	9407
a personal delivery device, the person who requests the delivery	9408
or service. "Personal delivery device operator" also does not	
	9409
include a person who only arranges for and dispatches a personal	9409 9410

enforcement officer or other person sworn to enforce the

delivery device for a delivery or other service.	9411
(B) An eligible entity may operate a personal delivery	9412
device on sidewalks and crosswalks so long as all of the	9413
following requirements are met:	9414
(1) The personal delivery device is operated in accordance	9415
with all regulations, if any, established by each local	9416
authority within which the personal delivery device is operated.	9417
(2) A personal delivery device operator is actively	9418
controlling or monitoring the navigation and operation of the	9419
personal delivery device.	9420
(3) The eligible entity maintains an insurance policy that	9421
includes general liability coverage of not less than one hundred	9422
thousand dollars for damages arising from the operation of the	9423
personal delivery device by the eligible entity and any agent of	9424
the eligible entity.	9425
(4) The device is equipped with all of the following:	9426
(a) A marker that clearly identifies the name and contact	9427
information of the eligible entity operating the personal	9428
delivery device and a unique identification number;	9429
(b) A braking system that enables the personal delivery	9430
device to come to a controlled stop;	9431
(c) If the personal delivery device is being operated	9432
between sunset and sunrise, a light on both the front and rear	9433
of the personal delivery device that is visible in clear weather	9434
from a distance of at least five hundred feet to the front and	9435
rear of the personal delivery device when directly in front of	9436
low beams of headlights on a motor vehicle.	9437
(C) No personal delivery device operator shall allow a	9438

personal delivery device to do any of the following:	9439
(1) Fail to comply with traffic or pedestrian control	9440
devices and signals;	9441
(2) Unreasonably interfere with pedestrians or traffic;	9442
(3) Transport any hazardous material that would require a	9443
permit issued by the public utilities commission;	9444
(4) Operate on a street or highway, except when crossing	9445
the street or highway within a crosswalk.	9446
(D) A personal delivery device has all of the rights and	9447
obligations applicable to a pedestrian under the same	9448
circumstances, except that a personal delivery device shall	9449
yield the right-of-way to human pedestrians on sidewalks and	9450
crosswalks.	9451
(E)(1) No person shall operate a personal delivery device	9452
unless the person is authorized to do so under this section and	9453
complies with the requirements of this section.	9454
(2) An eligible entity is responsible for both of the	9455
following:	9456
(a) Any violation of this section that is committed by a	9457
personal delivery device operator; and	9458
(b) Any other circumstance, including a technological	9459
malfunction, in which a personal delivery device operates in a	9460
manner prohibited by divisions (C)(1) to (4) of this section.	9461
Sec. 4511.751. As used in this section, "license plate"	9462
includes, but is not limited to, any temporary motor vehicle	9463
license placard registration issued under section 4503.182 of	9464
the Revised Code or similar law of another jurisdiction.	9465

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When the operator of a school bus believes that a motorist	9466
has violated division (A) of section 4511.75 of the Revised	9467
Code, the operator shall report the license plate number and a	9468
general description of the vehicle and of the operator of the	9469
vehicle to the law enforcement agency exercising jurisdiction	9470
over the area where the alleged violation occurred. The	9471
information contained in the report relating to the license	9472
plate number and to the general description of the vehicle and	9473
the operator of the vehicle at the time of the alleged violation	9474
may be supplied by any person with first-hand knowledge of the	9475
information. Information of which the operator of the school bus	9476
has first-hand knowledge also may be corroborated by any other	9477
person.	9478

Upon receipt of the report of the alleged violation of 9479 division (A) of section 4511.75 of the Revised Code, the law 9480 enforcement agency shall conduct an investigation to attempt to 9481 determine or confirm the identity of the operator of the vehicle 9482 at the time of the alleged violation. If the identity of the 9483 operator at the time of the alleged violation is established, 9484 the reporting of the license plate number of the vehicle shall 9485 establish probable cause for the law enforcement agency to issue 9486 a citation for the violation of division (A) of section 4511.75 9487 of the Revised Code. However, if the identity of the operator of 9488 the vehicle at the time of the alleged violation cannot be 9489 established, the law enforcement agency shall issue a warning to 9490 the owner of the vehicle at the time of the alleged violation, 9491 except in the case of a leased or rented vehicle when the 9492 warning shall be issued to the lessee at the time of the alleged 9493 violation. 9494

The registrar of motor vehicles and deputy registrars shall, at the time of issuing license plates to any person,

include with the license plate a summary of the requirements of	9497
division (A) of section 4511.75 of the Revised Code and the	9498
procedures of, and penalty in, division (F) of section 4511.75	9499
of the Revised Code.	9500

Sec. 4519.10. (A) The purchaser of an off-highway 9501 motorcycle or all-purpose vehicle, upon application and proof of 9502 purchase, may obtain a temporary motor vehicle license placard 9503 registration for it. The application for such a placard shall be 9504 signed by the purchaser of the off-highway motorcycle or all-9505 purpose vehicle. The temporary motor vehicle license placard 9506 registration shall be issued only for the applicant's use of the 9507 off-highway motorcycle or all-purpose vehicle to enable the 9508 applicant to operate it legally while proper title and a 9509 registration sticker or license plate and validation sticker are 9510 being obtained and shall be displayed on no other off-highway 9511 motorcycle or all-purpose vehicle. A temporary motor vehicle 9512 license placard-registration issued under this section shall be 9513 in a form prescribed by the registrar of motor vehicles, shall 9514 differ in some distinctive manner from a placard registration 9515 issued under section 4503.182 of the Revised Code, shall be 9516 valid for a period of forty-five days from the date of issuance, 9517 and shall not be transferable or renewable. The placard 9518 temporary motor vehicle license registration either shall 9519 consist of or be coated with such material as will enable it to 9520 remain legible and relatively intact despite the environmental 9521 conditions to which the placard it is likely to be exposed 9522 during the forty-five-day period for which it is valid. The 9523 purchaser of an off-highway motorcycle or all-purpose vehicle 9524 shall attach the temporary motor vehicle license placard 9525 <u>registration</u> to it, in a manner prescribed by rules the 9526 registrar shall adopt, so that the placard numerals or letters 9527

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are clearly visible.

The fee for a temporary motor vehicle license placard 9529 registration issued under this section shall be is two dollars. 9530 If the placard-temporary motor vehicle license registration is 9531 issued by a deputy registrar, the deputy registrar shall charge 9532 an additional fee equal to the amount established under section 9533 4503.038 of the Revised Code, which the deputy registrar shall 9534 retain. The deputy registrar shall transmit each two-dollar fee 9535 received by the deputy registrar under this section to the 9536 9537 registrar, who shall pay the two dollars to the treasurer of state for deposit into the public safety - highway purposes fund 9538 established by section 4501.06 of the Revised Code. 9539

(B) The registrar may issue temporary motor vehicle
license placards—registrations to a dealer to be issued to
purchasers for use on vehicles sold by the dealer, in accordance
with rules prescribed by the registrar. The dealer shall notify
the registrar within forty—eight hours of proof of issuance on a
form prescribed by the registrar.

The fee for each such placard temporary motor vehicle

license registration issued by the registrar to a dealer shall

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

section 4503.038 of the Revised Code.

Sec. 4519.55. Application for a certificate of title for 9550 9551 an off-highway motorcycle or all-purpose vehicle shall be made upon a form prescribed by the registrar of motor vehicles and 9552 shall be sworn to before a notary public or other officer 9553 empowered to administer oaths. The application shall be filed 9554 with the clerk of any court of common pleas. An application for 9555 a certificate of title may be filed electronically by any 9556 electronic means approved by the registrar in any county with 9557

the clerk of the court of cor	mmon pleas of that county.	9558
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If an application for a certificate of title is filed 9559 electronically by an electronic dealer on behalf of the 9560 purchaser of an off-highway motorcycle or all-purpose vehicle, 9561 the clerk shall retain the completed electronic record to which 9562 the dealer converted the certificate of title application and 9563 other required documents. The registrar, after consultation with 9564 the attorney general, shall adopt rules that govern the location 9565 at which, and the manner in which, are stored the actual 9566 application and all other documents relating to the sale of an 9567 off-highway motorcycle or all-purpose vehicle when an electronic 9568 dealer files the application for a certificate of title 9569 electronically on behalf of the purchaser. 9570

The application shall be accompanied by the fee prescribed 9571 in section 4519.59 of the Revised Code. The fee shall be 9572 retained by the clerk who issues the certificate of title and 9573 shall be distributed in accordance with that section. If a 9574 clerk of a court of common pleas, other than the clerk of the 9575 court of common pleas of an applicant's county of residence, 9576 issues a certificate of title to the applicant, the clerk shall 9577 transmit data related to the transaction to the automated title 9578 9579 processing system.

If a certificate of title previously has been issued for 9580 an off-highway motorcycle or all-purpose vehicle, the 9581 application also shall be accompanied by the certificate of 9582 title duly assigned, unless otherwise provided in this chapter. 9583 If a certificate of title previously has not been issued for the 9584 off-highway motorcycle or all-purpose vehicle, the application, 9585 unless otherwise provided in this chapter, shall be accompanied 9586 by a manufacturer's or importer's certificate; by a sworn 9587

statement of ownership; or by a certificate of title, bill of	9588
sale, or other evidence of ownership required by law of another	9589
state from which the off-highway motorcycle or all-purpose	9590
vehicle was brought into this state. The registrar, in	9591
accordance with Chapter 119. of the Revised Code, shall	9592
prescribe the types of additional documentation sufficient to	9593
establish proof of ownership, including, but not limited to,	9594
receipts from the purchase of parts or components, photographs,	9595
and affidavits of other persons.	9596

9597 If the application is made by two persons regarding an off-highway motorcycle or an all-purpose vehicle in which they 9598 wish to establish joint ownership with right of survivorship, 9599 they may do so as provided in section 2131.12 of the Revised 9600 Code. If the applicant requests a designation of the off-highway 9601 motorcycle or all-purpose vehicle in beneficiary form so that 9602 upon the death of the owner of the off-highway motorcycle or 9603 all-purpose vehicle, ownership of the off-highway motorcycle or 9604 all-purpose vehicle will pass to a designated transfer-on-death 9605 beneficiary or beneficiaries, the applicant may do so as 9606 provided in section 2131.13 of the Revised Code. A person who 9607 establishes ownership of an off-highway motorcycle or an all-9608 purpose vehicle that is transferable on death in accordance with 9609 section 2131.13 of the Revised Code may terminate that type of 9610 ownership or change the designation of the transfer-on-death 9611 beneficiary or beneficiaries by applying for a certificate of 9612 title pursuant to this section. 9613

For purposes of the transfer of a certificate of title, if 9614 the clerk is satisfied that a secured party has duly discharged 9615 a lien notation but has not canceled the lien notation with a 9616 clerk, the clerk may cancel the lien notation on the automated 9617 title processing system and notify the clerk of the county of 9618

origin.	9619
* = = 3 = *	* * = *

In the case of the sale of an off-highway motorcycle or 9620 all-purpose vehicle by a dealer to a general purchaser or user, 9621 the certificate of title shall be obtained in the name of the 9622 9623 purchaser by the dealer upon application signed by the purchaser. In all other cases, the certificate shall be obtained 9624 by the purchaser. In all cases of transfer of an off-highway 9625 motorcycle or all-purpose vehicle, the application for 9626 certificate of title shall be filed within thirty days after the 9627 later of the date of purchase or assignment of ownership of the 9628 9629 off-highway motorcycle or all-purpose vehicle. If the application for certificate of title is not filed within thirty 9630 days after the later of the date of purchase or assignment of 9631 ownership of the off-highway motorcycle or all-purpose vehicle, 9632 the clerk shall charge a late filing fee of five dollars in 9633 addition to the fee prescribed by section 4519.59 of the Revised 9634 Code. The clerk shall retain the entire amount of each late 9635 filing fee. 9636

Except in the case of an off-highway motorcycle or allpurpose vehicle purchased prior to July 1, 1999, the clerk shall
refuse to accept an application for certificate of title unless
the applicant either tenders with the application payment of all
taxes levied by or pursuant to Chapter 5739. or 5741. of the

Revised Code based on the purchaser's county of residence, or
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submits either of the following:
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- (A) A receipt issued by the tax commissioner or a clerk of 9644 courts showing payment of the tax; 9645
- (B) An exemption certificate, in any form prescribed by 9646 the tax commissioner, that specifies why the purchase is not 9647 subject to the tax imposed by Chapter 5739. or 5741. of the 9648

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Revised Code.	9649
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Payment of the tax shall be made in accordance with 9650 division (E) of section 4505.06 of the Revised Code and any 9651 rules issued by the tax commissioner. When a dealer submits 9652 payment of the tax to the clerk, the dealer shall retain any 9653 discount to which the dealer is entitled under section 5739.12 9654 of the Revised Code. The clerk shall issue a receipt in the form 9655 prescribed by the tax commissioner to any applicant who tenders 9656 payment of the tax with the application for a certificate of 9657 title. If the application for a certificate of title is for an 9658 off-highway motorcycle or all-purpose vehicle purchased prior to 9659 July 1, 1999, the clerk shall accept the application without 9660 payment of the taxes levied by or pursuant to Chapter 5739. or 9661 5741. of the Revised Code or presentation of either of the items 9662 listed in division (A) or (B) of this section. 9663

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

A clerk, however, may retain from the taxes paid to the 9671 clerk an amount equal to the poundage fees associated with 9672 certificates of title issued by other clerks of courts of common 9673 pleas to applicants who reside in the first clerk's county. The 9674 registrar, in consultation with the tax commissioner and the 9675 clerks of the courts of common pleas, shall develop a report 9676 from the automated title processing system that informs each 9677 clerk of the amount of the poundage fees that the clerk is 9678

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permitted to retain	from those taxes because of certificates of	9679
title issued by the	clerks of other counties to applicants who	9680
reside in the first	clerk's county.	9681

In the case of casual sales of off-highway motorcycles or 9682 all-purpose vehicles that are subject to the tax imposed by 9683 Chapter 5739. or 5741. of the Revised Code, the purchase price 9684 for the purpose of determining the tax shall be the purchase 9685 price on an affidavit executed and filed with the clerk by the 9686 seller on a form to be prescribed by the registrar, which shall 9687 be prima-facie evidence of the price for the determination of 9688 the tax. 9689

In addition to the information required by section 4519.57 9690 of the Revised Code, each certificate of title shall contain in 9691 bold lettering the following notification and statements: 9692 "WARNING TO TRANSFEROR AND TRANSFEREE (SELLER AND BUYER): You 9693 are required by law to state the true selling price. A false 9694 statement is in violation of section 2921.13 of the Revised Code 9695 and is punishable by six months imprisonment or a fine of up to 9696 one thousand dollars, or both. All transfers are audited by the 9697 department of taxation. The seller and buyer must provide any 9698 information requested by the department of taxation. The buyer 9699 may be assessed any additional tax found to be due." 9700

The clerk shall forward all payments of taxes, less poundage fees, to the treasurer of state in a manner to be prescribed by the tax commissioner and shall furnish information to the commissioner as the commissioner may require.

Every clerk shall have the capability to transact by 9705 electronic means all procedures and transactions relating to the 9706 issuance of certificates of title for off-highway motorcycles 9707 and all-purpose vehicles that are described in the Revised Code 9708

as being accomplished by electronic means.

