As Reported by the Senate Transportation Committee

135th General Assembly

Regular Session

Am. H. B. No. 195

2023-2024

Representatives Demetriou, Brennan

Cosponsors: Representatives Baker, Brewer, Ferguson, Galonski, Grim, Hall, Lipps, Miller, A., Miller, J., Roemer, Somani, Upchurch, Williams, Young, T., Forhan, Isaacsohn, Abdullahi, Barhorst, Brown, Carruthers, Claggett, Click, Dell'Aquila, Dobos, Fowler Arthur, Ghanbari, Hillyer, Hoops, John, Johnson, Jones, Kick, Lightbody, Liston, Lorenz, Mathews, McClain, Mohamed, Oelslager, Patton, Pavliga, Peterson, Robb Blasdel, Russo, Skindell, Thomas, C., Weinstein, White

A BILL

То	amend sections 4501.01, 4503.44, 4517.01,	1
	4517.02, and 4517.03 and to enact section	2
	4517.041 of the Revised Code to create an	3
	adaptive mobility dealer license.	4

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

Section 1. That sections 4501.01, 4503.44, 4517.01,	5
4517.02, and 4517.03 be amended and section 4517.041 of the	6
Revised Code be enacted to read as follows:	7
Sec. 4501.01. As used in this chapter and Chapters 4503.,	8
4505., 4507., 4509., 4510., 4511., 4513., 4515., and 4517. of	9
the Revised Code, and in the penal laws, except as otherwise	10
provided:	11
(A) "Vehicles" means everything on wheels or runners,	12
including motorized bicycles, but does not mean electric	13
personal assistive mobility devices, low-speed micromobility	14

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devices, vehicles that are operated exclusively on rails or tracks or from overhead electric trolley wires, and vehicles that belong to any police department, municipal fire department, or volunteer fire department, or that are used by such a department in the discharge of its functions.

- (B) "Motor vehicle" means any vehicle, including mobile homes and recreational vehicles, that is propelled or drawn by power other than muscular power or power collected from overhead electric trolley wires. "Motor vehicle" does not include utility vehicles as defined in division (VV) of this section, underspeed vehicles as defined in division (XX) of this section, mini-trucks as defined in division (BBB) of this section, motorized bicycles, electric bicycles, road rollers, traction engines, power shovels, power cranes, and other equipment used in construction work and not designed for or employed in general highway transportation, well-drilling machinery, ditch-digging machinery, farm machinery, and trailers that are designed and used exclusively to transport a boat between a place of storage and a marina, or in and around a marina, when drawn or towed on a public road or highway for a distance of no more than ten miles and at a speed of twenty-five miles per hour or less.
- (C) "Agricultural tractor" and "traction engine" mean any self-propelling vehicle that is designed or used for drawing other vehicles or wheeled machinery, but has no provisions for carrying loads independently of such other vehicles, and that is used principally for agricultural purposes.
- (D) "Commercial tractor," except as defined in division

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

 power and either is designed or used for drawing other motor

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 vehicles, or is designed or used for drawing another motor

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vehicle while carrying a portion of the other motor vehicle or 45 its load, or both.

- (E) "Passenger car" means any motor vehicle that is 47 designed and used for carrying not more than nine persons and 48 includes any motor vehicle that is designed and used for 49 carrying not more than fifteen persons in a ridesharing 50 arrangement.
- (F) "Collector's vehicle" means any motor vehicle or agricultural tractor or traction engine that is of special interest, that has a fair market value of one hundred dollars or more, whether operable or not, and that is owned, operated, collected, preserved, restored, maintained, or used essentially as a collector's item, leisure pursuit, or investment, but not as the owner's principal means of transportation. "Licensed collector's vehicle" means a collector's vehicle, other than an agricultural tractor or traction engine, that displays current, valid license tags issued under section 4503.45 of the Revised Code, or a similar type of motor vehicle that displays current, valid license tags issued under substantially equivalent provisions in the laws of other states.
- (G) "Historical motor vehicle" means any motor vehicle

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

 collector's item and for participation in club activities,

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

 event is used for general transportation.

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- (H) "Noncommercial motor vehicle" means any motor vehicle,
 including a farm truck as defined in section 4503.04 of the
 Revised Code, that is designed by the manufacturer to carry a
 load of no more than one ton and is used exclusively for
 purposes other than engaging in business for profit.

- (I) "Bus" means any motor vehicle that has motor power and is designed and used for carrying more than nine passengers, except any motor vehicle that is designed and used for carrying not more than fifteen passengers in a ridesharing arrangement.
- (J) "Commercial car" or "truck" means any motor vehicle that has motor power and is designed and used for carrying merchandise or freight, or that is used as a commercial tractor.
- (K) "Bicycle" means every device, other than a device that is designed solely for use as a play vehicle by a child, that is propelled solely by human power upon which a person may ride, and that has two or more wheels, any of which is more than fourteen inches in diameter.
- (L) "Motorized bicycle" or "moped" means any vehicle that either has two tandem wheels or one wheel in the front and two wheels in the rear, that may be pedaled, and that is equipped with a helper motor of not more than fifty cubic centimeters piston displacement that produces no more than one brake horsepower and is capable of propelling the vehicle at a speed of no greater than twenty miles per hour on a level surface. "Motorized bicycle" or "moped" does not include an electric bicycle.
- (M) "Trailer" means any vehicle without motive power that is designed or used for carrying property or persons wholly on its own structure and for being drawn by a motor vehicle, and 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 to transport agricultural produce or agricultural production materials between a local place of storage or supply and the farm when drawn or towed on a public road or highway at a speed

greater than twenty-five miles per hour, and a vehicle that is

designed and used exclusively to transport a boat between a

place of storage and a marina, or in and around a marina, when

drawn or towed on a public road or highway for a distance of

more than ten miles or at a speed of more than twenty-five miles

per hour. "Trailer" does not include a manufactured home or

travel trailer.