Sec. 4519.60. (A) In the event of the transfer of 9710 ownership of an off-highway motorcycle or all-purpose vehicle by 9711 operation of law, as upon inheritance, devise, bequest, order in 9712 bankruptcy, insolvency, replevin, or execution of sale, or when 9713 repossession is had upon default in performance of the terms of 9714 a security agreement as provided in Chapter 1309. of the Revised 9715 Code, a clerk of a court of common pleas, upon the surrender of 9716 the prior certificate of title or the manufacturer's or 9717 importer's certificate, or, when that is not possible, upon 9718 presentation to the clerk of satisfactory proof of ownership and 9719 rights of possession to the off-highway motorcycle or all-9720 purpose vehicle, and upon payment of the fee prescribed in 9721 section 4519.59 of the Revised Code and presentation of an 9722 application for certificate of title, may issue to the applicant 9723 a certificate of title to the off-highway motorcycle or all-9724 purpose vehicle. Only an affidavit by the person or agent of the 9725 person to whom possession of the off-highway motorcycle or all-9726 purpose vehicle has passed, setting forth the facts entitling 9727 the person to the possession and ownership, together with a copy 9728 of the journal entry, court order, or instrument upon which the 9729 claim of possession and ownership is founded, is satisfactory 9730 proof of ownership and right of possession. If the applicant 9731 cannot produce that proof of ownership, the applicant may apply 9732 directly to the registrar of motor vehicles and submit the 9733 evidence the applicant has, and the registrar, upon finding the 9734 evidence sufficient, may authorize the clerk to issue a 9735 certificate of title. If, from the records in the office of the 9736 clerk, there appears to be any lien on the off-highway 9737 motorcycle or all-purpose vehicle, the certificate of title 9738 shall contain a statement of the lien unless the application is 9739

accompanied by proper evidence of its extinction.	9740
(B) Upon the death of one of the persons who have	9741
established joint ownership with right of survivorship under	9742
section 2131.12 of the Revised Code in an off-highway motorcycle	9743
or all-purpose vehicle and the presentation to the clerk of the	9744
title and the certificate of death of the deceased person, the	9745
clerk shall enter into the records the transfer of the off-	9746
highway motorcycle or all-purpose vehicle to the surviving	9747
person, and the title to the off-highway motorcycle or all-	9748
purpose vehicle immediately passes to the surviving person. The	9749
transfer does not affect any liens on the off-highway motorcycle	9750
or all-purpose vehicle.	9751
(C) Upon the death of an owner of an off-highway	9752
motorcycle or all-purpose vehicle designated in beneficiary form	9753
under section 2131.13 of the Revised Code, upon application of	9754
the transfer-on-death beneficiary or beneficiaries designated	9755
pursuant to that section, and upon presentation to the clerk of	9756
the certificate of title and the certificate of death of the	9757
deceased owner, the clerk shall transfer the off-highway	9758
motorcycle or all-purpose vehicle and issue a certificate of	9759
title to the transfer-on-death beneficiary or beneficiaries. The	9760
transfer does not affect any liens upon any off-highway	9761
motorcycle or all-purpose vehicle so transferred.	9762
Sec. 5501.47. (A) The director of transportation is	9763
responsible for inspection of all bridges on the state highway	9764
system inside and outside of municipalities, all bridges	9765
connecting Ohio with another state for which the department of	9766
transportation has inspection authority, and all other bridges	9767
or portions of bridges for which responsibility for inspection	9768
is by law or agreement assigned to the department.	9769

Such inspection shall be made annually on a schedule	9770
established by the director, but at least once every twenty-four	9771
months, by a professional engineer or other qualified person	9772
under the supervision of a professional engineer, or more-	9773
frequently if required by the director, in accordance with the	9774
manual of bridge inspection described in division (B) of this	9775
section.	9776
The director shall cause to be maintained in each district	9777
of the department an updated inventory of all bridges within	9778
such district that are on the state highway system, including	9779
those located within municipalities, and all other bridges for	9780
which the department has responsibility for inspection. The	9781
inventory record shall indicate who is responsible for	9782
inspection and for maintenance, and the authority for such	9783
responsibilities.	9784
On those bridges where there exists joint maintenance	9785
responsibility, the director shall furnish a copy of reports to	9786
each party responsible for a share of maintenance.	9787
"Maintenance" as used in this division means actual	9788
performance of maintenance work.	9789
(B) (1) As used in this division:	9790
(a) "Inspection" means the inspection described in the	9791
manual of bridge inspection adopted by the department.	9792
(b) "Highway" means those highway systems in section	9793
5535.01 of the Revised Code, highways, streets, and roads within	9794
municipalities, and any other highway, street, and road on which	9795
the public travels.	9796
(c) "Bridge" means any structure of ten feet or more clear	9797
span or ten feet or more in diameter on, above, or below a	9798

highway, including structures upon which railroad locomotives or cars may travel.	9799 9800
(2) The director shall have general responsibility for	9801
initiating, developing, and maintaining procedures and practices	9802
that provide for and promote professional inspection of bridges.	9803
The director shall:	9804
(a) Prepare, maintain, and update a manual of bridge	9805
inspection that will provide standards applicable to the	9806
inspection of all bridges on, above, or below highways. The	9807
manual shall include, but is not limited to, standards relating	9808
to frequency of inspection, qualifications of persons inspecting	9809
or supervising inspections, and procedures and practices	9810
facilitating professional inspection of bridges +.	9811
(b) Develop and furnish inspection forms and other forms	9812
relating to inspection, and approve forms used in lieu of the	9813
departmental forms;	9814
(c) Assist and cooperate with governmental units, upon	9815
request, with inspection, disseminate information to appropriate	9816
governmental officials and agencies with regard to	9817
responsibility and inspection practices, and confer with public	9818
officials and other individuals on inspection of bridges; such	9819
assistance may be in the form of contracts with counties or	9820
municipal corporations for transportation department inspection	9821
services;	9822
(d) Inspect any bridge on a highway, with a designated	9823
representative of the owner, where $\frac{he-the\ director}{}$ has reason to	9824
believe that the report of inspection does not reflect the	9825
condition of such bridge or that the inspection did not accord	9826
with the standards contained in the manual of bridge inspection.	9827

Sec. 5501.48. The operator of a toll bridge located	9828
entirely or partly in the state shall inspect such bridge each-	9829
year and on a schedule established by the director of	9830
transportation, but at least once every twenty-four months. The	9831
operator shall file a copy of the annual inspection report with	9832
the director of transportation . Inspection shall be made or	9833
supervised by a professional engineer.	9834
Sec. 5512.11. (A) As used in this section, "qualified	9835
county" means a county to which both of the following apply:	9836
(1) It has a population between one million one hundred	9837
thousand and one million three hundred thousand as of the most	9838
recent federal decennial census;	9839
(2) As of the effective date of this section, an existing	9840
<pre>public passenger commuter rail service is operated in that</pre>	9841
county and does not operate in any other county.	9842
(B) The director of transportation shall include in the	9843
process developed under section 5512.02 of the Revised Code, a	9844
policy that makes the purchase and replacement of rail lines	9845
used for public passenger commuter rail service operated in a	9846
qualified county eliqible to receive funding approval from the	9847
transportation review advisory council.	9848
(C) Purchases made under division (B) of this section are	9849
other statutory highway purposes for the purpose of Ohio	9850
Constitution, Article XII, Section 5a.	9851
Sec. 5516.01. As used in sections 5516.01 to 5516.14 of	9852
the Revised Code:	9853
(A) "Advertising device" includes any outdoor sign,	9854
display, device, figure, painting, drawing, message, placard,	9855
poster, billboard, or any other contrivance designed, intended,	9856

or used to advertise or to give information in the nature of	9857
advertising, or any part thereof, the advertising or informative-	9858
contents of which are that is owned or operated by a person or	9859
entity that earns compensation for the placement of a message on	9860
it and is visible from the main traveled way of any highway on	9861
the interstate system or primary system in this state.	9862
(B) "Visible" means capable of being seen and comprehended	9863
without visual aid by a person traveling the posted speed limit	9864
on the main traveled way of the highway.	9865
(C) "Interstate system" means that portion of the	9866
interstate system, or the national highway system, located	9867
within this state.	9868
(D) "Erect" means to construct or allow to be constructed,	9869
but it shall not include any activity when performed as an	9870
incident to the change of advertising message or normal	9871
maintenance of a sign or sign structure.	9872
(E) "Maintain" means to preserve, keep in repair,	9873
continue, allow to exist, or restore.	9874
(F) "National policy" means the provisions of 23 U.S.C.A.	9875
131 and the national standards, criteria, and rules promulgated	9876
pursuant to such provisions.	9877
(G) "Primary system" means the federal-aid primary system	9878
in existence on June 1, 1991, and any highway that is not on	9879
such system but that is on the national highway system.	9880
(H) "Zoned commercial or industrial areas" means those	9881
nonagricultural areas which are reserved for business, commerce,	9882
or trade, pursuant to local zoning laws, regulations, or state	9883
laws.	9884

(I) "Unzoned commercial or industrial area" means an area	9885
not zoned by state or local law, regulation, or ordinance, in	9886
which there is located one or more commercial or industrial	9887
activities. Such area may also include the lands along the	9888
highway for a distance of eight hundred fifty feet immediately	9889
adjacent to such activities. This distance shall be measured	9890
from the buildings, parking lots, storage or processing areas of	9891
the activities, and along or parallel to the near edge of the	9892
main traveled way of the highway. This distance shall not	9893
include land on the opposite side of the highway from such	9894
activities, nor land predominantly used for residential	9895
purposes. An area shall be considered predominately residential	9896
if fifty per cent or more of the eight hundred fifty feet	9897
immediately adjacent to the activities contains land used as	9898
residential property. Each side of the highway will be	9899
considered separately in applying this definition.	9900
(J) "Commercial or industrial activities" means those	9901
activities generally recognized as commercial or industrial by	9902
zoning authorities of this state. The following activities shall	9903
not be considered commercial or industrial:	9904
(1) Activities relating to advertising structures;	9905
(2) Agricultural, forestry, ranching, grazing, farming,	9906
and related activities, including, but not limited to,	9907
activities relating to wayside fresh produce stands;	9908
(3) Transient or temporary activities;	9909
(4) Activities not visible from the main traveled way;	9910
(5) Activities located more than six hundred sixty feet	9911
from the nearest edge of the right-of-way;	9912
(6) Activities conducted in a building principally used as	9913

a residence;	9914
(7) Activities relating to railroad tracks and minor	9915
sidings;	9916
(8) Activities relating to highways, roads, and streets.	9917
(K) "Directional and official signs and notices" means	9918
those signs and notices that are required or authorized by law	9919
and conform to the rules for such signs and notices as adopted	9920
by the director in accordance with 23 C.F.R. 750.151 to 750.155.	9921
(L) "Nonconforming advertising device" means an	9922
advertising device that was:	9923
(1) Lawfully in existence prior to December 7, 1971;	9924
(2) Lawfully on any highway made a part of the interstate	9925
system or primary highway system on or after December 7, 1971;	9926
(3) Lawfully erected prior to any revision in the law	9927
effective December 7, 1971; or	9928
(4) Lawfully erected but:	9929
(a) No longer in compliance with the provisions of state	9930
law enacted or rules adopted at a later date; or	9931
(b) No longer in compliance with state laws or rules due	9932
to changed conditions, including, but not limited to, zoning	9933
changes, highway relocation, highway reclassification, or	9934
changes in restrictions on sizing, lighting, spacing, or	9935
distance of advertising devices.	9936
Illegally erected or maintained advertising devices are	9937
not nonconforming signs.	9938
(M) "Scenic byway" means any linear transportation	9939
corridor as designated or as may hereafter be so designated by	9940

the director under the Ohio scenic byways program as having	9941
outstanding scenic qualities.	9942
(N) "Director" means the director of the Ohio department	9943
of transportation.	9944
(O) "Commercial or industrial zone" means those areas	9945
established by any state, county, municipal, or other local	9946
zoning authority as being most appropriate for business,	9947
commerce, industry, or trade. Any action taken by a state,	9948
county, municipal, or other local zoning authority that is not	9949
part of comprehensive zoning and is created primarily to permit	9950
outdoor advertising devices shall not be considered a commercial	9951
or industrial zone for purposes of this chapter.	9952
(P) "Last permit holder" includes any of the following:	9953
(1) The most recent holder of the advertising device	9954
permit;	9955
(2) A business, cooperative, corporation, enterprise,	9956
joint venture, limited liability company, partnership, sole	9957
proprietorship, or subsidiary, the viability of which is	9958
dependant dependent on its relationship with the most recent	9959
holder of the advertising device permit;	9960
(3) Any person or entity that is closely related to or	9961
closely connected with the most recent holder of the advertising	9962
device permit.	9963
(Q) "Professional sports facility" means all or a portion	9964
of a stadium, arena, motorsports complex, or other facility,	9965
including all parking facilities, walkways, and other auxiliary	9966
facilities that may be used for or in connection with the sports	9967
facility or its operation, the primary purpose of which is to	9968
provide a site or venue for the presentation to the public of	9969

either of the following:	9970
(1) Events of one or more major or minor league	9971
professional athletic or sports teams that are associated with	9972
the state or with a city or region of the state;	9973
(2) Motorsports events.	9974
(R) "Compensation" means the exchange of anything of value	9975
including money, securities, real property interests, goods,	9976
services, a promise of future payment, or forbearance of a debt.	9977
Sec. 5516.02. No advertising device shall be erected or	9978
maintained within six hundred sixty feet of the edge of the	9979
right-of-way of a highway on the interstate system except the	9980
following:	9981
(A) Directional and official signs and notices that	9982
conform to rules adopted by the director of transportation;	9983
(B) Signs advertising the sale or lease of the property	9984
upon which they are located;	9985
(C) Advertising devices indicating the name of the	9986
business or profession conducted on such property or that	9987
identify the goods produced, sold, or services rendered on such	9988
property, and that conform to rules adopted by the director;	9989
(D)—Advertising devices that are located in commercial or	9990
industrial zones traversed by segments of the interstate system	9991
within the boundaries of a municipal corporation as such	9992
boundaries existed on September 21, 1959, and that conform to	9993
rules adopted by the director of transportation;	9994
$\frac{(E)-(B)}{(B)}$ Advertising devices that are located on the	9995
premises of a professional sports facility and that conform to	9996
rules adopted by the director.	9997

Sec. 5516.05. (A) The director of transportation may	9998
designate any portion of the interstate system, national highway	9999
system, or primary system any of the following as a scenic	10000
byway:	10001
(1) The interstate system;	10002
(2) The national highway system;	10003
(3) The primary system;	10004
(4) Any state, county, municipal, or township road or	10005
highway.	10006
(B) The director shall exclude from designation as a	10007
scenic byway any segment of a highway in a zoned or unzoned	10008
commercial or industrial area that is determined by the director	10009
to be inconsistent with the designation of a scenic byway.	10010
(C) No advertising device may be erected upon a designated	10011
scenic byway, except in accordance with division (A), (B) , or	10012
$\frac{\text{(C)}}{\text{(B)}}$ of section 5516.02 of the Revised Code, division (A),	10013
(B), or (C), (D), (E), or (G) of section 5516.06 of the Revised	10014
Code, or division (A), (B), (C), or (D) of section 5516.061 of	10015
the Revised Code. Any advertising device lawfully in existence	10016
prior to the designation of a scenic byway, upon such	10017
designation, is a nonconforming advertising device under section	10018
5516.07 of the Revised Code.	10019
Sec. 5516.06. No advertising device shall be erected or	10020
maintained within six hundred sixty feet of the edge of the	10021
right-of-way of a highway on the primary system except the	10022
following:	10023
(A) Directional and other official signs and notices that	10024
conform to rules adopted by the director of transportation;	10025

(B) Signs advertising the sale or lease of the property	10026
upon which they are located;	10027
(C) Advertising devices indicating the name of the	10028
business, activities, or profession conducted on such property	10029
or that identify the goods produced, sold, or services rendered	10030
on such property and that conform to rules adopted by the	10031
director;	10032
(D) Precautionary signs relating to the premises;	10033
(E) Signs, displays, or devices which locate, identify,	10034
mark, or warn of the presence of pipe lines, utility lines, or	10035
rail lines, and appurtenances thereof, including, but not-	10036
limited to, markers used in the maintenance, operation,	10037
observation, and safety of said lines;	10038
(F) Advertising devices located in zoned or unzoned	10039
industrial or commercial areas adjacent to highways on the	10040
primary system that conform to rules adopted by the director <u>of</u>	10041
transportation;	10042
(G) (B) Signs lawfully in existence on October 22, 1965,	10043
that the director, subject to the approval of the secretary of	10044
the United States department of transportation, has determined	10045
to be landmark signs, including signs on farm structures or	10046
natural surfaces, which are of historic or artistic	10047
significance;	10048
(H) (C) Advertising devices that are located on the	10049
premises of a professional sports facility and that conform to	10050
rules adopted by the director.	10051
Sec. 5516.061. (A) No advertising device shall be erected	10052
outside of urban areas further than six hundred sixty feet from	10053
the right-of-way of the main traveled way of a highway on the	10054

interstate or primary system if such device would be visible	10055
from such main traveled way, except the following:	10056
(A) Directional and official signs and notices that	10057
conform to rules adopted by the director of transportation;	10058
(B) Signs advertising the sale or lease of the property	10059
upon which they are located;	10060
(C) Advertising devices indicating the name of the	10061
business, activities, or profession conducted on such property	10062
or that identify the goods produced, sold, or services rendered	10063
on such property and that conform to rules adopted by the	10064
director;	10065
(D) Signs signs lawfully in existence on October 22, 1965,	10066
that the director of transportation, subject to the approval of	10067
the secretary of the United States department of transportation,	10068
has determined to be landmark signs, including signs on farm	10069
structures or natural surfaces, which that are of historic or	10070
artistic significance.	10071
(B) Any advertising device lawfully in existence prior to	10072
November 28, 1975, or lawfully on any highway made a part of the	10073
interstate or primary system on or after that date, the erection	10074
of which would be illegal under this section, is nonconforming,	10075
and may be maintained subject to the permit provisions of	10076
section 5516.10 of the Revised Code. An advertising device	10077
existing prior to the effective date of this section September	10078
16, 2004, which would be illegal under this section shall be	10079
considered a nonconforming advertising device and may be	10080
maintained subject to the permit provisions of section 5516.10	10081
of the Revised Code.	10082
(C) As used in this section, "urban area" means an	10083

urbanized area or an urban place as designated by the bureau of	10084
the census having a population of five thousand or more, and	10085
	10085
within boundaries approved by the United States secretary of	
transportation.	10087
Sec. 5516.11. This chapter does not affect the authority	10088
of a state, county, municipal, or other local zoning authority	10089
to zone areas for commercial or industrial purposes under its	10090
respective zoning laws. Whenever a state, county, municipal, or	10091
other local zoning authority has adopted comprehensive zoning	10092
and established rules and regulations controlling the size,	10093
lighting, and spacing of outdoor advertising devices, that are	10094
equivalent to and consistent with the intent of this chapter,	10095
such rules and regulations will be accepted in lieu of the	10096
controls provided in division $\frac{\text{(D)}-\text{(A)}}{\text{(D)}}$ of section 5516.02 and in	10097
section 5516.061 of the Revised Code in the commercial and	10098
industrial zones within the geographical jurisdiction of such	10099
authority.	10100
Whenever a zoning authority establishes new comprehensive	10101
zoning rules or regulations, a copy thereof shall be furnished	10102
to the director of transportation within thirty days after its	10103
passage.	10104
Chapter 5516. of the Revised Code shall not be construed	10105
to allow the erection of an advertising device in an area zoned	10106
by state, county, municipal, or other local authorities to	10107
exclude such devices.	10108
Sec. 5529.02. (A) As used in this section, "weigh station"_	10109
means a weigh station to which both of the following apply:	10110
(1) The weigh station is under either the department of	10111
transportation's or the department of public safety's control	10112

and jurisdiction.	10113
(2) The weigh station was permanently closed prior to the	10114
effective date of this section.	10115
(B) The department of transportation in conjunction with	10116
the Ohio state highway patrol shall reopen two closed Ohio weigh	10117
stations for use as commercial motor vehicle parking in each	10118
year, beginning in 2021 and ending in 2024, for a total of	10119
eight. The director of transportation shall ensure that each	10120
such weigh station remains open and is clearly marked as being	10121
for overnight parking only and not for standard weight checks.	10122
Sec. 5540.02. (A) A transportation improvement district	10123
may be created by the board of county commissioners of a county.	10124
The board, by resolution, shall determine the structure of the	10125
board of trustees of the transportation improvement district it	10126
creates by adopting the structure contained either in division	10127
(C)(1) or (2) of this section.	10128
(B) A transportation improvement district is a body both	10129
corporate and politic, constituting an instrumentality of the	10130
state, and the exercise by it of the powers conferred by this	10131
chapter in the financing, construction, maintenance, repair, and	10132
operation of a project are and shall be held to be essential	10133
governmental functions of the state.	10134
(C)(1) If the board of county commissioners so elects, a	10135
transportation improvement district shall be governed by a board	10136
of trustees consisting of the following members:	10137
(a) Two members appointed by the board of county	10138
commissioners;	10139
(b) Three members appointed by the legislative authority	10140
of the most populous municipal corporation in the district;	10141

(c) Two members appointed by the legislative authority of	10142
the second most populous municipal corporation in the district;	10143
(d) Two members appointed by the board of township	10144
trustees of the township in the county that is most populous in	10145
its unincorporated area;	10146
(e) The county engineer;	10147
(f) One member appointed by the legislative authority of	10148
any township or municipal corporation that cannot otherwise	10149
appoint a member to the board pursuant to this section, and that	10150
is wholly or partially within the area of the transportation	10151
improvement district as the district was originally designated	10152
by the board of county commissioners;	10153
(g) If the area of a transportation improvement district	10154
is expanded by the board of county commissioners, the	10155
legislative authority of any township or municipal corporation	10156
that is wholly or partially within the area of expansion and	10157
that cannot otherwise appoint a member to the board pursuant to	10158
this section, with the consent of the board of trustees of the	10159
district, may appoint one member to the board;	10160
(h) The members of the general assembly in whose	10161
legislative districts any part of the transportation improvement	10162
district is located, who shall be ex officio, nonvoting members	10163
of the board;	10164
(i) One member appointed by the regional planning	10165
commission for the county, who shall be a nonvoting member of	10166
the board.	10167
One of each of the appointments made by the board of	10168
county commissioners, the legislative authority of a municipal	10169
corporation, and the board of township trustees under divisions	10170

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of the chamber of commerce for the respective political	10172
subdivision.	10173
Whenever the addition of members to the board of trustees	10174
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maintain an odd number of voting members.	10179
(2) As an alternative to the structure prescribed in	10180
division (C)(1) of this section, a board of county	10181
commissioners, by resolution, may elect that the transportation	10182
improvement district it creates be governed by a board of	10183
trustees consisting of the following members:	10184
(a) Five five members appointed by the board of county	10185
commissioners+	10186
(b) One nonvoting member appointed by the speaker of the	10187
house of representatives of the general assembly;	10188
(c) One nonvoting member appointed by the president of the	10189
senate of the general assembly.	10190
(D) Each appointed member of the board shall hold office	10191
for a term of two years but subject to removal at the pleasure	10192
of the authority that appointed the member. Members may be	10193
reappointed. Except as otherwise provided in this division, any	10194
vacancy on the board shall be filled in the same manner as the	10195
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corporation of a board of commonly crabeed to make an	_ 0 _ 0 _ 0

(C)(1)(a), (b), (c), and (d) of this section, shall be members

appointment shall be filled by the board of trustees of the	10200
transportation improvement district.	10201
(E) The voting members of the board shall elect from the	10202
entire board membership a chairperson, vice-chairperson, and	10203
secretary-treasurer. A majority of the voting members of the	10204
board constitutes a quorum, the affirmative vote of which is	10205
necessary for any action of the district. No vacancy in the	10206
membership of the board impairs the right of a quorum to	10207
exercise all the rights and perform all duties of the district.	10208
(F) The board of county commissioners of the county, the	10209
legislative authority of any municipal corporation, and the	10210
board of township trustees of any township that is part of the	10211
district, may make appropriations from moneys available to them	10212
and not otherwise appropriated, to pay costs incurred by the	10213
district in the exercise of its functions under this chapter.	10214
(G) An organizational meeting of the board of trustees of	10215
a transportation improvement district created under this section	10216
shall be held at the time and place designated by the board	10217
member who has served the most years as a member of the general-	10218
assemblyboard of county commissioners that created the	10219
transportation improvement district.	10220
Sec. 5543.19. (A) The county engineer may, when authorized	10221
by the board of county commissioners and not required by this	10222
section or other law to use competitive bidding, employ such	10223
laborers and vehicles, use such county employees and property,	10224
lease such implements and tools, and purchase such materials as	10225
are necessary in the construction, reconstruction, improvement,	10226
maintenance, or repair of roads by force account.	10227
In determining whether construction or reconstruction,	10228

including widening and resurfacing, of roads may be undertaken	10229
by force account, the county engineer shall first cause to be	10230
made an estimate of the cost of such work using the force	10231
account project assessment form developed by the auditor of	10232
state under section 117.16 of the Revised Code. When the total	10233
estimated cost of the work exceeds thirty thousand dollars per	10234
mile, the county commissioners shall invite and receive	10235
competitive bids for furnishing all the labor, materials, and	10236
equipment necessary to complete the work in accordance with	10237
sections 307.86 to 307.92 of the Revised Code.	10238

(B) The county engineer may, when authorized by the board 10239 of county commissioners and not required by this section or 10240 other law to use competitive bidding, employ such laborers and 10241 vehicles, use such county employees and property, lease such 10242 implements and tools, and purchase such materials as are 10243 necessary in the construction, reconstruction, improvement, 10244 maintenance, or repair of bridges and culverts by force account. 10245

In determining whether such construction, reconstruction, 10246 improvement, maintenance, or repair of bridges or culverts may 10247 be undertaken by force account, the county engineer shall first 10248 cause to be made an estimate of the cost of such work using the 10249 force account project assessment form. When the total estimated 10250 cost of the work exceeds one hundred thousand dollars, the board 10251 of county commissioners shall invite and receive competitive 10252 bids for furnishing all the labor, materials, and equipment 10253 necessary to complete the work, in accordance with sections 10254 307.86 to 307.92 of the Revised Code. The county engineer shall 10255 obtain the approval required by section 5543.02 of the Revised 10256 Code. 10257

(C) On the first day of July of every odd-numbered year

307.92 of the Revised Code.

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beginning in 2021, the threshold amounts established in this	10259
section shall increase by an amount not to exceed the lesser of	10260
three per cent, or the percentage amount of any increase in the	10261
department of transportation's construction cost index as	10262
annualized and totaled for the prior two calendar years. The	10263
director of transportation shall notify each appropriate county	10264
engineer of the increased amount.	10265
(D) "Force account," as used in this section means that	10266
the county engineer will act as contractor, using labor employed	10267
by the engineer using material and equipment either owned by the	10268

The term "competitive bids" as used in this section 10273 requires competition for the whole contract and in regard to its 10274 component parts, including labor and materials. Neither plans 10275 nor specifications shall be drawn to favor any manufacturer or 10276 bidder unless required by the public interest. 10277

county or leased or purchased in compliance with sections 307.86

to 307.92 of the Revised Code and excludes subcontracting any

part of such work unless done pursuant to sections 307.86 to

Sec. 5543.20. The county engineer shall inspect all 10278 bridges or portions thereof on the county highway system inside 10279 and outside of municipalities, bridges on township roads, and 10280 other bridges or portions of bridges for which responsibility 10281 for inspection is by law or agreement assigned to the county. If 10282 the responsibility for inspection of a bridge is not fixed by 10283 law or agreement and the county performs the largest share of 10284 maintenance on a bridge, inspection shall be made by the 10285 engineer. 10286

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

Am. Sub. H. B. No. 74 As Passed by the Senate

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Counties may contract for inspection services.

The engineer shall maintain an updated inventory of all 10296 bridges in the county, except those on the state highway system 10297 and those within a municipality for which the engineer has no 10298 duty to inspect, and indicate on the inventory record who is 10299 responsible for inspection and for maintenance, and the 10300 authority for such responsibilities.

The engineer shall report the condition of all bridges to 10302 the board of county commissioners not later than sixty days 10303 after his annual the inspection or he the engineer shall report 10304 more frequently if the board so requires. Any bridge for which 10305 the county has inspection or maintenance responsibility which, 10306 at any time, is found to be in a condition that is a potential 10307 danger to life or property shall be identified in the reports, 10308 and if the engineer determines that the condition of any bridge 10309 represents an immediate danger he the engineer shall immediately 10310 report the condition to the board. With respect to those bridges 10311 where there exists joint maintenance responsibility, the 10312 engineer shall furnish a copy of his the inspection report to 10313 each party responsible for a share of maintenance. The engineer 10314 shall furnish each board of township trustees with a report of 10315 the condition of bridges on the township road system of such 10316 township and furnish the legislative authority of each 10317 municipality in the county with a report of the condition of 10318

bridges in such municipality for which the county has	10319
responsibility for inspection.	10320
"Maintenance" as used in this division means actual	10321
performance of maintenance work.	10322
Sec. 5575.01. (A) In the maintenance and repair of roads,	10323
the board of township trustees may proceed either by contract or	10324
force account, but, unless the exemption specified in division	10325
(C) of this section applies, if the board wishes to proceed by	10326
force account, it first shall cause the county engineer to	10327
complete the force account assessment form developed by the	10328
auditor of state under section 117.16 of the Revised Code.	10329
Except as otherwise provided in sections 505.08 and 505.101 of	10330
the Revised Code, when the board proceeds by contract, the	10331
contract shall, if the amount involved exceeds forty-five	10332
thousand dollars, be let by the board to the lowest responsible	10333
bidder after advertisement for bids once, not later than two	10334
weeks, prior to the date fixed for the letting of the contract,	10335
in a newspaper of general circulation within the township. If	10336
the amount involved is forty-five thousand dollars or less, a	10337
contract may be let without competitive bidding, or the work may	10338
be done by force account. Such a contract shall be performed	10339
under the supervision of a member of the board or the township	10340
road superintendent.	10341
(B) Before undertaking the construction or reconstruction	10342
of a township road, the board shall cause to be made by the	10343
county engineer an estimate of the cost of the work, which	10344
estimate shall include labor, material, freight, fuel, hauling,	10345
use of machinery and equipment, and all other items of cost. If	10346
the board finds it in the best interest of the public, it may,	10347

in lieu of constructing the road by contract, proceed to

construct the road by force account. Except as otherwise	10349
provided under sections 505.08 and 505.101 of the Revised Code,	10350
where the total estimated cost of the work exceeds fifteen	10351
thousand dollars per mile, the board shall invite and receive	10352
competitive bids for furnishing all the labor, materials, and	10353
equipment and doing the work, as provided in section 5575.02 of	10354
the Revised Code, and shall consider and reject them before	10355
ordering the work done by force account. When such bids are	10356
received, considered, and rejected, and the work is done by	10357
force account, the work shall be performed in compliance with	10358
the plans and specifications upon which the bids were based.	10359
(C) Force account assessment forms are not required under	10360
division (A) of this section for road maintenance or repair	10361
projects of less than fifteen thousand dollars, or under	10362
division (B) of this section for road construction or	10363
reconstruction projects of less than five thousand dollars per	10364
mile.	10365
(D) On the first day of July of every odd-numbered year	10366
beginning in 2021, the threshold amounts established in	10367
divisions (A) and (B) of this section shall increase by an	10368
amount not to exceed the lesser of three per cent, or the	10369
percentage amount of any increase in the department of	10370
transportation's construction cost index as annualized and	10371
totaled for the prior two calendar years. The director of	10372
transportation shall notify each appropriate county engineer of	10373
the increased amount.	10374
(E) All force account work under this section shall be	10375
done under the direction of a member of the board or the	10376
township road superintendent.	10377
Sec. 5577.02. No person shall operate or move a trackless	10378

trolley, traction engine, steam roller, or other vehicle, load,	10379
object, or structure, whether propelled by muscular or motor	10380
power, not including vehicles run upon stationary rails or	10381
tracks, fire engines, fire trucks, or other vehicles or	10382
apparatus belonging to or used by any municipal or volunteer	10383
fire department in the discharge of its functions, shall be-	10384
operated or moved over or upon the improved public streets,	10385
highways, bridges, or culverts in this state, upon wheels,	10386
rollers, or otherwise, weighing that weighs in excess of the	10387
weights prescribed in sections 5577.01 to 5577.14, inclusive, of	10388
the Revised Code, including the weight of vehicle, object,	10389
structure, or contrivance and load, except upon special	10390
permission, granted as provided by unless the person has been	10391
issued a permit under section 4513.34 of the Revised Code. The	10392
prohibition in this section applies regardless of whether the	10393
weight is moved upon wheels, rollers, or otherwise. Any weight	10394
determination shall include the weight of the vehicle, object,	10395
structure, contrivance, and load.	10396
Sec. 5577.045. (A) As used in this section, "fire engine"	10397
means a fire engine, fire truck, or other vehicle or apparatus	10398
belonging to or used by any municipal, township, or volunteer	10399
fire department, while in the discharge of its functions.	10400
(B) Notwithstanding sections 5577.02 and 5577.04 of the	10401
Revised Code, a person may do both of the following without a	10402
written permit issued under section 4513.34 of the Revised Code:	10403
(1) Operate a two-axle fire engine, with a front axle	10404
maximum weight of twenty-four thousand pounds and a rear axle	10405
maximum weight of thirty-three thousand five hundred pounds and	10406
a minimum wheelbase of fifteen feet, on all roadways in the	10407
state;	10408

(2) Operate a fire engine with a maximum gross vehicle	10409
weight of eighty-six thousand pounds on the interstate highway	10410
system and within one road mile of an interstate highway system	10411
entrance or exit ramp.	10412
(C) Notwithstanding section 4513.34 of the Revised Code,	10413
for any fire engine that requires a permit, the director of	10414
transportation or local authority shall do both of the	10415
<pre>following:</pre>	10416
(1) Issue the permit at no cost to the municipal,	10417
township, or volunteer fire department;	10418
(2) Issue a permit that expires five years after the date	10419
of issuance.	10420
Sec. 5595.04. The governing board of a regional	10421
transportation improvement project may do any of the following:	10422
(A) Make and enter into all contracts and agreements	10423
necessary or incidental to the performance of its functions and	10424
the execution of its powers under this chapter and in accordance	10425
with the cooperative agreement. The procuring of goods and	10426
awarding of contracts with a cost in excess of fifty thousand	10427
dollars shall be done in accordance with the competitive bidding	10428
procedures established for boards of county commissioners by	10429
sections 307.86 to 307.91 of the Revised Code.	10430
(B) Sue and be sued in its own name, plead and be	10431
impleaded, provided any actions against the governing board or	10432
the regional transportation improvement project shall be brought	10433
in the court of common pleas of a county that is a party to the	10434
cooperative agreement or in the court of common pleas of the	10435
county in which the cause of action arose, and all summonses,	10436
exceptions, and notices shall be served on the governing board	10437

by leaving a copy thereof at its principal office with a member	10438
of the governing board or an employee or agent thereof;	10439
(C) Employ or retain persons as are necessary in the	10440
judgment of the governing board to carry out the project, and	10441
fix their compensation;	10442
	10440
(D) Acquire by purchase, lease, lease-purchase, lease with	10443
option to purchase, or otherwise any property necessary,	10444
convenient, or proper for the construction, maintenance, repair,	10445
or operation of one or more transportation improvements. The	10446
governing board may pledge net revenues, to the extent permitted	10447
by this chapter with respect to bonds, to secure payments to be	10448
paid by the governing board under such a lease, lease-purchase	10449
agreement, or lease with option to purchase. Title to real and	10450
personal property shall be held in the name of the governing	10451
board. The governing board is not authorized to acquire property	10452
by appropriation.	10453
(E) Issue securities to pay for the costs of	10454
transportation improvements pursuant to section 5595.05 of the	10455
Revised Code;	10456
(F) If the regional transportation project was undertaken	10457
pursuant to section 5595.02 of the Revised Code before March 23,	10458
2018, the effective date of the amendment of this section by	10459
S.B. 8 of the 132nd general assembly, create:	10460
(1) Create a transportation financing district and declare	10461
improvements to parcels within the district to be a public	10462
purpose and exempt from taxation as provided under sections	10463
<u>section</u> 5709.48 to 5709.50 of the Revised Code;	10464
	1010
(2) Negotiate and enter into voluntary agreements under	10465
section 5709.481 of the Revised Code that impose assessments on	10466

real property located in a transportation financing district.