- (N) "Noncommercial trailer" means any trailer, except a 112 travel trailer or trailer that is used to transport a boat as 113 described in division (B) of this section, but, where 114 applicable, includes a vehicle that is used to transport a boat 115 as described in division (M) of this section, that has a gross 116 weight of no more than ten thousand pounds, and that is used 117 exclusively for purposes other than engaging in business for a 118 profit, such as the transportation of personal items for 119 personal or recreational purposes. 120
- (O) "Mobile home" means a building unit or assembly of 121 closed construction that is fabricated in an off-site facility, 122 is more than thirty-five body feet in length or, when erected on 123 site, is three hundred twenty or more square feet, is built on a 124 permanent chassis, is transportable in one or more sections, and 125 does not qualify as a manufactured home as defined in division 126 (C)(4) of section 3781.06 of the Revised Code or as an 127 industrialized unit as defined in division (C)(3) of section 128 3781.06 of the Revised Code. 129
- (P) "Semitrailer" means any vehicle of the trailer type 130 that does not have motive power and is so designed or used with 131 another and separate motor vehicle that in operation a part of 132 its own weight or that of its load, or both, rests upon and is 133 carried by the other vehicle furnishing the motive power for 134

propelling itself and the vehicle referred to in this division,	135
and includes, for the purpose only of registration and taxation	136
under those chapters, any vehicle of the dolly type, such as a	137
trailer dolly, that is designed or used for the conversion of a	138
semitrailer into a trailer.	139
(Q) "Recreational vehicle" means a vehicular portable	140
structure that meets all of the following conditions:	141
(1) It is designed for the sole purpose of recreational	142
travel.	143
(2) It is not used for the purpose of engaging in business	144
for profit.	145
(3) It is not used for the purpose of engaging in	146
intrastate commerce.	147
(4) It is not used for the purpose of commerce as defined	148
in 49 C.F.R. 383.5, as amended.	149
(5) It is not regulated by the public utilities commission	150
pursuant to Chapter 4905., 4921., or 4923. of the Revised Code.	151
(6) It is classed as one of the following:	152
(a) "Travel trailer" or "house vehicle" means a nonself-	153
propelled recreational vehicle that does not exceed an overall	154
length of forty feet, exclusive of bumper and tongue or	155
coupling. "Travel trailer" includes a tent-type fold-out camping	156
trailer as defined in section 4517.01 of the Revised Code.	157
(b) "Motor home" means a self-propelled recreational	158
vehicle that has no fifth wheel and is constructed with	159
permanently installed facilities for cold storage, cooking and	160
consuming of food, and for sleeping.	161

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- (c) "Truck camper" means a nonself-propelled recreational 162 vehicle that does not have wheels for road use and is designed 163 to be placed upon and attached to a motor vehicle. "Truck 164 camper" does not include truck covers that consist of walls and 165 a roof, but do not have floors and facilities enabling them to 166 be used as a dwelling. 167 (d) "Fifth wheel trailer" means a vehicle that is of such 168 size and weight as to be movable without a special highway 169 permit, that is constructed with a raised forward section that 170 allows a bi-level floor plan, and that is designed to be towed 171 by a vehicle equipped with a fifth-wheel hitch ordinarily 172 installed in the bed of a truck. 173
- (e) "Park trailer" means a vehicle that is commonly known as a park model recreational vehicle, meets the American national standard institute standard Al19.5 (1988) for park trailers, is built on a single chassis, has a gross trailer area of four hundred square feet or less when set up, is designed for seasonal or temporary living quarters, and may be connected to utilities necessary for the operation of installed features and appliances.
- (R) "Pneumatic tires" means tires of rubber and fabric or 182 tires of similar material, that are inflated with air. 183
- (S) "Solid tires" means tires of rubber or similar elastic material that are not dependent upon confined air for support of the load.
- (T) "Solid tire vehicle" means any vehicle that is
 equipped with two or more solid tires.

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- (U) "Farm machinery" means all machines and tools that are 189 used in the production, harvesting, and care of farm products, 190

and includes trailers that are used to transport agricultural

produce or agricultural production materials between a local

place of storage or supply and the farm, agricultural tractors,

threshing machinery, hay-baling machinery, corn shellers,

hammermills, and machinery used in the production of

horticultural, agricultural, and vegetable products.

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- (V) "Owner" includes any person or firm, other than a 197 manufacturer or dealer, that has title to a motor vehicle, 198 except that, in sections 4505.01 to 4505.19 of the Revised Code, 199 "owner" includes in addition manufacturers and dealers. 200
- (W) "Manufacturer" and "dealer" include all persons and 201 202 firms that are regularly engaged in the business of manufacturing, selling, displaying, offering for sale, or 203 dealing in motor vehicles, at an established place of business 204 that is used exclusively for the purpose of manufacturing, 205 selling, displaying, offering for sale, or dealing in motor 206 vehicles. A place of business that is used for manufacturing, 207 selling, displaying, offering for sale, or dealing in motor 208 vehicles shall be deemed to be used exclusively for those 209 purposes even though snowmobiles or all-purpose vehicles are 210 sold or displayed for sale thereat, even though farm machinery 211 is sold or displayed for sale thereat, or even though repair, 212 accessory, gasoline and oil, storage, parts, service, or paint 213 departments are maintained thereat, or, in any county having a 214 population of less than seventy-five thousand at the last 215 federal census, even though a department in a place of business 216 is used to dismantle, salvage, or rebuild motor vehicles by 217 means of used parts, if such departments are operated for the 218 purpose of furthering and assisting in the business of 219 manufacturing, selling, displaying, offering for sale, or 220 dealing in motor vehicles. Places of business or departments in 221

a place of business used to dismantle, salvage, or rebuild motor	222
vehicles by means of using used parts are not considered as	223
being maintained for the purpose of assisting or furthering the	224
manufacturing, selling, displaying, and offering for sale or	225
dealing in motor vehicles.	226
(X) "Operator" includes any person who drives or operates	227
a motor vehicle upon the public highways.	228
(Y) "Chauffeur" means any operator who operates a motor	229
vehicle, other than a taxicab, as an employee for hire; or any	230
operator whether or not the owner of a motor vehicle, other than	231
a taxicab, who operates such vehicle for transporting, for gain,	232
compensation, or profit, either persons or property owned by	233
another. Any operator of a motor vehicle who is voluntarily	234
involved in a ridesharing arrangement is not considered an	235
employee for hire or operating such vehicle for gain,	236
compensation, or profit.	237
(Z) "State" includes the territories and federal districts	238
of the United States, and the provinces of Canada.	239
(AA) "Public roads and highways" for vehicles includes all	240
public thoroughfares, bridges, and culverts.	241
(BB) "Manufacturer's number" means the manufacturer's	242
original serial number that is affixed to or imprinted upon the	243
chassis or other part of the motor vehicle.	244
(CC) "Motor number" means the manufacturer's original	245
number that is affixed to or imprinted upon the engine or motor	246
of the vehicle.	247
(DD) "Distributor" means any person who is authorized by a	248
motor vehicle manufacturer to distribute new motor vehicles to	249

licensed motor vehicle dealers at an established place of

business that is used exclusively for the purpose of	251
distributing new motor vehicles to licensed motor vehicle	252
dealers, except when the distributor also is a new motor vehicle	253
dealer, in which case the distributor may distribute at the	254
location of the distributor's licensed dealership.	255
(EE) "Ridesharing arrangement" means the transportation of	256
persons in a motor vehicle where the transportation is	257
incidental to another purpose of a volunteer driver and includes	258
ridesharing arrangements known as carpools, vanpools, and	259
buspools.	260
(FF) "Apportionable vehicle" means any vehicle that is	261
used or intended for use in two or more international	262
registration plan member jurisdictions that allocate or	263
proportionally register vehicles, that is used for the	264
transportation of persons for hire or designed, used, or	265
maintained primarily for the transportation of property, and	266
that meets any of the following qualifications:	267
(1) Is a power unit having a gross vehicle weight in	268
excess of twenty-six thousand pounds;	269
(2) Is a power unit having three or more axles, regardless	270
of the gross vehicle weight;	271
(3) Is a combination vehicle with a gross vehicle weight	272
in excess of twenty-six thousand pounds.	273
"Apportionable vehicle" does not include recreational	274
vehicles, vehicles displaying restricted plates, city pick-up	275
and delivery vehicles, or vehicles owned and operated by the	276
United States, this state, or any political subdivisions	277
thereof.	278

(GG) "Chartered party" means a group of persons who

contract as a group to acquire the exclusive use of a passenger-	280
carrying motor vehicle at a fixed charge for the vehicle in	281
accordance with the carrier's tariff, lawfully on file with the	282
United States department of transportation, for the purpose of	283
group travel to a specified destination or for a particular	284
itinerary, either agreed upon in advance or modified by the	285
chartered group after having left the place of origin.	286
(HH) "International registration plan" means a reciprocal	287

- (HH) "International registration plan" means a reciprocal agreement of member jurisdictions that is endorsed by the American association of motor vehicle administrators, and that promotes and encourages the fullest possible use of the highway system by authorizing apportioned registration of fleets of vehicles and recognizing registration of vehicles apportioned in member jurisdictions.
- (II) "Restricted plate" means a license plate that has a restriction of time, geographic area, mileage, or commodity, and includes license plates issued to farm trucks under division (J) of section 4503.04 of the Revised Code.
- (JJ) "Gross vehicle weight," with regard to any commercial car, trailer, semitrailer, or bus that is taxed at the rates established under section 4503.042 or 4503.65 of the Revised Code, means the unladen weight of the vehicle fully equipped plus the maximum weight of the load to be carried on the vehicle.
- (KK) "Combined gross vehicle weight" with regard to any 304 combination of a commercial car, trailer, and semitrailer, that 305 is taxed at the rates established under section 4503.042 or 306 4503.65 of the Revised Code, means the total unladen weight of the combination of vehicles fully equipped plus the maximum 308 weight of the load to be carried on that combination of 309

vehicles.	310
(LL) "Chauffeured limousine" means a motor vehicle that is	311
designed to carry nine or fewer passengers and is operated for	312
hire pursuant to a prearranged contract for the transportation	313
of passengers on public roads and highways along a route under	314
the control of the person hiring the vehicle and not over a	315
defined and regular route. "Prearranged contract" means an	316
agreement, made in advance of boarding, to provide	317
transportation from a specific location in a chauffeured	318
limousine. "Chauffeured limousine" does not include any vehicle	319
that is used exclusively in the business of funeral directing.	320
(MM) "Manufactured home" has the same meaning as in	321
division (C)(4) of section 3781.06 of the Revised Code.	322
(NN) "Acquired situs," with respect to a manufactured home	323
or a mobile home, means to become located in this state by the	324
placement of the home on real property, but does not include the	325
placement of a manufactured home or a mobile home in the	326
inventory of a new motor vehicle dealer or the inventory of a	327
manufacturer, remanufacturer, or distributor of manufactured or	328
mobile homes.	329
(00) "Electronic" includes electrical, digital, magnetic,	330
optical, electromagnetic, or any other form of technology that	331
entails capabilities similar to these technologies.	332
(PP) "Electronic record" means a record generated,	333
communicated, received, or stored by electronic means for use in	334
an information system or for transmission from one information	335
system to another.	336
(QQ) "Electronic signature" means a signature in	337
electronic form attached to or logically associated with an	338