Sec. 5703.21. (A) Except as provided in divisions (B) and 10468 (C) of this section, no agent of the department of taxation, 10469 except in the agent's report to the department or when called on 10470 to testify in any court or proceeding, shall divulge any 10471 information acquired by the agent as to the transactions, 10472 property, or business of any person while acting or claiming to 10473 act under orders of the department. Whoever violates this 10474 provision shall thereafter be disqualified from acting as an 10475 officer or employee or in any other capacity under appointment 10476 or employment of the department. 10477

(B) (1) For purposes of an audit pursuant to section 117.15 10478 of the Revised Code, or an audit of the department pursuant to 10479 Chapter 117. of the Revised Code, or an audit, pursuant to that 10480 chapter, the objective of which is to express an opinion on a 10481 financial report or statement prepared or issued pursuant to 10482 division (A)(7) or (9) of section 126.21 of the Revised Code, 10483 the officers and employees of the auditor of state charged with 10484 conducting the audit shall have access to and the right to 10485 10486 examine any state tax returns and state tax return information 10487 in the possession of the department to the extent that the access and examination are necessary for purposes of the audit. 10488 Any information acquired as the result of that access and 10489 examination shall not be divulged for any purpose other than as 10490 required for the audit or unless the officers and employees are 10491 required to testify in a court or proceeding under compulsion of 10492 legal process. Whoever violates this provision shall thereafter 10493 be disqualified from acting as an officer or employee or in any 10494 other capacity under appointment or employment of the auditor of 10495 10496 state.

(2) For purposes of an internal audit pursuant to section	10497
126.45 of the Revised Code, the officers and employees of the	10498
office of internal audit in the office of budget and management	10499
charged with directing the internal audit shall have access to	10500
and the right to examine any state tax returns and state tax	10501
return information in the possession of the department to the	10502
extent that the access and examination are necessary for	10503
purposes of the internal audit. Any information acquired as the	10504
result of that access and examination shall not be divulged for	10505
any purpose other than as required for the internal audit or	10506
unless the officers and employees are required to testify in a	10507
court or proceeding under compulsion of legal process. Whoever	10508
violates this provision shall thereafter be disqualified from	10509
acting as an officer or employee or in any other capacity under	10510
appointment or employment of the office of internal audit.	10511

- (3) As provided by section 6103(d)(2) of the Internal 10512
 Revenue Code, any federal tax returns or federal tax information 10513
 that the department has acquired from the internal revenue 10514
 service, through federal and state statutory authority, may be 10515
 disclosed to the auditor of state or the office of internal 10516
 audit solely for purposes of an audit of the department. 10517
- (4) For purposes of Chapter 3739. of the Revised Code, an 10518 agent of the department of taxation may share information with 10519 the division of state fire marshal that the agent finds during 10520 the course of an investigation.
- (C) Division (A) of this section does not prohibit any of 10522 the following:
- (1) Divulging information contained in applications,
 10524
 complaints, and related documents filed with the department
 under section 5715.27 of the Revised Code or in applications
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filed with the department under section 5715.39 of the Revised Code;	10527 10528
(2) Providing information to the office of child support	10529
within the department of job and family services pursuant to	10530
section 3125.43 of the Revised Code;	10531
(3) Disclosing to the motor vehicle repair board any	10532
information in the possession of the department that is	10533
necessary for the board to verify the existence of an	10534
applicant's valid vendor's license and current state tax	10535
identification number under section 4775.07 of the Revised Code;	10536
(4) Providing information to the administrator of workers'	10537
compensation pursuant to sections 4123.271 and 4123.591 of the	10538
Revised Code;	10539
(5) Providing to the attorney general information the	10540
department obtains under division (J) of section 1346.01 of the	10541
Revised Code;	10542
(6) Permitting properly authorized officers, employees, or	10543
agents of a municipal corporation from inspecting reports or	10544
information pursuant to section 718.84 of the Revised Code or	10545
rules adopted under section 5745.16 of the Revised Code;	10546
(7) Providing information regarding the name, account	10547
number, or business address of a holder of a vendor's license	10548
issued pursuant to section 5739.17 of the Revised Code, a holder	10549
of a direct payment permit issued pursuant to section 5739.031	10550
of the Revised Code, or a seller having a use tax account	10551
maintained pursuant to section 5741.17 of the Revised Code, or	10552
information regarding the active or inactive status of a	10553
vendor's license, direct payment permit, or seller's use tax	10554
account;	10555

(8) Releasing invoices or invoice information furnished	10556
under section 4301.433 of the Revised Code pursuant to that	10557
section;	10558
(9) Providing to a county auditor notices or documents	10559
concerning or affecting the taxable value of property in the	10560
county auditor's county. Unless authorized by law to disclose	10561
documents so provided, the county auditor shall not disclose	10562
such documents;	10563
(10) Providing to a county auditor sales or use tax return	10564
or audit information under section 333.06 of the Revised Code;	10565
(11) Subject to section 4301.441 of the Revised Code,	10566
disclosing to the appropriate state agency information in the	10567
possession of the department of taxation that is necessary to	10568
verify a permit holder's gallonage or noncompliance with taxes	10569
levied under Chapter 4301. or 4305. of the Revised Code;	10570
(12) Disclosing to the department of natural resources	10571
information in the possession of the department of taxation that	10572
is necessary for the department of taxation to verify the	10573
taxpayer's compliance with section 5749.02 of the Revised Code	10574
or to allow the department of natural resources to enforce	10575
Chapter 1509. of the Revised Code;	10576
(13) Disclosing to the department of job and family	10577
services, industrial commission, and bureau of workers'	10578
compensation information in the possession of the department of	10579
taxation solely for the purpose of identifying employers that	10580
misclassify employees as independent contractors or that fail to	10581
properly report and pay employer tax liabilities. The department	10582
of taxation shall disclose only such information that is	10583
necessary to verify employer compliance with law administered by	10584

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those agencies.	10585
(14) Disclosing to the Ohio casino control commission	10586
information in the possession of the department of taxation that	10587
is necessary to verify a casino operator's compliance with	10588
section 5747.063 or 5753.02 of the Revised Code and sections	10589
related thereto;	10590
(15) Disclosing to the state lottery commission	10591
information in the possession of the department of taxation that	10592
is necessary to verify a lottery sales agent's compliance with	10593
section 5747.064 of the Revised Code.	10594
(16) Disclosing to the development services agency	10595
information in the possession of the department of taxation that	10596
is necessary to ensure compliance with the laws of this state	10597
governing taxation and to verify information reported to the	10598
development services agency for the purpose of evaluating	10599
potential tax credits, grants, or loans. Such information shall	10600
not include information received from the internal revenue	10601
service the disclosure of which is prohibited by section 6103 of	10602
the Internal Revenue Code. No officer, employee, or agent of the	10603
development services agency shall disclose any information	10604
provided to the development services agency by the department of	10605
taxation under division (C)(16) of this section except when	10606
disclosure of the information is necessary for, and made solely	10607
for the purpose of facilitating, the evaluation of potential tax	10608
credits, grants, or loans.	10609
(17) Disclosing to the department of insurance information	10610
in the possession of the department of taxation that is	10611
necessary to ensure a taxpayer's compliance with the	10612

requirements with any tax credit administered by the development

services agency and claimed by the taxpayer against any tax

administered by the superintendent of insurance. No officer,	10615
employee, or agent of the department of insurance shall disclose	10616
any information provided to the department of insurance by the	10617
department of taxation under division (C)(17) of this section.	10618
(18) Disclosing to the division of liquor control	10619
information in the possession of the department of taxation that	10620
is necessary for the division and department to comply with the	10621
requirements of sections 4303.26 and 4303.271 of the Revised	10622
Code.	10623
(19) Disclosing to the department of education, upon that	10624
department's request, information in the possession of the	10625
department of taxation that is necessary only to verify whether	10626
the family income of a student applying for or receiving a	10627
scholarship under the educational choice scholarship pilot	10628
program is equal to, less than, or greater than the income	10629
thresholds prescribed by section 3310.02 or 3310.032 of the	10630
Revised Code. The department of education shall provide	10631
sufficient information about the student and the student's	10632
family to enable the department of taxation to make the	10633
verification.	10634
(20) Disclosing to the Ohio rail development commission	10635
information in the possession of the department of taxation that	10636
is necessary to ensure compliance with the laws of this state	10637
governing taxation and to verify information reported to the	10638
commission for the purpose of evaluating potential grants or	10639
loans. Such information shall not include information received	10640
from the internal revenue service the disclosure of which is	10641
prohibited by section 6103 of the Internal Revenue Code. No	10642
member, officer, employee, or agent of the Ohio rail development	10643
commission shall disclose any information provided to the	10644

commission by the department of taxation under division (C)(20)	10645
of this section except when disclosure of the information is	10646
necessary for, and made solely for the purpose of facilitating,	10647
the evaluation of potential grants or loans.	10648
Sec. 5709.48. (A) As used in this section and sections	10649
5709.481, 5709.49, and 5709.50 of the Revised Code:	10650
(1) "Regional transportation improvement project" has the	10651
same meaning as in section 5595.01 of the Revised Code.	10652
(2) "Improvements" means the increase in the assessed	10653
value of any real property that would first appear on the tax	10654
list and duplicate of real and public utility property after the	10655
effective date of the resolution adopted under this section were	10656
it not for the exemption granted by that resolution.	10657
(B) For the purposes described in division (A) of section	10658
5595.06 of the Revised Code, the governing board of a regional	10659
transportation improvement project that was undertaken pursuant	10660
to section 5595.02 of the Revised Code before March 23, 2018,	10661
may, by resolution, create a transportation financing district	10662
and declare improvements to parcels within the district to be a	10663
public purpose and exempt from taxation.	10664
(C) A transportation financing district may include	10665
territory in more than one county as long as each such county is	10666
a participant in the regional transportation improvement project	10667
funded by the district. A district shall not include parcels	10668
used primarily for residential purposes. A district shall not	10669
include any parcel that is currently exempt from taxation under	10670
this section or section 5709.40, 5709.41, 5709.45, 5709.73, or	10671
5709.77 of the Revised Code. The governing board may designate	10672
parcels within the boundaries of a district that are not to be	10673

included in the district. The governing board may designate	10674
noncontiguous parcels located outside the boundaries of the	10675
district that are to be included in the district.	10676
The governing board may adopt more than one resolution	10677
under division (B) of this section. A single such resolution may	10678
create more than one transportation financing district.	10679
(D) A resolution creating a transportation financing	10680
district shall specify all of the following:	10681
(1) A description of the territory included in the	10682
district;	10683
(2) The county treasurer's permanent parcel number	10684
associated with each parcel included in the district;	10685
(3) The percentage of improvements to be exempted from	10686
taxation and the duration of the exemption, which shall not	10687
exceed the remaining number of years the cooperative agreement	10688
for the regional transportation improvement district, described	10689
under section 5595.03 of the Revised Code, is in effect;	10690
(4) A plan for the district that describes the principal	10691
purposes and goals to be served by the district and explains how	10692
the use of service payments provided for by section 5709.49 of	10693
the Revised Code will economically benefit owners of property	10694
within the district.	10695
(E)(1) Except as otherwise provided in divisions (E)(2)	10696
and (3) of this section, the governing board, before adopting a	10697
resolution under division (B) of this section, shall notify and	10698
obtain the approval of each subdivision and taxing unit that	10699
levies a property tax within the territory of the proposed	10700
transportation financing district. A subdivision or taxing	10701
unit's approval or disapproval of the proposed district shall be	10702

10732

in the form of an ordinance or resolution. The governing board	10703
may negotiate an agreement with a subdivision or taxing unit	10704
providing for compensation equal in value to a percentage of the	10705
amount of taxes exempted or some other mutually agreeable	10706
compensation.	10707
(2) A subdivision or taxing unit may adopt an ordinance or	10708
resolution waiving its right to approve or receive notice of	10709
transportation financing districts proposed under this section.	10710
If a subdivision or taxing unit has adopted such an ordinance or	10711
resolution, the terms of that ordinance or resolution supersede	10712
the requirements of division (E)(1) of this section. The	10713
governing board may negotiate an agreement with a subdivision or	10714
taxing unit providing for some mutually agreeable compensation	10715
in exchange for the subdivision or taxing unit adopting such an	10716
ordinance or resolution. If a subdivision or taxing unit has	10717
adopted such an ordinance or resolution, it shall certify a copy	10718
to the governing board. If the subdivision or taxing unit	10719
rescinds such an ordinance or resolution, it shall certify	10720
notice of the rescission to the governing board.	10721
(3) The governing board need not obtain the approval of a	10722
subdivision or taxing unit if the governing board agrees to	10723
compensate that subdivision or unit for the full amount of taxes	10724
exempted under the resolution creating the district.	10725
(F) After complying with division (E) of this section, the	10726
governing board shall notify and obtain the approval of every	10727
real property owner whose property is included in the proposed	10728
transportation financing district.	10729
(G)(1) Upon adopting a resolution creating a	10730

transportation financing district, the governing board shall

send a copy of the resolution and documentation sufficient to

prove that the requirements of divisions (E) and (F) of this	10733
section have been met to the director of development services.	10734
The director shall evaluate the resolution and documentation to	10735
determine if the governing board has fully complied with the	10736
requirements of this section. If the director approves the	10737
resolution, the director shall send notice of approval to the	10738
governing board. If the director does not approve the	10739
resolution, the director shall send a notice of denial to the	10740
governing board that includes the reason or reasons for the	10741
denial. If the director does not make a determination within	10742
ninety days after receiving a resolution under this section, the	10743
director is deemed to have approved the resolution. No	10744
resolution creating a transportation financing district is	10745
effective without actual or constructive approval by the	10746
director under this section.	10747