electronic record.	339
(RR) "Financial transaction device" has the same meaning	340
as in division (A) of section 113.40 of the Revised Code.	341
(SS) "Electronic motor vehicle dealer" means a motor	342
vehicle dealer licensed under Chapter 4517. of the Revised Code	343
whom the registrar of motor vehicles determines meets the	344
criteria designated in section 4503.035 of the Revised Code for	345
electronic motor vehicle dealers and designates as an electronic	346
motor vehicle dealer under that section.	347
(TT) "Electric personal assistive mobility device" means a	348
self-balancing two non-tandem wheeled device that is designed to	349
transport only one person, has an electric propulsion system of	350
an average of seven hundred fifty watts, and when ridden on a	351
paved level surface by an operator who weighs one hundred	352
seventy pounds has a maximum speed of less than twenty miles per	353
hour.	354
(UU) "Limited driving privileges" means the privilege to	355
operate a motor vehicle that a court grants under section	356
4510.021 of the Revised Code to a person whose driver's or	357
commercial driver's license or permit or nonresident operating	358
privilege has been suspended.	359
(VV) "Utility vehicle" means a self-propelled vehicle	360
designed with a bed, principally for the purpose of transporting	361
material or cargo in connection with construction, agricultural,	362
forestry, grounds maintenance, lawn and garden, materials	363
handling, or similar activities.	364
(WW) "Low-speed vehicle" means a three- or four-wheeled	365
motor vehicle with an attainable speed in one mile on a paved	366
level surface of more than twenty miles per hour but not more	367

than twenty-five miles per hour and with a gross vehicle weight	368
rating less than three thousand pounds.	369
(XX) "Under-speed vehicle" means a three- or four-wheeled	370
vehicle, including a vehicle commonly known as a golf cart, with	371
an attainable speed on a paved level surface of not more than	372
twenty miles per hour and with a gross vehicle weight rating	373
less than three thousand pounds.	374
(YY) "Motor-driven cycle or motor scooter" means any	375
vehicle designed to travel on not more than three wheels in	376
contact with the ground, with a seat for the driver and floor	377
pad for the driver's feet, and is equipped with a motor with a	378
piston displacement between fifty and one hundred cubic	379
centimeters piston displacement that produces not more than five	380
brake horsepower and is capable of propelling the vehicle at a	381
speed greater than twenty miles per hour on a level surface.	382
(ZZ) "Motorcycle" means a motor vehicle with motive power	383
having a seat or saddle for the use of the operator, designed to	384
travel on not more than three wheels in contact with the ground,	385
and having no occupant compartment top or occupant compartment	386
top that can be installed or removed by the user.	387
(AAA) "Cab-enclosed motorcycle" means a motor vehicle with	388
motive power having a seat or saddle for the use of the	389
operator, designed to travel on not more than three wheels in	390
contact with the ground, and having an occupant compartment top	391
or an occupant compartment top that is installed.	392
(BBB) "Mini-truck" means a vehicle that has four wheels,	393
is propelled by an electric motor with a rated power of seven	394
thousand five hundred watts or less or an internal combustion	395

engine with a piston displacement capacity of six hundred sixty

cubic centimeters or less, has a total dry weight of nine	397
hundred to two thousand two hundred pounds, contains an enclosed	398
cabin and a seat for the vehicle operator, resembles a pickup	399
truck or van with a cargo area or bed located at the rear of the	400
vehicle, and was not originally manufactured to meet federal	401
motor vehicle safety standards.	402
(CCC) "Autocycle" means a three-wheeled motorcycle that is	403
manufactured to comply with federal safety requirements for	404
motorcycles and that is equipped with safety belts, a steering	405
wheel, and seating that does not require the operator to	406
straddle or sit astride to ride the motorcycle.	407
(DDD) "Plug-in hybrid electric motor vehicle" means a	408
passenger car powered in part by a battery cell energy system	409
that can be recharged via an external source of electricity.	410
(EEE) "Hybrid motor vehicle" means a passenger car powered	411
by an internal propulsion system consisting of both of the	412
following:	413
(1) A combustion engine;	414
(2) A battery cell energy system that cannot be recharged	415
via an external source of electricity but can be recharged by	416
other vehicle mechanisms that capture and store electric energy.	417
(FFF) "Low-speed micromobility device" means a device	418
weighing less than one hundred pounds that has handlebars, is	419
propelled by an electric motor or human power, and has an	420
attainable speed on a paved level surface of not more than	421
twenty miles per hour when propelled by the electric motor.	422
(GGG) "Specialty license plate" means a license plate,	423
authorized by the general assembly, that displays a combination	424
of words, markings, logos, or other graphic artwork that is in	425

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As Reported by the Senate Transportation Committee

(c) Is restricted by a lung disease to such an extent that	454
the person's forced (respiratory) expiratory volume for one	455
second, when measured by spirometry, is less than one liter, or	456
the arterial oxygen tension is less than sixty millimeters of	457
mercury on room air at rest;	458
(d) Uses portable oxygen;	459
(e) Has a cardiac condition to the extent that the	460
person's functional limitations are classified in severity as	461
class III or class IV according to standards set by the American	462
heart association;	463
(f) Is severely limited in the ability to walk due to an	464
arthritic, neurological, or orthopedic condition;	465
(g) Is blind, legally blind, or severely visually	466
impaired.	467
Impaired.	407
(2) "Organization" means any private organization or	468
corporation, or any governmental board, agency, department,	469
division, or office, that, as part of its business or program,	470
transports persons with disabilities that limit or impair the	471
ability to walk on a regular basis in a motor vehicle that has	472
not been altered for the purpose of providing it with accessible	473
equipment for use by persons with disabilities. This definition	474
does not apply to division (I) of this section.	475
(3) "Health care provider" means a physician, physician	476
assistant, advanced practice registered nurse, optometrist, or	477
chiropractor as defined in this section except that an	478
optometrist shall only make determinations as to division (A)(1)	479
(g) of this section.	480
(4) "Physician" means a person licensed to practice	481
medicine or surgery or osteopathic medicine and surgery under	482

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Chapter 4731. of the Revised Code.

- (5) "Chiropractor" means a person licensed to practice chiropractic under Chapter 4734. of the Revised Code.
- (6) "Advanced practice registered nurse" means a certified nurse practitioner, clinical nurse specialist, certified registered nurse anesthetist, or certified nurse-midwife who holds a certificate of authority issued by the board of nursing under Chapter 4723. of the Revised Code.
- (7) "Physician assistant" means a person who is licensed as a physician assistant under Chapter 4730. of the Revised Code.
- (8) "Optometrist" means a person licensed to engage in the practice of optometry under Chapter 4725. of the Revised Code.
- (B) (1) An organization, or a person with a disability that limits or impairs the ability to walk, may apply for the registration of any motor vehicle the organization or person owns or leases. When a motor an adaptive mobility vehicle hasbeen altered for the purpose of providing it with accessible equipment for a person with a disability that limits or impairsthe ability to walk, but is owned or leased by someone other than such a person with a disability that limits or impairs the ability to walk, the owner or lessee may apply to the registrar or a deputy registrar for registration under this section. The application for registration of a motor vehicle owned or leased by a person with a disability that limits or impairs the ability to walk shall be accompanied by a signed statement from the applicant's health care provider certifying that the applicant meets at least one of the criteria contained in division (A)(1) of this section and that the disability is expected to continue

for more than six consecutive months. The application for 512 registration of a motor an adaptive mobility vehicle that has-513 been altered for the purpose of providing it with accessible 514 equipment for a person with a disability that limits or impairs 515 the ability to walk but is owned by someone other than such a 516 person with a disability that limits or impairs the ability to 517 518 walk shall be accompanied by such documentary evidence of vehicle <u>specifications or</u> alterations as the registrar may 519 require by rule. 520

(2) When an organization, a person with a disability that 521 522 limits or impairs the ability to walk, or a person who does not have a disability that limits or impairs the ability to walk but 523 owns a motor vehicle that has been altered for the purpose of 524 providing it with accessible equipment for a person with a 525 disability that limits or impairs the ability to walk first 526 submits an application for registration of a motor vehicle under 527 this section and every fifth year thereafter, the organization 528 or person shall submit a signed statement from the applicant's 529 health care provider, a completed application, and any required 530 documentary evidence of vehicle specifications or alterations as 531 provided in division (B)(1) of this section, and also a power of 532 attorney from the owner of the motor vehicle if the applicant 533 leases the vehicle. Upon submission of these items, the 534 registrar or deputy registrar shall issue to the applicant 535 appropriate vehicle registration and a set of license plates and 536 validation stickers, or validation stickers alone when required 537 by section 4503.191 of the Revised Code. In addition to the 538 letters and numbers ordinarily inscribed thereon, the license 539 plates shall be imprinted with the international symbol of 540 access. The license plates and validation stickers shall be 541 issued upon payment of the regular license fee as prescribed 542

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under section 4503.04 of the Revised Code and any motor vehicle	543
tax levied under Chapter 4504. of the Revised Code, and the	544
payment of a service fee equal to the amount specified in	545
division (D) or (G) of section 4503.10 of the Revised Code.	546

(C)(1) A person with a disability that limits or impairs 547 the ability to walk may apply to the registrar of motor vehicles 548 for a removable windshield placard by completing and signing an 549 application provided by the registrar. The person shall include 550 with the application a prescription from the person's health 551 552 care provider prescribing such a placard for the person based upon a determination that the person meets at least one of the 553 criteria contained in division (A)(1) of this section. The 554 health care provider shall state on the prescription the length 555 of time the health care provider expects the applicant to have 556 the disability that limits or impairs the person's ability to 557 walk. 558

In addition to one placard or one or more sets of license plates, a person with a disability that limits or impairs the ability to walk is entitled to one additional placard, but only if the person applies separately for the additional placard, states the reasons why the additional placard is needed, and the registrar, in the registrar's discretion determines that good and justifiable cause exists to approve the request for the additional placard.

(2) An organization may apply to the registrar of motor

vehicles for a removable windshield placard by completing and

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signing an application provided by the registrar. The

organization shall comply with any procedures the registrar

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establishes by rule. The organization shall include with the

application documentary evidence that the registrar requires by

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rule showing that the organization regularly transports persons 573 with disabilities that limit or impair the ability to walk. 574

- (3) Upon receipt of a completed and signed application for 575 a removable windshield placard, the accompanying documents 576 required under division (C)(1) or (2) of this section, and 577 payment of a service fee equal to the amount specified in 578 division (D) or (G) of section 4503.10 of the Revised Code, the 579 registrar or deputy registrar shall issue to the applicant a 580 removable windshield placard, which shall bear the date of 581 expiration on both sides of the placard and shall be valid until 582 expired, revoked, or surrendered. Every removable windshield 583 placard expires as described in division (C)(4) of this section, 584 but in no case shall a removable windshield placard be valid for 585 a period of less than sixty days. Removable windshield placards 586 shall be renewable upon application as provided in division (C) 587 (1) or (2) of this section and upon payment of a service fee 588 equal to the amount specified in division (D) or (G) of section 589 4503.10 of the Revised Code for the renewal of a removable 590 windshield placard. The registrar shall provide the application 591 form and shall determine the information to be included thereon. 592 The registrar also shall determine the form and size of the 593 removable windshield placard, the material of which it is to be 594 made, and any other information to be included thereon, and 595 shall adopt rules relating to the issuance, expiration, 596 revocation, surrender, and proper display of such placards. Any 597 placard issued after October 14, 1999, shall be manufactured in 598 a manner that allows the expiration date of the placard to be 599 indicated on it through the punching, drilling, boring, or 600 creation by any other means of holes in the placard. 601
- (4) At the time a removable windshield placard is issuedto a person with a disability that limits or impairs the ability603

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to walk, the registrar or deputy registrar shall enter into the	604
records of the bureau of motor vehicles the last date on which	605
the person will have that disability, as indicated on the	606
accompanying prescription. Not less than thirty days prior to	607
that date and all removable windshield placard renewal dates,	608
the bureau shall send a renewal notice to that person at the	609
person's last known address as shown in the records of the	610
bureau, informing the person that the person's removable	611
windshield placard will expire on the indicated date not to	612
exceed ten years from the date of issuance, and that the person	613
is required to renew the placard by submitting to the registrar	614
or a deputy registrar another prescription, as described in	615
division (C)(1) or (2) of this section, and by complying with	616
the renewal provisions prescribed in division (C)(3) of this	617
section. If such a prescription is not received by the registrar	618
or a deputy registrar by that date, the placard issued to that	619
person expires and no longer is valid, and this fact shall be	620
recorded in the records of the bureau.	621