- (2) An exemption from taxation granted under this section 10748 commences with the tax year specified in the resolution so long 10749 as the year specified in the resolution commences after the 10750 effective date of the resolution. If the resolution specifies a 10751 year commencing before the effective date of the resolution or 10752 specifies no year whatsoever, the exemption commences with the 10753 tax year in which an exempted improvement first appears on the 10754 tax list and that commences after the effective date of the 10755 resolution. 10756
- (3) Except as otherwise provided in this division, the 10757 exemption ends on the date specified in the resolution as the 10758 date the improvement ceases to be a public purpose or the 10759 regional transportation improvement project funded by the 10760 service payments dissolves under section 5595.13 of the Revised 10761 Code, whichever occurs first. Exemptions shall be claimed and 10762 allowed in the same manner as in the case of other real property 10763

exemptions. If an exemption status changes during a year, the	10764
procedure for the apportionment of the taxes for that year is	10765
the same as in the case of other changes in tax exemption status	10766
during the year.	10767
(H) The resolution creating a transportation financing	10768
district may be amended at any time by majority vote of the	10769
governing board and with the approval of the director of	10770
development services obtained in the same manner as approval of	10771
the original resolution.	10772
Sec. 5709.481. (A) The governing board of a regional	10773
transportation improvement project may negotiate and enter into	10774
a voluntary agreement with the owner or owners of any parcel	10775
located in a transportation financing district created by the	10776
board whereby the owner or owners agree to subject the parcel to	10777
an assessment levied by the governing board and the governing	10778
board agrees to use the proceeds of that assessment for the	10779
purposes of the project as described in the resolution creating	10780
the district.	10781
(B) The agreement shall specify the amount and duration of	10782
the assessment. The assessment may not be collected after the	10783
dissolution of the associated regional transportation	10784
improvement project under section 5595.13 of the Revised Code.	10785
(C) The governing board shall annually compute the amount	10786
of each assessment imposed by an agreement under this section	10787
and certify the amount to the owner or owners of the parcel and	10788
to the county auditor of the county in which the parcel is	10789
located. The county auditor shall enter the assessment on the	10790
tax list of real property opposite against which it is charged,	10791
and certify the assessment to the county treasurer. The	10792
assessment shall be charged and collected in the same manner as	10793

real property taxes and shall be treated in the same manner as	10794
real property taxes for all purposes of the lien described in	10795
section 323.11 of the Revised Code, including the priority and	10796
enforcement of the lien. Money collected from the assessment	10797
shall be paid immediately to the governing board. The county	10798
treasurer shall maintain a record of all payments of assessments	10799
under this section.	10800
(D) The governing board may negotiate and enter into as	10801
many agreements under this section as are necessary or useful in	10802
serving the principal purposes and goals described in the	10803
resolution creating the district. One agreement may impose an	10804
assessment on more than one parcel only if the owner or owners	10805
of all such parcels have approved the agreement.	10806
or are said particle in the approved one agreement.	10000
(E) An agreement may be amended for the purposes of	10807
subjecting additional parcels to the assessment by resolution	10808
adopted by the governing board and approved by the owner or	10809
owners of the additional parcels. An agreement may be rescinded	10810
or may be amended for any purpose other than subjecting	10811
additional parcels to the assessment by resolution adopted by	10812
the governing board and approved by the owner or owners of every	10813
parcel that is subject to the assessment imposed under the	10814
agreement.	10815
(F) An agreement under this section is hereby deemed to be	10816
a covenant running with each parcel of land that is subject to	10817
the agreement. The covenant is fully binding on behalf of and	10818
enforceable by the governing board against any person who	10819
subsequently acquires an interest in the land and all of that	10820
person's successors and assigns. No purchase agreement for real	10821
estate or any interest in real estate that is subject to such an	10822
agreement shall be enforceable by the seller or binding upon the	10823
	= = = = =

purchaser unless the purchase agreement specifically refers to	10824
the agreement. If a conveyance of such real estate or interest	10825
in such real estate is made pursuant to a purchase agreement	10826
that does not make such a reference, the agreement shall	10827
continue to be a covenant running with the land fully binding on	10828
behalf of and enforceable by the governing board against the	10829
person accepting the conveyance pursuant to the purchase	10830
agreement.	10831
Sec. 5709.50. (A) The governing board of a regional	10832
transportation improvement project that grants a tax exemption	10833
under section 5709.48 of the Revised Code or enters into one or	10834
more voluntary agreements imposing assessments under section	10835
5709.481 of the Revised Code shall establish a regional	10836
transportation improvement project fund into which shall be	10837
deposited service payments in lieu of taxes distributed under	10838
section 5709.49 of the Revised Code and assessments collected	10839
pursuant to such agreements. Money in the regional	10840
transportation improvement project fund shall be used by the	10841
governing board for the purposes described in the resolution	10842
creating the transportation financing district. Money in the	10843
regional transportation improvement project fund shall be	10844
administered by the governing board in accordance with the	10845
requirements of section 5595.08 of the Revised Code and may be	10846
invested as provided in section 5595.09 of the Revised Code.	10847
(B) The regional transportation improvement project fund	10848
is dissolved by operation of law upon the dissolution of the	10849
associated regional transportation improvement project under	10850
section 5595.13 of the Revised Code. Any incidental surplus	10851
remaining in the fund, to the extent unencumbered, shall be	10852
divided and distributed by the county treasurer of the most	10853

populous county in which the district is located to as follows:

(1) To the general funds of the subdivisions and taxing	10855
units in which the district is located, an amount equal to the	10856
surplus revenue multiplied by a fraction, the numerator of which	10857
is the amount of service payment revenue deposited to the fund	10858
after the most recent collection of property taxes and payments	10859
in lieu of taxes, and the denominator of which is the total	10860
amount deposited to the fund after the most recent collection of	10861
property taxes and payments in lieu of taxes. The surplus	10862
revenue-This amount shall be divided proportionally based on the	10863
property tax levy revenue foregone by each such subdivision and	10864
taxing unit due to the exemption of improvements to property	10865
within the district at the most recent collection of service	10866
payments in lieu of taxes. The division of revenue shall account	10867
for amounts returned to subdivisions and taxing units through	10868
compensation agreements entered into under division (E) of	10869
section 5709.48 of the Revised Code. The amount distributed to	10870
each subdivision or taxing unit shall be apportioned among its	10871
funds as if that amount had been levied and collected as taxes	10872
and distributed in the most recent settlement of taxes.	10873
(2) To the owners of parcels subject to a special	10874
assessment under section 5709.481 of the Revised Code, all	10875
remaining surplus revenue. This amount shall be divided	10876
proportionally based on the amount of the assessment levied	10877
against each such parcel at the most recent collection of such	10878
assessments. Owners of parcels that are delinquent in paying an	10879
assessment imposed by an agreement under section 5709.481 of the	10880
Revised Code may not receive surplus revenue under this	10881
division. The share of surplus revenue that such owner or owners	10882
would have otherwise received shall be divided proportionally	10883
among the owners of nondelinquent parcels.	10884
Section 101.02. That existing sections 306.322, 723.52,	10885

723.53, 723.54, 1317.07, 2131.12, 2131.13, 2913.71, 3704.14,	10886
3743.01, 3743.04, 3743.15, 3743.17, 3743.75, 3935.04, 3937.03,	10887
4501.01, 4501.21, 4503.04, 4503.042, 4503.10, 4503.102,	10888
4503.103, 4503.182, 4503.19, 4503.191, 4503.21, 4503.29,	10889
4503.51, 4503.513, 4503.573, 4503.581, 4503.591, 4503.593,	10890
4503.67, 4503.68, 4503.69, 4503.771, 4503.78, 4503.791, 4503.83,	10891
4503.871, 4503.873, 4503.874, 4503.875, 4503.876, 4503.877,	10892
4503.878, 4503.879, 4503.88, 4503.892, 4503.901, 4503.902,	10893
4503.903, 4503.904, 4503.905, 4503.906, 4503.907, 4503.908,	10894
4503.909, 4503.951, 4503.952, 4503.953, 4503.954, 4503.955,	10895
4505.01, 4505.06, 4505.11, 4505.19, 4507.02, 4507.06, 4507.12,	10896
4507.21, 4507.213, 4507.50, 4507.51, 4507.53, 4508.02, 4510.037,	10897
4511.195, 4511.21, 4511.454, 4511.513, 4511.751, 4519.10,	10898
4519.55, 4519.60, 5501.47, 5501.48, 5516.01, 5516.02, 5516.05,	10899
5516.06, 5516.061, 5516.11, 5540.02, 5543.19, 5543.20, 5575.01,	10900
5577.02, 5595.04, 5703.21, 5709.48, and 5709.50 of the Revised	10901
Code are hereby repealed.	10902
Section 105.01. That sections 4503.511, 4503.512, 4503.77,	10903
4503.772, 4503.79, and 4505.032 of the Revised Code are hereby	10904
repealed.	10905
Section 105.10. That Section 513.20 of H.B. 166 of the	10906
133rd General Assembly is hereby repealed.	10907
Section 201.10. Except as otherwise provided in this act,	10908
all appropriation items in this act are appropriated out of any	10909
moneys in the state treasury to the credit of the designated	10910
fund that are not otherwise appropriated. For all appropriations	10911
made in this act, the amounts in the first column are for fiscal	10912
year 2022 and the amounts in the second column are for fiscal	10913
year 2023.	10914
Section 203.10.	10915

						10916
	1	2	3	4	5	
А			DOT DEPARTMENT	OF TRANSPORTATION		
В	Genera	al Reveni	ue Fund Group			
С	GRF	775470	Public Transportation - State	\$37,000,000	\$37,000,000	
D	TOTAL	General	Revenue Fund Group	\$37,000,000	\$37,000,000	
E	Highwa	ay Operat	ing Fund Group			
F	2120	772426	Highway Infrastructure Bank - Federal	\$5,500,000	\$5,500,000	
G	2120	772427	Highway Infrastructure Bank - State	\$14,750,000	\$14,750,000	
Н	2120	772430	Infrastructure Debt Reserve Title 23-49	\$600,000	\$600,000	
I	2130	772431	Roadway Infrastructure 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
М	7002	771411	Planning and Research - State	\$27,701,087	\$28,289,885
N	7002	771412	Planning and Research - Federal	\$42,062,017	\$42,062,017
0	7002	772421	Highway Construction - State	\$713,639,296	\$700,265,960
Р	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 Bond Debt Service - State	\$16,980,228	\$17,789,693
S	7002	772438	Major New State	\$119,736,667	\$126,745,308

AB Dedicated Purpose Fund Group

		Infrastructure Bond Debt Service - Federal		
т 7002	773431	Highway Maintenance - State	\$604,833,251	\$610,599,776
ŭ 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
У 7002	777475	Aviation Administration	\$6,436,686	\$6,463,827
z 7002	779491	Administration - State	\$107,129,516	\$110,169,850
AA TOTAL Group	HOF High	nway Operating Fund	\$3,394,099,351	\$3,062,973,646

public transit agencies in Ohio, and that funding is not

required to be used exclusively for costs that public transit	10925
agencies incurred as a result of the COVID-19 pandemic, then the	10926
Director of Transportation may submit a request to the	10927
Controlling Board to reduce the amount designated for public	10928
transportation in this section under appropriation item 775470,	10929
Public Transportation - State, by up to \$29,637,222 in each	10930
fiscal year.	10931
Section 203.20. TRANSPORTATION FACILITIES LEASE RENTAL	10932
BOND PAYMENTS	10933
The foregoing appropriation item 770003, Transportation	10934
Facilities Lease Rental Bond Payments, shall be used to meet all	10935
payments during the period from July 1, 2021, through June 30,	10936
2023, pursuant to the leases and agreements for facilities made	10937
under Chapter 154. of the Revised Code. These appropriations are	10938
the source of funds pledged for bond service charges on related	10939
obligations issued under Chapter 154. of the Revised Code.	10940
Should the appropriation in appropriation item 770003,	10941
Transportation Facilities Lease Rental Bond Payments, exceed the	10942
associated debt service payments in either fiscal year of the	10943
biennium ending June 30, 2023, the balance may be transferred to	10944
appropriation item 772421, Highway Construction - State, 773431,	10945
Highway Maintenance - State, or 779491, Administration - State,	10946
upon the written request of the Director of Transportation and	10947
with the approval of the Director of Budget and Management. The	10948
transfers are hereby appropriated and shall be reported to the	10949
Controlling Board.	10950
Section 203.30. ROADS FOR DNR, METROPOLITAN PARKS,	10951
EXPOSITIONS COMMISSION, AND HISTORY CONNECTION	10952
(7) Nativith that and in a casting EE11 OC of the Davis of Call	10053

(A) Notwithstanding section 5511.06 of the Revised Code,

in each fiscal year of the biennium ending June 30, 2023, the	10954
Director of Transportation shall determine portions of the	10955
foregoing appropriation item 772421, Highway Construction -	10956
State, which shall be used for the construction, reconstruction,	10957
or maintenance of public access roads, including support	10958
features, to and within state facilities owned or operated by	10959
the Department of Natural Resources.	10960

- (B) Notwithstanding section 5511.06 of the Revised Code, 10961 of the foregoing appropriation item 772421, Highway Construction 10962 State, \$2,562,000 in each fiscal year shall be used for the 10963 construction, reconstruction, or maintenance of park drives or 10964 park roads within the boundaries of metropolitan parks. 10965
- (C) Notwithstanding section 5511.06 of the Revised Code, 10966 of the foregoing appropriation item 772421, Highway Construction 10967 - State, \$500,000 in each fiscal year shall be used for the 10968 construction, reconstruction, or maintenance of park drives or 10969 park roads within the boundaries of state parks and wildlife 10970 areas greater than 10,000 contiguous acres that were purchased 10971 in a single, or series, of transactions, and \$500,000 in each 10972 fiscal year shall be used for construction, reconstruction, or 10973 maintenance of drives and roads leading to such state parks and 10974 wildlife areas. 10975
- (D) The Department of Transportation may use the foregoing 10976 appropriation item 772421, Highway Construction State, to 10977 perform:
- (1) Related road work on behalf of the Ohio Expositions 10979

 Commission at the state fairgrounds, including reconstruction or 10980

 maintenance of public access roads and support features to and 10981

 within fairgrounds facilities, as requested by the Commission 10982

 and approved by the Director of Transportation; and 10983

fiscal year.

11013

(2) Related road work on behalf of the Ohio History	10984
Connection, including reconstruction or maintenance of public	10985
access roads and support features to and within Ohio History	10986
Connection facilities, as requested by the Ohio History	10987
Connection and approved by the Director of Transportation.	10988
Section 203.40. TRANSPORTATION IMPROVEMENT DISTRICTS	10989
(A) Of the foregoing appropriation item 772421, Highway	10990
Construction - State, \$4,500,000 in each fiscal year shall be	10991
made available for distribution by the Director of	10992
Transportation to Transportation Improvement Districts that have	10993
facilitated funding for the cost of a project or projects in	10994
conjunction with and through other governmental agencies.	10995
(B) A Transportation Improvement District shall submit	10996
requests for project funding to the Director of Transportation	10997
by a day determined by the Director. The Department shall notify	10998
the Transportation Improvement District whether the Department	10999
has approved or disapproved the project funding request within	11000
ninety days after the day the request was submitted by the	11001
Transportation Improvement District.	11002
(C) Any funding provided to a Transportation Improvement	11003
District specified in this section shall not be used for the	11004
purposes of administrative costs or administrative staffing and	11005
must be used to fund a specific project or projects within that	11006
District's area. The total amount of a specific project's cost	11007
shall not be fully funded by the amount of funds provided under	11008
this section. The total amount of funding provided for each	11009
project is limited to \$500,000 per fiscal year. Transportation	11010
Improvement Districts that are co-sponsoring a specific project	11011
may individually apply for up to \$500,000 for that project per	11012

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- (E) A Transportation Improvement District that is 11023 requesting funds under this section shall register with the 11024 Director of Transportation. The Director shall register a 11025 Transportation Improvement District only if the district has a 11026 specific, eligible project and may cancel the registration of a 11027 Transportation Improvement District that is not eligible to 11028 receive funds under this section. The Director shall not provide 11029 funds to any Transportation Improvement District under this 11030 section if the district is not registered. The Director shall 11031 not register a Transportation Improvement District and may 11032 cancel the registration of a currently registered Transportation 11033 Improvement District unless at least one of the following 11034 applies: 11035
- (1) The Transportation Improvement District, by a 11036 resolution or resolutions, designated a project or program of 11037 projects and facilitated, including in conjunction with and 11038 through other governmental agencies, funding for costs of a 11039 project or program of projects in an aggregate amount of not 11040 less than \$15,000,000 from the commencement date of the project 11041 or program of projects.
 - (2) The Transportation Improvement District has

designated, by a resolution or resolutions, a project or program	m 11044
of projects that has estimated aggregate costs in excess of	11045
\$10,000,000 and the County Engineer of the county in which the	11046
Transportation Improvement District is located has attested by	a 11047
sworn affidavit that the costs of the project or program of	11048
projects exceeds \$10,000,000 and that the Transportation	11049
Improvement District is facilitating a portion of funding for	11050
that project or program of projects.	11051
(F) For the purposes of this section:	11052
(1) "Project" has the same meaning as in division (C) of	11053
section 5540.01 of the Revised Code.	11054
(2) "Governmental agency" has the same meaning as in	11055
division (B) of section 5540.01 of the Revised Code.	11056
arvision (2) or section solvior or the Nevisea code.	11000
(3) "Cost" has the same meaning as in division (D) of	11057
section 5540.01 of the Revised Code.	11058
Section 203.43. HIGHWAY CONSTRUCTION - FEDERAL	11059
Of the foregoing appropriation item 772422, Highway	11060
Construction - Federal, \$33,000,000 in each fiscal year shall be	e 11061
used to support public transportation statewide through the	11062
Federal Highway Administration (FHWA) flexible funding program.	11063
Section 203.45. REGIONAL TRANSPORTATION PLANNING	11064
ORGANIZATIONS	11065
Of the foregoing appropriation item 772422 Highway	11066
Construction - Federal, \$2,600,000 in each fiscal year shall be	
used by Regional Transportation Planning Organizations to	11068
conduct a rural transportation planning grant program.	11069
Section 203.47. PUBLIC TRANSIT PROJECTS	11070

Of the foregoing appropriation item 775452, Public	11071
Transportation - Federal, \$5,000 in fiscal year 2022 shall be	11072
provided to the Ohio Domestic Violence Network for the use of	11073
purchasing public transportation vouchers, ridesharing credits,	11074
or gas cards for eligible clients.	11075
Section 203.50. BOND ISSUANCE AUTHORIZATION	11076
The Treasurer of State, upon the request of the Director	11077
of Transportation, is authorized to issue and sell, in	11078
accordance with Section 2m of Article VIII, Ohio Constitution,	11079
and Chapter 151. and particularly sections 151.01 and 151.06 of	11080
the Revised Code, obligations, including bonds and notes, in the	11081
aggregate amount of \$57,000,000 in addition to the original	11082
issuance of obligations authorized by prior acts of the General	11083
Assembly.	11084
The obligations shall be issued and sold from time to time	11085
in amounts necessary to provide sufficient moneys to the credit	11086
of the Highway Capital Improvement Fund (Fund 7042) created by	11087
section 5528.53 of the Revised Code to pay costs charged to the	11088
fund when due as estimated by the Director of Transportation,	11089
provided, however, that not more than \$220,000,000 original	11090
principal amount of obligations, plus the principal amount of	11091
obligations that in prior fiscal years could have been, but were	11092
not, issued within the \$220,000,000 limit, may be issued in any	11093
fiscal year, and not more than \$1,200,000,000 original principal	11094
amount of such obligations are outstanding at any one time.	11095
Section 203.60. APPROPRIATION TRANSFERS, APPROPRIATION	11096
INCREASES, AND CASH TRANSFERS	11097
(A) TRANSFERS OF HIGHWAY OPERATING FUND APPROPRIATIONS:	11098

EMERGENCIES, INCLEMENT WEATHER, AND FEDERAL FUNDING CHANGES

The Director of Transportation may request the Controlling	11100
Board to approve transfers between Highway Operating Fund (Fund	11101
7002) appropriations for planning and research (appropriation	11102
items 771411 and 771412), highway construction and debt service	11103
(appropriation items 772421, 772422, 772424, 772425, 772437,	11104
772438, and 770003), highway maintenance (appropriation item	11105
773431), public transportation - federal (appropriation item	11106
775452), rail grade crossings (appropriation item 776462),	11107
aviation (appropriation item 777475), airport improvement	11108
(appropriation item 777472), and administration (appropriation	11109
item 779491). The Director of Transportation may not seek	11110
requests of appropriation transfers out of debt service	11111
appropriation items unless the Director determines that the	11112
appropriated amounts exceed the actual and projected debt	11113
service requirements.	11114

This transfer request authorization is intended to provide 11115 for emergency situations or for the purchase of goods and 11116 services relating to dangerous inclement weather that arise 11117 during the biennium ending June 30, 2023. It also is intended to 11118 allow the Department to adjust to circumstances affecting the 11119 obligation and expenditure of federal funds. 11120

(B) TRANSFERS OF FEDERAL AND LOCAL FUNDED APPROPRIATIONS: 11121 HIGHWAY, PLANNING, TRANSIT, RAIL, AND AVIATION 11122

The Director of Transportation may request the Controlling

Board to approve the transfer of appropriations between

appropriation items 772422, Highway Construction - Federal,

771412, Planning and Research - Federal, 775452, Public

Transportation - Federal, 775454, Public Transportation - Other,

776475, Federal Rail Administration, 776462, Grade Crossing
Federal, and 777472, Airport Improvements - Federal.