(5) At least once every year, on a date determined by the 622 registrar, the bureau shall examine the records of the office of 623 vital statistics, located within the department of health, that 624 pertain to deceased persons, and also the bureau's records of 625 all persons who have been issued removable windshield placards 626 and temporary removable windshield placards. If the records of 627 the office of vital statistics indicate that a person to whom a 628 removable windshield placard or temporary removable windshield 629 placard has been issued is deceased, the bureau shall cancel 630 that placard, and note the cancellation in its records. 631

The office of vital statistics shall make available to the bureau all information necessary to enable the bureau to comply with division (C)(5) of this section.

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- (6) Nothing in this section shall be construed to require 635 a person or organization to apply for a removable windshield 636 placard or accessible license plates if the accessible license 637 plates issued to the person or organization under prior law have 638 not expired or been surrendered or revoked. 639
- (D)(1)(a) A person with a disability that limits or 640 impairs the ability to walk may apply to the registrar or a 641 deputy registrar for a temporary removable windshield placard. 642 The application for a temporary removable windshield placard 643 644 shall be accompanied by a prescription from the applicant's health care provider prescribing such a placard for the 645 applicant, provided that the applicant meets at least one of the 646 criteria contained in division (A)(1) of this section and that 647 the disability is expected to continue for six consecutive 648 months or less. The health care provider shall state on the 649 prescription the length of time the health care provider expects 650 the applicant to have the disability that limits or impairs the 651 applicant's ability to walk, which cannot exceed six months from 652 the date of the prescription. Upon receipt of an application for 653 a temporary removable windshield placard, presentation of the 654 prescription from the applicant's health care provider, and 655 payment of a service fee equal to the amount specified in 656 division (D) or (G) of section 4503.10 of the Revised Code, the 657 registrar or deputy registrar shall issue to the applicant a 658 temporary removable windshield placard. 659
- (b) Any active-duty member of the armed forces of the United States, including the reserve components of the armed forces and the national guard, who has an illness or injury that limits or impairs the ability to walk may apply to the registrar or a deputy registrar for a temporary removable windshield placard. With the application, the person shall present evidence

of the person's active-duty status and the illness or injury. 666 Evidence of the illness or injury may include a current 667 department of defense convalescent leave statement, any 668 department of defense document indicating that the person 669 currently has an ill or injured casualty status or has limited 670 duties, or a prescription from any health care provider 671 prescribing the placard for the applicant. Upon receipt of the 672 application and the necessary evidence, the registrar or deputy 673 registrar shall issue the applicant the temporary removable 674 windshield placard without the payment of any service fee. 675

(2) The temporary removable windshield placard shall be of 676 the same size and form as the removable windshield placard, 677 shall be printed in white on a red-colored background, and shall 678 bear the word "temporary" in letters of such size as the 679 registrar shall prescribe. A temporary removable windshield 680 placard also shall bear the date of expiration on the front and 681 back of the placard, and shall be valid until expired, 682 surrendered, or revoked, but in no case shall such a placard be 683 valid for a period of less than sixty days. The registrar shall 684 provide the application form and shall determine the information 685 to be included on it, provided that the registrar shall not 686 require a health care provider's prescription or certification 687 for a person applying under division (D)(1)(b) of this section. 688 The registrar also shall determine the material of which the 689 temporary removable windshield placard is to be made and any 690 other information to be included on the placard and shall adopt 691 rules relating to the issuance, expiration, surrender, 692 revocation, and proper display of those placards. Any temporary 693 removable windshield placard issued after October 14, 1999, 694 shall be manufactured in a manner that allows for the expiration 695 date of the placard to be indicated on it through the punching, 696

drilling, boring, or creation by any other means of holes in the placard. 698

- (E) If an applicant for a removable windshield placard is 699 a veteran of the armed forces of the United States whose 700 disability, as defined in division (A)(1) of this section, is 701 service-connected, the registrar or deputy registrar, upon 702 receipt of the application, presentation of a signed statement 703 from the applicant's health care provider certifying the 704 applicant's disability, and presentation of such documentary 705 706 evidence from the department of veterans affairs that the 707 disability of the applicant meets at least one of the criteria identified in division (A)(1) of this section and is service-708 709 connected as the registrar may require by rule, but without the payment of any service fee, shall issue the applicant a 710 removable windshield placard that is valid until expired, 711 712 surrendered, or revoked.
- (F) Upon a conviction of a violation of division (H) or 713 (I) of this section, the court shall report the conviction, and 714 send the placard, if available, to the registrar, who thereupon 715 shall revoke the privilege of using the placard and send notice 716 in writing to the placardholder at that holder's last known 717 address as shown in the records of the bureau, and the 718 placardholder shall return the placard if not previously 719 surrendered to the court, to the registrar within ten days 720 following mailing of the notice. 721

Whenever a person to whom a removable windshield placard

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has been issued moves to another state, the person shall

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surrender the placard to the registrar; and whenever an

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organization to which a placard has been issued changes its

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place of operation to another state, the organization shall

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surrender the placard to the registrar.	727
(G) Subject to division (F) of section 4511.69 of the	728
Revised Code, the operator of a motor vehicle displaying a	729
removable windshield placard, temporary removable windshield	730
placard, or the accessible license plates authorized by this	731
section is entitled to park the motor vehicle in any accessible	732
parking location reserved for persons with disabilities that	733
limit or impair the ability to walk.	734
(H) No person or organization that is not eligible for the	735
issuance of license plates or any placard under this section	736
shall willfully and falsely represent that the person or	737
organization is so eligible.	738
No person or organization shall display license plates	739
issued under this section unless the license plates have been	740
issued for the vehicle on which they are displayed and are	741
valid.	742
(I) No person or organization to which a removable	743
windshield placard or temporary removable windshield placard is	744
issued shall do either of the following:	745
(1) Display or permit the display of the placard on any	746
motor vehicle when having reasonable cause to believe the motor	747
vehicle is being used in connection with an activity that does	748
not include providing transportation for persons with	749
disabilities that limit or impair the ability to walk;	750
(2) Refuse to return or surrender the placard, when	751
required.	752
(J) If a removable windshield placard, temporary removable	753
windshield placard, or parking card is lost, destroyed, or	754
mutilated, the placardholder or cardholder may obtain a	755

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duplicate by doing both of the following:

- (1) Furnishing suitable proof of the loss, destruction, or 757 mutilation to the registrar; 758
- (2) Paying a service fee equal to the amount specified in 759 division (D) or (G) of section 4503.10 of the Revised Code. 760

Any placardholder or cardholder who loses a placard or card and, after obtaining a duplicate, finds the original, immediately shall surrender the original placard or card to the registrar.

- (K) (1) The registrar shall pay all fees received under 765 this section for the issuance of removable windshield placards 766 or temporary removable windshield placards or duplicate 767 removable windshield placards or cards into the state treasury 768 to the credit of the public safety highway purposes fund 769 created in section 4501.06 of the Revised Code. 770
- (2) In addition to the fees collected under this section, 771 the registrar or deputy registrar shall ask each person applying 772 for a removable windshield placard or temporary removable 773 windshield placard or duplicate removable windshield placard or 774 license plate issued under this section, whether the person 775 wishes to make a two-dollar voluntary contribution to support 776 rehabilitation employment services. The registrar shall transmit 777 the contributions received under this division to the treasurer 778 of state for deposit into the rehabilitation employment fund, 779 which is hereby created in the state treasury. A deputy 780 registrar shall transmit the contributions received under this 781 division to the registrar in the time and manner prescribed by 782 the registrar. The contributions in the fund shall be used by 783 the opportunities for Ohioans with disabilities agency to 784

purchase services related to vocational evaluation, work	785
adjustment, personal adjustment, job placement, job coaching,	786
and community-based assessment from accredited community	787
rehabilitation program facilities.	788

(L) For purposes of enforcing this section, every peace 789 officer is deemed to be an agent of the registrar. Any peace 790 officer or any authorized employee of the bureau of motor 791 vehicles who, in the performance of duties authorized by law, 792 becomes aware of a person whose placard or parking card has been 793 revoked pursuant to this section, may confiscate that placard or 794 parking card and return it to the registrar. The registrar shall 795 prescribe any forms used by law enforcement agencies in 796 administering this section. 797

No peace officer, law enforcement agency employing a peace 798 officer, or political subdivision or governmental agency 799 employing a peace officer, and no employee of the bureau is 800 liable in a civil action for damages or loss to persons arising 801 out of the performance of any duty required or authorized by 802 this section. As used in this division, "peace officer" has the 803 same meaning as in division (B) of section 2935.01 of the 804 Revised Code. 805

(M) All applications for registration of motor vehicles, 806 removable windshield placards, and temporary removable 807 windshield placards issued under this section, all renewal 808 notices for such items, and all other publications issued by the 809 bureau that relate to this section shall set forth the criminal 810 penalties that may be imposed upon a person who violates any 811 provision relating to accessible license plates issued under 812 this section, the parking of vehicles displaying such license 813 plates, and the issuance, procurement, use, and display of 814

removable windshield placards and temporary removable windshield	815
placards issued under this section.	816
(N) Whoever violates this section is guilty of a	817
misdemeanor of the fourth degree.	818
Sec. 4517.01. As used in sections 4517.01 to 4517.65 of	819
the Revised Code:	820
(A) "Persons" includes individuals, firms, partnerships,	821
associations, joint stock companies, corporations, and any	822
combinations of individuals.	823
(B) "Motor vehicle" means motor vehicle as defined in	824
section 4501.01 of the Revised Code and also includes "all-	825
purpose vehicle" and "off-highway motorcycle" as those terms are	826
defined in section 4519.01 of the Revised Code. "Motor vehicle"	827
does not include a snowmobile as defined in section 4519.01 of	828
the Revised Code or manufactured and mobile homes.	829
(C) "New motor vehicle" means a motor vehicle, the legal	830
title to which has never been transferred by a manufacturer,	831
remanufacturer, distributor, or dealer to an ultimate purchaser.	832
(D) "Ultimate purchaser" means, with respect to any new	833
motor vehicle, the first person, other than a dealer purchasing	834
in the capacity of a dealer, who in good faith purchases such	835
new motor vehicle for purposes other than resale.	836
(E) "Business" includes any activities engaged in by any	837
person for the object of gain, benefit, or advantage either	838
direct or indirect.	839
(F) "Engaging in business" means commencing, conducting,	840
or continuing in business, or liquidating a business when the	841
liquidator thereof holds self out to be conducting such	842

business; making a casual sale or otherwise making transfers in	843
the ordinary course of business when the transfers are made in	844
connection with the disposition of all or substantially all of	845
the transferor's assets is not engaging in business.	846
(G) "Retail sale" or "sale at retail" means the act or	847
attempted act of selling, bartering, exchanging, or otherwise	848
disposing of a motor vehicle to an ultimate purchaser—for use as—	849
a consumer.	850
(H) "Retail installment contract" includes any contract in	851
the form of a note, chattel mortgage, conditional sales	852
contract, lease, agreement, or other instrument payable in one	853
or more installments over a period of time and arising out of	854
the retail sale of a motor vehicle.	855
(I) "Farm machinery" means all machines and tools used in	856
the production, harvesting, and care of farm products.	857
(J) "Dealer" or "motor vehicle dealer" means any new motor	858
vehicle dealer, any motor vehicle leasing dealer, any adaptive	859
mobility dealer, and any used motor vehicle dealer.	860
(K) "New motor vehicle dealer" means any person engaged in	861
the business of selling at retail, displaying, offering for	862
sale, or dealing in new motor vehicles pursuant to a contract or	863
agreement entered into with the manufacturer, remanufacturer, or	864
distributor of the motor vehicles.	865
(L) "Used motor vehicle dealer" means any person engaged	866
in the business of selling, displaying, offering for sale, or	867
dealing in used motor vehicles, at retail or wholesale, but does	868
not mean any new motor vehicle dealer selling, displaying,	869
offering for sale, or dealing in used motor vehicles	870