11129

(C) TRANSFERS OF APPROPRIATIONS AND CASH: STATE	11130
INFRASTRUCTURE BANK	11131
The Director of Transportation may request the Controlling	11132
Board to approve the transfer of appropriations and cash of the	11133
Infrastructure Bank funds created in section 5531.09 of the	11134
Revised Code, including transfers between fiscal years 2022 and	11135
2023.	11136
The Director of Transportation may request the Controlling	11137
Board to approve the transfer of appropriations and cash from	11138
the Highway Operating Fund (Fund 7002) to the Infrastructure	11139
Bank funds created in section 5531.09 of the Revised Code. The	11140
Director of Budget and Management may transfer from the	11141
Infrastructure Bank funds to Fund 7002 up to the amounts	11142
originally transferred to the Infrastructure Bank funds under	11143
this section. However, the Director may not make transfers	11144
between modes or transfers between different funding sources.	11145
(D) TRANSFERS OF APPROPRIATIONS AND CASH: TOLLING FUNDS	11146
The Director of Transportation may request the Controlling	11147
Board to approve the transfer of appropriations and cash of the	11148
Ohio Toll Fund and any subaccounts created in section 5531.14 of	11149
the Revised Code, including transfers between fiscal years 2022	11150
and 2023.	11151
(E) INCREASING APPROPRIATIONS: STATE FUNDS	11152
In the event that receipts or unexpended balances credited	11153
to the Highway Operating Fund (Fund 7002) exceed the estimates	11154
upon which the appropriations have been made in this act, upon	11155
the request of the Director of Transportation, the Controlling	11156
Board may approve expenditures, in excess of the amounts	11157
appropriated, from the Highway Operating Fund in the manner	11158

prescribed in section 131.35 of the Revised Code. The amounts	11159
approved by the Controlling Board under this division are hereby	11160
appropriated.	11161
(F) INCREASING APPROPRIATIONS: FEDERAL AND LOCAL FUNDS	11162
In the event that receipts or unexpended balances credited	11163
to the Highway Operating Fund (Fund 7002) or apportionments or	11164
allocations made available from the federal and local	11165
governments exceed the estimates upon which the appropriations	11166
have been made in this act, upon the request of the Director of	11167
Transportation, the Controlling Board may approve expenditures,	11168
in excess of the amounts appropriated, from the Highway	11169
Operating Fund in the manner prescribed in section 131.35 of the	11170
Revised Code. The amounts approved by the Controlling Board	11171
under this division are hereby appropriated.	11172
(G) TRANSFERS OF CASH BETWEEN THE HIGHWAY OPERATING FUND	11173
AND THE HIGHWAY CAPITAL IMPROVEMENT FUND	11174
Upon the request of the Director of Transportation, the	11175
Director of Budget and Management may transfer cash from the	11176
Highway Operating Fund (Fund 7002) to the Highway Capital	11177
Improvement Fund (Fund 7042) created in section 5528.53 of the	11178
Revised Code. The Director of Budget and Management may transfer	11179
cash from Fund 7042 to Fund 7002 up to the amount of cash	11180
previously transferred to Fund 7042 under this section.	11181
(H) DEPUTY INSPECTOR GENERAL FOR ODOT FUNDING	11182
On July 1 and January 1 of each year in the biennium	11183
ending June 30, 2023, or as soon as possible thereafter,	11184
respectively, the Director of Budget and Management shall	11185
transfer \$200,000 cash, for each semiannual period, from the	11186
Highway Operating Fund (Fund 7002) to the Deputy Inspector	11187

General for ODOT Fund (Fund 5FA0).	11188
The Inspector General, with the consent of the Director of	11189
Budget and Management, may request the Controlling Board to	11190
approve additional transfers of cash and expenditures in excess	11191
of the amount appropriated under appropriation item 965603,	11192
Deputy Inspector General for ODOT, if additional amounts are	11193
necessary. The amounts approved by the Controlling Board are	11194
hereby appropriated.	11195
(I) LIQUIDATION OF UNFORESEEN LIABILITIES	11196
Any appropriation made from the Highway Operating Fund	11197
(Fund 7002) not otherwise restricted by law is available to	11198
liquidate unforeseen liabilities arising from contractual	11199
agreements of prior years when the prior year encumbrance is	11200
insufficient.	11201
Section 203.65. REAPPROPRIATIONS	11202
Section 203.65. REAPPROPRIATIONS In each year of the biennium ending June 30, 2023, the	11202 11203
In each year of the biennium ending June 30, 2023, the	11203
In each year of the biennium ending June 30, 2023, the Director of Budget and Management may request the Controlling	11203 11204
In each year of the biennium ending June 30, 2023, the Director of Budget and Management may request the Controlling Board to approve the expenditure of any remaining unencumbered	11203 11204 11205
In each year of the biennium ending June 30, 2023, the Director of Budget and Management may request the Controlling Board to approve the expenditure of any remaining unencumbered balances of prior years' appropriations to the Highway Operating	11203 11204 11205 11206
In each year of the biennium ending June 30, 2023, the Director of Budget and Management may request the Controlling Board to approve the expenditure of any remaining unencumbered balances of prior years' appropriations to the Highway Operating Fund (Fund 7002), the Highway Capital Improvement Fund (Fund	11203 11204 11205 11206 11207
In each year of the biennium ending June 30, 2023, the Director of Budget and Management may request the Controlling Board to approve the expenditure of any remaining unencumbered balances of prior years' appropriations to the Highway Operating Fund (Fund 7002), the Highway Capital Improvement Fund (Fund 7042), and the Infrastructure Bank funds created in section	11203 11204 11205 11206 11207 11208
In each year of the biennium ending June 30, 2023, the Director of Budget and Management may request the Controlling Board to approve the expenditure of any remaining unencumbered balances of prior years' appropriations to the Highway Operating Fund (Fund 7002), the Highway Capital Improvement Fund (Fund 7042), and the Infrastructure Bank funds created in section 5531.09 of the Revised Code for the same purpose in the	11203 11204 11205 11206 11207 11208 11209
In each year of the biennium ending June 30, 2023, the Director of Budget and Management may request the Controlling Board to approve the expenditure of any remaining unencumbered balances of prior years' appropriations to the Highway Operating Fund (Fund 7002), the Highway Capital Improvement Fund (Fund 7042), and the Infrastructure Bank funds created in section 5531.09 of the Revised Code for the same purpose in the following fiscal year. The amounts approved by the Controlling	11203 11204 11205 11206 11207 11208 11209 11210
In each year of the biennium ending June 30, 2023, the Director of Budget and Management may request the Controlling Board to approve the expenditure of any remaining unencumbered balances of prior years' appropriations to the Highway Operating Fund (Fund 7002), the Highway Capital Improvement Fund (Fund 7042), and the Infrastructure Bank funds created in section 5531.09 of the Revised Code for the same purpose in the following fiscal year. The amounts approved by the Controlling Board are hereby reappropriated.	11203 11204 11205 11206 11207 11208 11209 11210 11211
In each year of the biennium ending June 30, 2023, the Director of Budget and Management may request the Controlling Board to approve the expenditure of any remaining unencumbered balances of prior years' appropriations to the Highway Operating Fund (Fund 7002), the Highway Capital Improvement Fund (Fund 7042), and the Infrastructure Bank funds created in section 5531.09 of the Revised Code for the same purpose in the following fiscal year. The amounts approved by the Controlling Board are hereby reappropriated. Prior to the Director of Budget and Management's seeking	11203 11204 11205 11206 11207 11208 11209 11210 11211

reappropriation, and the reappropriation request amount and

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submit the plan to the Director of Budget and Management for	11217
evaluation. The Director of Budget and Management may request	11218
additional information necessary for evaluating the	11219
reappropriation request plan, and the Director of Transportation	11220
shall provide the requested information to the Director of	11221
Budget and Management. Based on the information provided by the	11222
Director of Transportation, the Director of Budget and	11223
Management shall determine amounts to be reappropriated by fund	11224
and appropriation item to submit to the Controlling Board for	11225
its approval.	11226

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

Section 203.70. MAINTENANCE OF INTERSTATE HIGHWAYS

The Department of Transportation has the responsibility to 11234 maintain all interstate highways in the state. The Director of 11235 Transportation may enter into an agreement with a political 11236 subdivision to allow the political subdivision to remove snow 11237 and ice and maintain, repair, improve, or provide lighting upon 11238 interstate highways that are located within the boundaries of 11239 the political subdivision, in a manner adequate to meet the 11240 requirements of federal law. 11241

When agreed in writing by the Director of Transportation 11242 and the legislative authority of a political subdivision and 11243 notwithstanding sections 125.01 and 125.11 of the Revised Code, 11244 the Department of Transportation may reimburse a political 11245 subdivision for all or any part of the costs, as provided by 11246

such agreement, incurred by the political subdivision in	11247
maintaining, repairing, lighting, and removing snow and ice from	11248
the interstate system.	11249
Section 203.80. PUBLIC TRANSPORTATION HIGHWAY PURPOSE	11250
GRANTS	11251
The Director of Transportation may use revenues from the	11252
state motor vehicle fuel tax to match approved federal grants	11253
awarded to the Department of Transportation, regional transit	11254
authorities, or eligible public transportation systems, for	11255
public transportation highway purposes, or to support local or	11256
state-funded projects for public transportation highway	11257
purposes.	11258
Public transportation highway purposes include (1) the	11259
construction or repair of high-occupancy vehicle traffic lanes,	11260
(2) the acquisition or construction of park-and-ride facilities,	11261
(3) the acquisition or construction of public transportation	11262
vehicle loops, (4) the construction or repair of bridges used by	11263
public transportation vehicles or that are the responsibility of	11264
a regional transit authority or other public transportation	11265
system, or (5) other similar construction that is designated as	11266
an eligible public transportation highway purpose. Motor vehicle	11267
fuel tax revenues may not be used for operating assistance or	11268
for the purchase of vehicles, equipment, or maintenance	11269
facilities.	11270
Section 203.90. AGREEMENTS WITH FEDERAL AGENCIES FOR	11271
ENVIRONMENTAL REVIEW PURPOSES	11272
The Director of Transportation may enter into agreements	11273
as provided in this section with the United States or any	11274
department or agency of the United States, including, but not	11275

limited to, the United States Army Corps of Engineers, the	11276
United States Forest Service, the United States Environmental	11277
Protection Agency, and the United States Fish and Wildlife	11278
Service. An agreement entered into pursuant to this section	11279
shall be solely for the purpose of dedicating staff to the	11280
expeditious and timely review of environmentally related	11281
documents submitted by the Director of Transportation, as	11282
necessary for the approval of federal permits.	11283
The agreements may include provisions for advance payment	11284
by the Director of Transportation for labor and all other	11285
identifiable costs of the United States or any department or	11286
agency of the United States providing the services, as may be	11287
estimated by the United States, or the department or agency of	11288
the United States.	11289
The Director shall submit a request to the Controlling	11290
Board indicating the amount of the agreement, the services to be	11291
performed by the United States or the department or agency of	11292
the United States, and the circumstances giving rise to the	11293
agreement.	11294
Section 203.100. INDEFINITE DELIVERY INDEFINITE QUANTITY	11295
CONTRACTS	11296
(A) As used in this section, "indefinite delivery	11297
indefinite quantity contract" means a contract for an indefinite	11298
quantity, within stated limits, of supplies or services that	11299
will be delivered by the awarded bidder over a defined contract	11300
period.	11301
(B) The Director of Transportation shall advertise and	11302
seek bids for, and shall award, indefinite delivery indefinite	11303

quantity contracts for not more than two projects in fiscal year

2022 and for not more than two projects in fiscal year 2023. For	11305
purposes of entering into indefinite delivery indefinite	11306
quantity contracts, the Director shall do all of the following:	11307
(1) Prepare bidding documents;	11308
(2) Establish contract forms;	11309
(3) Determine contract terms and conditions, including the	11310
following:	11311
(a) The maximum overall value of the contract, which may	11312
include an allowable increase of one hundred thousand dollars or	11313
five per cent of the advertised contract value, whichever is	11314
less;	11315
(b) The duration of the contract, including a time	11316
extension of up to one year if determined appropriate by the	11317
Director;	11318
(c) The defined geographical area to which the contract	11319
applies, which shall be not greater than the size of one	11320
district of the Department of Transportation.	11321
(4) Develop and implement a work order process in order to	11322
provide the awarded bidder adequate notice of requested supplies	11323
or services, the anticipated quantities of supplies, and work	11324
location information for each work order;	11325
(5) Take any other action necessary to fulfill the duties	11326
and obligations of the Director under this section.	11327
(C) Section 5525.01 of the Revised Code applies to	11328
indefinite delivery indefinite quantity contracts.	11329
Section 205.10.	11330

						11331
	1	2	3	4	5	
А			DPS DEPARTMENT OF PUBLIC	SAFETY		
В	Gener	al Revenue	e Fund			
С	GRF	761408	Highway Patrol Operating Expenses	\$50,000,000	\$50,000,000	
D	TOTAL	GRF Gener	cal Revenue Fund	\$50,000,000	\$50,000,000	
E	Highw	ay Safety	Fund Group			
F	5TM0	762321	Operating Expense - BMV	\$127,971,051	\$126,608,380	
G	5TM0	762637	Local Immobilization Reimbursement	\$200,000	\$200,000	
Н	5TM0	764321	Operating Expense - Highway Patrol	\$349,339,662	\$349,339,662	
Ι	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	
М	83F0	764657	Law Enforcement Automated	\$5,250,053	\$5,347,721	

Data System

N	83G0	764633	OMVI Enforcement/Education	\$363,000	\$369,000
0	83M0	765624	Operating - EMS	\$4,835,000	\$4,925,000
P	83M0	765640	EMS - Grants	\$2,900,000	\$2,900,000
Q	8400	764607	State Fair Security	\$1,549,094	\$1,549,094
R	8400	764617	Security and Investigations	\$14,696,292	\$14,696,292
S	8400	764626	State Fairgrounds Police Force	\$1,127,603	\$1,146,458
Т	8460	761625	Motorcycle Safety Education	\$3,985,000	\$4,000,000
U	8490	762627	Automated Title Processing Board	\$16,446,027	\$16,446,027
V	8490	762630	Electronic Liens and Titles	\$2,900,000	\$2,900,000
W	TOTAL	HSF Highw	way Safety Fund Group	\$595,671,549	\$594,710,348
Χ	Dedica	ated Purpo	ose 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	5LM0	768431	Highway Patrol Training	\$100,500	\$100,500

AO 3GUO 761610 Information and Education \$300,000

Grant

\$300,000

\$175,000

Ar 、	JG00	704000	System Grant	\$173 , 000	\$173,000	
AQ 3	3GU0	764610	Highway Safety Programs Grant	\$5,000,000	\$5,000,000	
AR 3	3GU0	764659	Motor Carrier Safety Assistance Program Grant	\$6,291,330	\$6,393,057	
AS 3	3GU0	765610	EMS Grants	\$225,000	\$225,000	
AT 3	3GV0	761612	Traffic Safety Action Plan Grants	\$30,200,000	\$30,200,000	
AU 7	TOTAL	FED Feder	al Fund Group	\$42,891,330	\$42,993,057	
AV 7	TOTAL	ALL BUDGE	T FUND GROUPS	\$696,210,379	\$695,350,905	
	Sec	ction 205.	20. HIGHWAY PATROL OPERATING	EXPENSES		11332
	Th∈	e foregoin	g appropriation item 761408,	Highway Patrol	-	11333
Ope:	rating	g Expenses	s, shall solely be used for o	perating expens	ses	11334
of	the Ol	hio State	Highway Patrol, and may only	be released for	or	11335
tha	t pur	pose pursi	ant to a detailed expenditur	e plan submitte	ed	11336
pa .	the Di	irector of	F Public Safety and approved	by the Director	r of	11337
Bud	get an	nd Managen	ment.			11338
	TOM	OR VEHICL	E REGISTRATION			11339
	The	e Director	of Public Safety may deposit	t revenues to m	neet	11340
the	cash	needs of	the Public Safety - Highway	Purposes Fund		11341
(Fui	nd 5Ti	M0) establ	lished in section 4501.06 of	the Revised Cod	de,	11342
obta	ained	under sed	ction 4503.02 of the Revised	Code, less all		11343
oth	er ava	ailable ca	ash. Revenue deposited pursua	nt to this		11344
para	agrapl	h shall sı	upport in part appropriations	for the		11345

AP 3GU0 764608 Fatality Analysis Report \$175,000

administration and enforcement of laws relative to the operation	11346
and registration of motor vehicles, for payment of highway	11347
obligations and other statutory highway purposes.	11348
Notwithstanding section 4501.03 of the Revised Code, the	11349
revenues shall be paid into Fund 5TMO before any revenues	11350
obtained pursuant to section 4503.02 of the Revised Code are	11351
paid into any other fund. The deposit of revenues to meet the	11352
aforementioned cash needs shall be in approximately equal	11353
amounts on a monthly basis or as otherwise approved by the	11354
Director of Budget and Management. Prior to July 1 of each	11355
fiscal year, the Director of Public Safety shall submit a plan	11356
to the Director of Budget and Management requesting approval of	11357
the anticipated revenue amounts to be deposited into Fund 5TM0	11358
pursuant to this paragraph. If during the fiscal year changes to	11359
the plan as approved by the Director of Budget and Management	11360
are necessary, the Director of Public Safety shall submit a	11361
revised plan to the Director of Budget and Management for	11362
approval prior to any change in the deposit of revenues.	11363
CASH TRANSFERS TO THE SECURITY, INVESTIGATIONS, AND	11364
POLICING FUND	11365
	11000
Notwithstanding any other provision of law to the	11366
contrary, the Director of Budget and Management, upon written	11367
request of the Director of Public Safety and approval of the	11368
Controlling Board, may approve the transfer of cash from the	11369
State Highway Patrol Contraband, Forfeiture, and Other Fund	11370
(Fund 83C0) to the Security, Investigations and Policing Fund	11371
(Fund 8400).	11372
HIGHWAY PATROL TRAINING	11373
The foregoing appropriation item 768431, Highway Patrol	11374
Training, shall be used for Ohio State Highway Patrol training	11375

at the Mid-Ohio Sports Car Course.	11376
STATE HIGHWAY PATROL CONTINUING PROFESSIONAL TRAINING	11377
Notwithstanding sections 109.802 and 109.803 of the	11378
Revised Code, of the foregoing appropriation item 764695, State	11379
Highway Patrol Continuing Professional Training, \$312,000 in	11380
each fiscal year shall be used for Ohio State Highway Patrol	11381
training at the Mid-Ohio Sports Car Course.	11382
CASH TRANSFERS TO THE PUBLIC SAFETY - HIGHWAY PURPOSES	11383
FUND - SHIPLEY UPGRADES	11384
Pursuant to a plan submitted by the Director of Public	11385
Safety, or as otherwise determined by the Director of Budget and	11386
Management, the Director of Budget and Management, upon approval	11387
of the Controlling Board, may make appropriate cash transfers on	11388
a pro-rata basis as approved by the Director of Budget and	11389
Management from other funds used by the Department of Public	11390
Safety, excluding the Public Safety Building Fund (Fund 7025),	11391
to the Public Safety - Highway Purposes Fund (Fund 5TM0) in	11392
order to reimburse expenditures for capital upgrades to the	11393
Shipley Building.	11394
COLLECTIVE BARGAINING INCREASES	11395
Notwithstanding division (D) of section 127.14 and	11396
division (B) of section 131.35 of the Revised Code, except for	11397
the General Revenue Fund, the Controlling Board may, upon the	11398
request of either the Director of Budget and Management, or the	11399
Department of Public Safety with the approval of the Director of	11400
Budget and Management, authorize expenditures in excess of	11401
appropriations and transfer appropriations, as necessary, for	11402
any fund used by the Department of Public Safety, to assist in	11403
paying the costs of increases in employee compensation that have	11404

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occurred pursuant to collective bargaining agreements under	11405
Chapter 4117. of the Revised Code and, for exempt employees,	11406
under section 124.152 of the Revised Code. Any money approved	11407
for expenditure under this paragraph is hereby appropriated.	11408
CASH BALANCE FUND REVIEW	11409
The Director of Public Safety shall review the cash	11410
balances for each fund in the State Highway Safety Fund Group,	11411
and may submit a request in writing to the Director of Budget	11412
and Management to transfer amounts from any fund in the State	11413
Highway Safety Fund Group to the credit of the Public Safety -	11414
Highway Purposes Fund (Fund 5TMO), as appropriate. Upon receipt	11415
of such a request, and subject to the approval of the	11416
Controlling Board, the Director of Budget and Management may	11417
make appropriate transfers as requested by the Director of	11418
Public Safety or as otherwise determined by the Director of	11419
Budget and Management.	11420
VALIDATION STICKER REQUIREMENTS	11421
Validation stickers are required for the annual	11422
registration of passenger, commercial, motorcycle, and other	11423
vehicles and are produced in accordance with section 4503.191 of	11424
the Revised Code. Notwithstanding section 4503.191 of the	11425
Revised Code, the Registrar of Motor Vehicles may adopt rules	11426
authorizing validation stickers to be produced at any location.	11427
Section 207.10.	11428

11429

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А	DEV DEPARTMENT OF DEV	ELOPMENT		
В	Dedicated Purpose Fund Group			
С	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			11430
	The foregoing appropriation item 195629	, Roadwork		11431
De	velopment, shall be used for road improveme	nts associated w	ith	11432
ес	onomic development opportunities that will	retain or attrac	t	11433
bus	sinesses for Ohio, including the constructi	on, reconstructi	on,	11434
maintenance, or repair of public roads that provide access to a				
public airport or are located within a public airport. "Road				11436
imp	provements" are improvements to public road	way facilities		11437
100	cated on, or serving or capable of serving,	a project site,		11438
and	d include the construction, reconstruction,	maintenance or		11439
rep	pair of public roads that provide access to	a public airpor	t	11440
or	are located within a public airport. The a	ppropriation ite	m	11441
may	y be used in conjunction with any other sta	te funds		11442
apı	propriated for infrastructure improvements.			11443
	The Director of Budget and Management,	pursuant to a pla	an	11444
sul	omitted by the Director of Development or a	s otherwise		11445
det	termined by the Director of Budget and Mana	gement, shall se	t a	11446
cas	sh transfer schedule to meet the cash needs	of the Roadwork		11447
Der	velopment Fund (Fund 4W00) used by the Depa	rtment of		11448
Der	velopment, less any other available cash. T	he Director of		11449
Buo	dget and Management shall transfer such cas	h amounts from t	he	11450

	_		Fund (Fund 7002) to Fund 4W transfer schedule.	700 at such times	as	11451 11452
Di wi De	The rector th all partmen	of Devel guidelin nt of Dev	r of Transportation, under to opment, shall provide these es and requirements establis elopment programs, including al, as well as the requirement tax revenue prescribed in	funds in accordance the for other Controlling Board of the for usage of	nce	11453 11454 11455 11456 11457 11458
Article XII, Ohio Constitution. Should the Department of						11459
De	velopm	ent requi	re the assistance of the Dep	eartment of		11460
Tr	ansport	tation to	bring a project to completi	on, the Departme	nt	11461
of	Transp	portation	shall use its authority und	ler Title 55 of t	he	11462
Re	vised (Code to p	rovide such assistance and m	ay enter into		11463
CO	ntract	s on beha	lf of the Department of Deve	elopment.		11464
	Sec	tion 209	.10.			11465
						11466
	1	2	3	4	5	
A			PWC PUBLIC WORKS COM	MISSION		
В	Dedica	ated Purp	ose Fund Group			
С	7052	150402	Local Transportation Improvement Program - Operating	\$303,970	\$307,070	
D	7052	150701	Local Transportation Improvement Program	\$57,000,000	\$59,000,000	
E	TOTAL	DPF Dedi	cated Purpose Fund Group	\$57,303,970	\$59,307,070	

F TOTAL ALL BUDGET FUND GROUPS \$57,303,970 \$59,307,070

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	Sub. H. B. No. 74 assed by the Senate			Page 397	
	trolling Board by	June 30 of the fiscal year in	n which the		11495 11496
	Section 209.30				11497
					11498
	1 2	3	4	5	
А		EPA ENVIRONMENTAL PROTECTION	I AGENCY		
D	Dadamal Dand Co.				
В	Federal Fund Gr	oup			
С	3HE0 715603	Charging Station Grants	\$8,000,000	\$0	
D	TOTAL FED Feder	al Fund Group	\$8,000,000	\$0	
E	TOTAL ALL BUDGE	I FUND GROUPS	\$8,000,000	\$0	
	CHARGING STATIO	ON GRANTS			11499
	Before December	r 31, 2021, the Director of Er	nvironmental		11500
Pro	tection shall cre	ate and announce a grant prog	ram for DC fast		11501
cha	rgers or DC fast	charging stations pursuant to	the Volkswagen		11502
Cle	an Air Settlement	Plan and State Beneficiary T	rust Agreement.		11503
	The foregoing a	appropriation item 715603, Cha	arging Station		11504
Gra	nts, shall be use	d for the DC fast chargers or	DC fast		11505
cha	rging stations gr	ant program. If funds remain	after all of		11506
the	grants for DC fa	st chargers and charging stat.	ions have been		11507
awa	rded, the Directo	r of Environmental Protection	shall use the		11508
rema	ainder to award g	rants for Level 2 chargers or	Level 2		11509
cha	rging stations.				11510
	On July 1, 2022	2, or as soon as possible them	reafter, the		11511
	_		_		

Director of Environmental Protection may certify to the Director 11512

of Budget and Management an amount up to the unexpended,	11513
unencumbered balance of the foregoing appropriation at the end	11514
of fiscal year 2022 to be reappropriated in fiscal year 2023.	11515
The amount certified is hereby reappropriated to the same	11516
appropriation item and for the same purpose for fiscal year	11517
2023.	11518
Section 209.50. All items in this section are hereby	11519
appropriated as designated out of any moneys in the state	11520
treasury to the credit of the designated fund. The capital	11521
appropriations made in this section are in addition to any other	11522
capital appropriations made for the FY 2021-FY 2022 capital	11523
biennium.	11524
	11525
1 2 3	
A PWC PUBLIC WORKS COMMISSION	
B State Capital Improvements Fund (Fund 7038)	
C C15000 Local Public \$2,000,000	
Infrastructure/St	
ate CIP	
D TOTAL State Capital Improvement Fund \$2,000,000	
E TOTAL ALL FUNDS \$2,000,000	
Local Public Infrastructure/State CIP	11526
Of the foregoing appropriation item C15000, Local Public	11527
Infrastructure/State CIP, \$2,000,000 shall be used by the Public	11528

Works Commission under the Commission's Emergency Program to	11529
provide grants to local communities to assist with road-slip	11530
emergency projects on non-state roads or locally maintained	11531
routes and portions of interstates.	11532
Within the limits set forth in this act, the Director of	11533
Budget and Management shall establish accounts indicating the	11534
source and amount of funds for each appropriation made in this	11535
act, and shall determine the form and manner in which	11536
appropriation accounts shall be maintained. Expenditures from	11537
capital appropriations contained in this act shall be accounted	11538
for as though made in the capital appropriations act of the	11539
133rd General Assembly. The capital appropriations made in this	11540
act are subject to all provisions of S.B. 310, the capital	11541
appropriations act of the 133rd General Assembly, that are	11542
generally applicable to such appropriations.	11543
Section 501.10. LIMITATION ON USE OF CAPITAL	11544
Section 501.10. LIMITATION ON USE OF CAPITAL APPROPRIATIONS	11544 11545
APPROPRIATIONS	11545
APPROPRIATIONS The capital appropriations made in this act for buildings	11545 11546
APPROPRIATIONS The capital appropriations made in this act for buildings or structures, including remodeling and renovations, are limited	11545 11546 11547
APPROPRIATIONS The capital appropriations made in this act for buildings or structures, including remodeling and renovations, are limited to:	11545 11546 11547 11548
APPROPRIATIONS The capital appropriations made in this act for buildings or structures, including remodeling and renovations, are limited to: (A) Acquisition of real property or interests in real	11545 11546 11547 11548 11549
APPROPRIATIONS The capital appropriations made in this act for buildings or structures, including remodeling and renovations, are limited to: (A) Acquisition of real property or interests in real property;	11545 11546 11547 11548 11549 11550
APPROPRIATIONS The capital appropriations made in this act for buildings or structures, including remodeling and renovations, are limited to: (A) Acquisition of real property or interests in real property; (B) Buildings and structures, which includes construction,	11545 11546 11547 11548 11549 11550
APPROPRIATIONS The capital appropriations made in this act for buildings or structures, including remodeling and renovations, are limited to: (A) Acquisition of real property or interests in real property; (B) Buildings and structures, which includes construction, demolition, complete heating and cooling, lighting and lighting	11545 11546 11547 11548 11549 11550 11551 11552
The capital appropriations made in this act for buildings or structures, including remodeling and renovations, are limited to: (A) Acquisition of real property or interests in real property; (B) Buildings and structures, which includes construction, demolition, complete heating and cooling, lighting and lighting fixtures, and all necessary utilities, ventilating, plumbing,	11545 11546 11547 11548 11549 11550 11551 11552 11553
The capital appropriations made in this act for buildings or structures, including remodeling and renovations, are limited to: (A) Acquisition of real property or interests in real property; (B) Buildings and structures, which includes construction, demolition, complete heating and cooling, lighting and lighting fixtures, and all necessary utilities, ventilating, plumbing, sprinkling, water, and sewer systems, when such systems are	11545 11546 11547 11548 11549 11550 11551 11552 11553 11554

(D) Machinery that is a part of structures at the time of	11558
initial acquisition or construction;	11559
(E) Acquisition, development, and deployment of new	11560
computer systems, including the redevelopment or integration of	11561
existing and new computer systems, but excluding regular or	11562
ongoing maintenance or support agreements;	11563
(F) Furniture, fixtures, or equipment that meets all the	11564
following criteria:	11565
(1) Is essential in bringing the facility up to its	11566
intended use or is necessary for the functioning of the	11567
particular facility or project;	11568
(2) Has a unit cost, and not the individual parts of a	11569
unit, of about \$100 or more; and	11570
(3) Has a useful life of five years or more.	11571
Furniture, fixtures, or equipment that is not an integral	11572
part of or directly related to the basic purpose or function of	11573
a project for which moneys are appropriated shall not be paid	11574
from these appropriations.	11575
Section 503.10. STATE ARBITRAGE REBATE AUTHORIZATION	11576
If it is determined that a payment is necessary in the	11577
amount computed at the time to represent the portion of	11578
investment income to be rebated or amounts in lieu of or in	11579
addition to any rebate amount to be paid to the federal	11580
government in order to maintain the exclusion from gross income	11581
for federal income tax purposes of interest on those state	11582
obligations under section 148(f) of the Internal Revenue Code,	11583
such amount is hereby appropriated from those funds designated	11584
by or pursuant to the applicable proceedings authorizing the	11585

issuance of state obligations.	11586
Payments for this purpose shall be approved and vouchered	11587
by the Office of Budget and Management.	11588
Section 509.10. AUTHORIZATION FOR TREASURER OF STATE AND	11589
OBM TO EFFECTUATE CERTAIN LEASE RENTAL PAYMENTS	11590
The Office of Budget and Management shall process payments	11591
from lease rental payment appropriation items during the period	11592
from July 1, 2021, to June 30, 2023, pursuant to the lease and	11593
other agreements relating to bonds or notes issued under Section	11594
2i of Article VIII of the Ohio Constitution and Chapters 152.	11595
and 154. of the Revised Code, and acts of the General Assembly.	11596
Payments shall be made upon certification by the Treasurer of	11597
State of the dates and amounts due on those dates.	11598
Section 509.20. LEASE AND DEBT SERVICE PAYMENTS	11599
Certain appropriations are in this act for the purpose of	11600
paying debt service and financing costs on general obligation	11601
paying debt service and financing costs on general obligation bonds or notes of the state and for the purpose of making lease	11601 11602
bonds or notes of the state and for the purpose of making lease	11602
bonds or notes of the state and for the purpose of making lease rental and other payments under leases and agreements relating	11602 11603
bonds or notes of the state and for the purpose of making lease rental and other payments under leases and agreements relating to bonds or notes issued under the Ohio Constitution, Revised	11602 11603 11604
bonds or notes of the state and for the purpose of making lease rental and other payments under leases and agreements relating to bonds or notes issued under the Ohio Constitution, Revised Code, and acts of the General Assembly. If it is determined that	11602 11603 11604 11605
bonds or notes of the state and for the purpose of making lease rental and other payments under leases and agreements relating to bonds or notes issued under the Ohio Constitution, Revised Code, and acts of the General Assembly. If it is determined that additional appropriations are necessary for this purpose, such	11602 11603 11604 11605 11606
bonds or notes of the state and for the purpose of making lease rental and other payments under leases and agreements relating to bonds or notes issued under the Ohio Constitution, Revised Code, and acts of the General Assembly. If it is determined that additional appropriations are necessary for this purpose, such amounts are hereby appropriated.	11602 11603 11604 11605 11606 11607
bonds or notes of the state and for the purpose of making lease rental and other payments under leases and agreements relating to bonds or notes issued under the Ohio Constitution, Revised Code, and acts of the General Assembly. If it is determined that additional appropriations are necessary for this purpose, such amounts are hereby appropriated. Section 509.30. CLOSING OF REST AREAS	11602 11603 11604 11605 11606 11607
bonds or notes of the state and for the purpose of making lease rental and other payments under leases and agreements relating to bonds or notes issued under the Ohio Constitution, Revised Code, and acts of the General Assembly. If it is determined that additional appropriations are necessary for this purpose, such amounts are hereby appropriated. Section 509.30. CLOSING OF REST AREAS Beginning July 1, 2021, until June 30, 2023, the	11602 11603 11604 11605 11606 11607 11608
bonds or notes of the state and for the purpose of making lease rental and other payments under leases and agreements relating to bonds or notes issued under the Ohio Constitution, Revised Code, and acts of the General Assembly. If it is determined that additional appropriations are necessary for this purpose, such amounts are hereby appropriated. Section 509.30. CLOSING OF REST AREAS Beginning July 1, 2021, until June 30, 2023, the Department of Transportation may close a rest area that is under	11602 11603 11604 11605 11606 11607 11608 11609 11610
bonds or notes of the state and for the purpose of making lease rental and other payments under leases and agreements relating to bonds or notes issued under the Ohio Constitution, Revised Code, and acts of the General Assembly. If it is determined that additional appropriations are necessary for this purpose, such amounts are hereby appropriated. Section 509.30. CLOSING OF REST AREAS Beginning July 1, 2021, until June 30, 2023, the Department of Transportation may close a rest area that is under the Department's control and jurisdiction as established under	11602 11603 11604 11605 11606 11607 11608 11609 11610 11611

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Section 753.10. (A) The Governor may execute a Governor's	11615
Deed in the name of the state conveying to the state, for the	11616
use and benefit of the Jefferson Soil and Water Conservation	11617
District, all of the state's right, title, and interest in the	11618
following described real estate:	11619
(1) Parcel 1: Consisting of 37.917 acres situated in the	11620
County of Jefferson and Township of Cross Creek, and being part	11621
of Sections 15, 16, 21 and 22, Township 6, Range 2, and being	11622
more fully described in a Land Description prepared June 2,	11623
2017, by Don S. Kyer, P.S. No. 6948, from the results of a field	11624
survey conducted in April and May 2017, and on file with the	11625
Jefferson Soil and Water Conservation District.	11626
(2) Parcel 2: Consisting of 59.691 acres situated in the	11627
County of Jefferson and Township of Cross Creek, and being part	11628
of Sections 28 and 34, Township 6, Range 2 and being more fully	11629
described in a Land Description prepared on June 1, 2017, by Don	11630
S. Kyer, P.S. No. 6948, from the results of a field survey	11631
conducted in April and May 2017, and on file with the Jefferson	11632
Soil and Water Conservation District.	11633
(3) Parcel 3: Consisting of 271.962 acres situated in the	11634
County of Jefferson and the Township of Wayne. Being part of	11635
Sections 24 and 30, Township 9, Range 3 and being more fully	11636
described in a Land Description prepared on September 14, 2017,	11637
by Cathy M. Bihlman, P.S. #7199, from the results of a field	11638
survey conducted March through September 2017.	11639
(B)(1) The deed conveying the real property described in	11640
division (A) of this section shall only convey real property	11641
owned by the state. Any land included in the land descriptions	11642
described in division (A) of this section but not owned by the	11643

state shall be omitted or expressly excluded from the deed.

(2) The deed conveying the real property described in	11645
division (A) of this section shall contain restrictions	11646
prohibiting the use of the real property in a manner that	11647
either:	11648
(a) Impacts current or future operation of the rail line	11649
that runs through or adjacent to the real property;	11650
(b) Lessens the safety of rail operations on the rail line	11651
that runs through or adjacent to the real property.	11652
(C) Consideration for the conveyance of the real estate	11653
described in division (A) of this section shall be payment for	11654
the land descriptions described in division (A) of this section	11655
by the Jefferson Soil and Water Conservation District.	11656
(D) The Jefferson Soil and Water Conservation District	11657
shall pay all costs associated with the purchase, closing, and	11658
conveyance of the real estate described in division (A) of this	11659
section.	11660
(E) The net proceeds of the sale, if any, shall be	11661
deposited into the state treasury to the credit of the Rail	11662
Development Fund created by section 4981.09 of the Revised Code.	11663
(F) Upon receipt of the land descriptions described in	11664
division (A) of this section from the Jefferson Soil and Water	11665
Conservation District, the Auditor of State, with the assistance	11666
of the Attorney General, shall prepare a Governor's Deed to the	11667
real estate described in division (A) of this section. The	11668
Governor's Deed shall state the consideration and may, at the	11669
Governor's discretion, be executed by the Governor in the name	11670
of the state, countersigned by the Secretary of State, sealed	11671
with the Great Seal of the State, presented in the Office of the	11672
Auditor of State for recording, and delivered to the Jefferson	11673

11702

Soil and Water Conservation District. If executed,	11674
countersigned, sealed, presented in the Office of the Auditor of	11675
State for recording, and delivered to the Jefferson Soil and	11676
Water Conservation District, the District shall present the	11677
Governor's Deed for recording in the Office of the Jefferson	11678
County Recorder.	11679
(G) This section expires three years after its effective	11680
date.	11681
Section 755.20. (A) Beginning on January 1, 2022 through	11682
December 31, 2022, the Registrar of Motor Vehicles shall collect	11683
all of the following information:	11684
(1) The number of trailer and semitrailer registrations	11685
under division (C)(2) of section 4503.042 of the Revised Code;	11686
(2) The number of trailer and semitrailer registrations	11687
under division (A)(2) of section 4503.103 of the Revised Code	11688
when the annual registration tax rate is the rate specified by	11689
division (C)(2) of section 4503.042 of the Revised Code;	11690
(3) The number of trailer and semitrailer registrations as	11691
described in divisions (A)(1) and (2) of this section that are	11692
registered by a person or entity that is located or based in	11693
Ohio;	11694
(4) The number of trailer and semitrailer registrations as	11695
described in divisions (A)(1) and (2) of this section when the	11696
trailer or semitrailer was most recently registered in another	11697
state or that constitutes a new registration made by a person or	11698
entity that is otherwise located or was previously located in	11699
another state;	11700
(5) The total number of trailers and semitrailers	11701

registered in Ohio under either section 4503.042 or 4503.103 of

the Revised Code.	11703
(B) Not later than March 15, 2023, the Registrar shall	11704
provide a report to the Governor, the President of the Senate,	11705
the Speaker of the House of Representatives, and the Director of	11706
the Legislative Service Commission that provides the information	11707
collected under division (A) of this section.	11708
Section 755.40. CATASTROPHIC SNOWFALL PROGRAM	11709
(A) The Department of Transportation shall establish the	11710
Catastrophic Snowfall Program during fiscal years 2022 and 2023.	11711
The purpose of the Program is to provide supplemental snow	11712
removal aid to counties, municipal corporations, or townships	11713
that receive sixteen or more inches of snow in a twenty-four-	11714
hour period and that request aid under the Program. The Director	11715
of Transportation shall establish procedures to administer and	11716
implement the aid program, including procedures governing the	11717
following:	11718
(1) An application process;	11719
(2) A system for verifying the amount of snow the	11720
applicant received;	11721
(3) A process for administering snow removal aid to a	11722
qualified applicant.	11723
(B) The Department shall administer snow removal aid to	11724
any qualified applicant.	11725
Section 755.90. (A) (1) There is created the Joint	11726
Committee on Force Accounts composed of the following members:	11727
(a) Three members of the Senate appointed by the President	11728
of the Senate, two of whom are members of the majority party and	11729
one who is a member of the minority party;	11730

(b) Three members of the House of Representatives	11731
appointed by the Speaker of the House of Representatives, two of	11732
whom are members of the majority party and one who is a member	11733
of the minority party;	11734
(c) One industry representative appointed jointly by the	11735
President and the Speaker of the House of Representatives;	11736
(d) One member appointed by the Ohio County Engineer's	11737
Association;	11738
(e) One member appointed by the Ohio Township Association;	11739
(f) One member appointed by the Ohio Municipal League;	11740
(g) One member appointed by the County Commissioners	11741
Association of Ohio.	11742
(2) From the members appointed under divisions (A)(1)(a)	11743
and (b) of this section, the Speaker shall appoint one member of	11744
the House of Representatives as co-chairperson and the President	11745
shall appoint one member of the Senate as co-chairperson.	11746
(3) Not later than April 2, 2021, the organizations	11747
appointing members under divisions (A)(1)(d) to (g) of this	11748
section shall notify the President and the Speaker in writing of	11749
their appointee.	11750
(B)(1) The Committee shall study, take testimony	11751
regarding, and discuss the issue of force accounts as applied to	11752
local political subdivisions. The Committee shall examine the	11753
force account limits specified in statute for all of the	11754
following political subdivisions:	11755
(a) Unchartered municipal corporations under sections	11756
723.52 and 723.53 of the Revised Code;	11757

(b) Counties under section 5543.19 of the Revised Code;	11758
(c) Townships under section 5575.01 of the Revised Code.	11759
(2) As part of the study, the Committee also shall examine	11760
the following issues related to the above force accounts:	11761
(a) What highway projects a local political subdivision is	11762
capable of completing under the current limits;	11763
(b) What highway projects a local political subdivision	11764
would be capable of completing if the limits were increased;	11765
(c) The impact on the cost of construction materials	11766
resulting from the current limits.	11767
(C) Not later than May 15, 2021, the Committee shall	11768
complete an informational report that includes the Committee's	11769
findings and a summary of the testimony provided to the	11770
Committee. On that date, the Committee shall submit the report	11771
to the President of the Senate, the Speaker of the House of	11772
Representatives, and the Minority Leaders of the Senate and	11773
House of Representatives.	11774
(D) After the submission of the report, the Committee	11775
shall cease to exist.	11776
Section 757.10. MOTOR FUEL TAX DISTRIBUTIONS TO HIGHWAY	11777
OPERATING FUND	11778
On the last day of each month in the biennium ending June	11779
30, 2023, before making any of the distributions specified in	11780
section 5735.051 of the Revised Code but after any transfers to	11781
the tax refund fund as required by that section and section	11782
5703.052 of the Revised Code, the Treasurer of State shall	11783
deposit the first two per cent of the amount of motor fuel tax	11784
received for the preceding calendar month to the credit of the	11785

Highway Operating Fund (Fund 7002).	11786
Section 757.20. MOTOR FUEL DEALER REFUNDS	11787
Notwithstanding Chapter 5735. of the Revised Code, the	11788
following apply for the period of July 1, 2021, to June 30,	11789
2023:	11790
(A) For the discount under section 5735.06 of the Revised	11791
Code, if the monthly report is timely filed and the tax is	11792
timely paid, one per cent of the total number of gallons of	11793
motor fuel received by the motor fuel dealer within the state	11794
during the preceding calendar month, less the total number of	11795
gallons deducted under divisions (B)(1)(a) and (b) of section	11796
5735.06 of the Revised Code, less one-half of one per cent of	11797
the total number of gallons of motor fuel that were sold to a	11798
retail dealer during the preceding calendar month.	11799
(B) For the semiannual periods ending December 31, 2021,	11800
June 30, 2022, December 31, 2022, and June 30, 2023, the refund	11801
provided to retail dealers under section 5735.141 of the Revised	11802
Code shall be one-half of one per cent of the Ohio motor fuel	11803
taxes paid on fuel purchased during those semiannual periods.	11804
Section 757.30. MONTHLY TRANSFERS TO GASOLINE EXCISE TAX	11805
FUND	11806
The Director of Budget and Management shall transfer cash	11807
in equal monthly increments totaling \$156,450,408 in fiscal year	11808
2022 and in equal monthly increments totaling \$158,240,592 in	11809
fiscal year 2023 from the Highway Operating Fund (Fund 7002) to	11810
the Gasoline Excise Tax Fund (Fund 7060). The monthly amounts	11811
transferred under this section shall be distributed as follows:	11812
(A) 42.86 per cent shall be distributed among the	11813
municipal corporations within the state under division (A)(2)(b)	11814

(i) of section 5735.051 of the Revised Code;	11815
(B) 37.14 per cent shall be distributed among the counties	11816
within the state under division (A)(2)(b)(ii) of section	11817
5735.051 of the Revised Code; and	11818
(C) 20 per cent shall be distributed among the townships	11819
within the state under division (A)(2)(b)(iii) of section	11820
5735.051 of the Revised Code.	11821
Section 801.10. PROVISIONS OF LAW GENERALLY APPLICABLE TO	11822
APPROPRIATIONS	11823
Law contained in the main operating appropriations act of	11824
the 134th General Assembly that is generally applicable to the	11825
appropriations made in the main operating appropriations act	11826
also is generally applicable to the appropriations made in this	11827
act.	11828
Section 806.10. SEVERABILITY	11829
Section 806.10. SEVERABILITY The items of law contained in this act, and their	11829 11830
The items of law contained in this act, and their	11830
The items of law contained in this act, and their applications, are severable. If any item of law contained in	11830 11831
The items of law contained in this act, and their applications, are severable. If any item of law contained in this act, or if any application of any item of law contained in	11830 11831 11832
The items of law contained in this act, and their applications, are severable. If any item of law contained in this act, or if any application of any item of law contained in this act, is held invalid, the invalidity does not affect other	11830 11831 11832 11833
The items of law contained in this act, and their applications, are severable. If any item of law contained in this act, or if any application of any item of law contained in this act, is held invalid, the invalidity does not affect other items of law contained in this act and their applications that	11830 11831 11832 11833
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enactment, or repeal by this act of a section of law is subject	11843
to the referendum under Ohio Constitution, Article II, Section	11844
1c and therefore takes effect on the ninety-first day after this	11845
act is filed with the Secretary of State or, if a later	11846
effective date is specified below, on that date.	11847
Section 812.15. The enactment of Section 755.90 of this	11848
act is exempt from the referendum under section 1d of Article	11849
II, Ohio Constitution, and Section 755.90 therefore takes effect	11850
immediately when this act becomes law.	11851
Section 812.20. APPROPRIATIONS AND REFERENDUM	11852
In this section, an "appropriation" includes another	11853
provision of law in this act that relates to the subject of the	11854
appropriation.	11855
An appropriation of money made in this act is not subject	11856
to the referendum insofar as a contemplated expenditure	11857
authorized thereby is wholly to meet a current expense within	11858
the meaning of Ohio Constitution, Article II, Section 1d and	11859
section 1.471 of the Revised Code. To that extent, the	11860
appropriation takes effect immediately when this act becomes	11861
law. Conversely, the appropriation is subject to the referendum	11862
insofar as a contemplated expenditure authorized thereby is	11863
wholly or partly not to meet a current expense within the	11864
meaning of Ohio Constitution, Article II, Section 1d. To that	11865
extent, the appropriation takes effect on the ninety-first day	11866
after this act is filed with the Secretary of State.	11867
Section 812.40. HARMONIZATION	11868
The General Assembly, applying the principle stated in	11869
division (B) of section 1.52 of the Revised Code that amendments	11870

are to be harmonized if reasonably capable of simultaneous

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operation, finds that the following sections, presented in this	11872
act as composites of the sections as amended by the acts	11873
indicated, are the resulting versions of the sections in effect	11874
prior to the effective date of the sections as presented in this	11875
act:	11876
Section 2913.71 of the Revised Code as amended by both	11877
S.B. 2 and H.B. 4 of the 121st General Assembly.	11878