incidentally to engaging in the business of selling, displaying,

offering for sale, or dealing in new motor vehicles, any person engaged in the business of dismantling, salvaging, or rebuilding motor vehicles by means of using used parts, or any public officer performing official duties.

- (M) "Motor vehicle leasing dealer" means any person engaged in the business of regularly making available, offering to make available, or arranging for another person to use a motor vehicle pursuant to a bailment, lease, sublease, or other contractual arrangement under which a charge is made for its use at a periodic rate for a term of thirty days or more, and title to the motor vehicle is in and remains in the motor vehicle leasing dealer who originally leases it, irrespective of whether or not the motor vehicle is the subject of a later sublease, and not in the user, but does not mean a manufacturer or its affiliate leasing to its employees or to dealers.
- (N) "Salesperson" means any person employed by a dealer to sell, display, and offer for sale, or deal in motor vehicles for a commission, compensation, or other valuable consideration, but does not mean any public officer performing official duties.
- (O) "Casual sale" means any transfer of a motor vehicle by a person other than a new motor vehicle dealer, used motor vehicle dealer, adaptive mobility dealer, motor vehicle salvage dealer, as defined in division (A) of section 4738.01 of the Revised Code, salesperson, motor vehicle auction owner, manufacturer, or distributor acting in the capacity of a dealer, salesperson, auction owner, manufacturer, or distributor, to a person who purchases the motor vehicle for use as a consumer.
- (P) "Motor vehicle auction owner" means any person who is engaged wholly or in part in the business of auctioning motor vehicles, but does not mean a construction equipment auctioneer

or a construction equipment auction licensee.	902
(Q) "Manufacturer" means a person who manufactures,	903
assembles, or imports motor vehicles, including motor homes, but	904
does not mean a person who only assembles or installs a body,	905
special equipment unit, finishing trim, or accessories on a	906
motor vehicle chassis supplied by a manufacturer or distributor.	907
(R) "Tent-type fold-out camping trailer" means any vehicle	908
intended to be used, when stationary, as a temporary shelter	909
with living and sleeping facilities, and that is subject to the	910
following properties and limitations:	911
(1) A minimum of twenty-five per cent of the fold-out	912
portion of the top and sidewalls combined must be constructed of	913
canvas, vinyl, or other fabric, and form an integral part of the	914
shelter.	915
(2) When folded, the unit must not exceed:	916
(a) Fifteen feet in length, exclusive of bumper and	917
tongue;	918
(b) Sixty inches in height from the point of contact with	919
the ground;	920
(c) Eight feet in width;	921
(d) One ton gross weight at time of sale.	922
(S) "Distributor" means any person authorized by a motor	923
vehicle manufacturer to distribute new motor vehicles to	924
licensed new motor vehicle dealers, but does not mean a person	925
who only assembles or installs a body, special equipment unit,	926
finishing trim, or accessories on a motor vehicle chassis	927
supplied by a manufacturer or distributor.	928

(T) "Flea market" means a market place, other than a	929
dealer's location licensed under this chapter, where a space or	930
location is provided for a fee or compensation to a seller to	931
exhibit and offer for sale or trade, motor vehicles to the	932
general public.	933
(U) "Franchise" means any written agreement, contract, or	934
understanding between any motor vehicle manufacturer or	935
remanufacturer engaged in commerce and any new motor vehicle	936
dealer that purports to fix the legal rights and liabilities of	937
the parties to such agreement, contract, or understanding.	938
(V) "Franchisee" means a person who receives new motor	939
vehicles from the franchisor under a franchise agreement and who	940
offers, sells, and provides service for such new motor vehicles	941
to the general public.	942
(W) "Franchisor" means a new motor vehicle manufacturer,	943
remanufacturer, or distributor who supplies new motor vehicles	944
under a franchise agreement to a franchisee.	945
(X) "Dealer organization" means a state or local trade	946
association the membership of which is comprised predominantly	947
of new motor vehicle dealers.	948
(Y) "Factory representative" means a representative	949
employed by a manufacturer, remanufacturer, or by a factory	950
branch primarily for the purpose of promoting the sale of its	951
motor vehicles, parts, or accessories to dealers or for	952
supervising or contacting its dealers or prospective dealers.	953
(Z) "Administrative or executive management" means those	954
individuals who are not subject to federal wage and hour laws.	955
(AA) "Good faith" means honesty in the conduct or	956
transaction concerned and the observance of reasonable	957

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commercial standards of fair dealing in the trade as is defined	958
in section 1301.201 of the Revised Code, including, but not	959
limited to, the duty to act in a fair and equitable manner so as	960
to guarantee freedom from coercion, intimidation, or threats of	961
coercion or intimidation; provided however, that recommendation,	962
endorsement, exposition, persuasion, urging, or argument shall	963
not be considered to constitute a lack of good faith.	964
(BB) "Coerce" means to compel or attempt to compel by	965
failing to act in good faith or by threat of economic harm,	966

- failing to act in good faith or by threat of economic harm, breach of contract, or other adverse consequences. Coerce does not mean to arque, urge, recommend, or persuade.
- (CC) "Relevant market area" means any area within a radius of ten miles from the site of a potential new dealership, except that for manufactured home or recreational vehicle dealerships the radius shall be twenty-five miles. The ten-mile radius shall be measured from the dealer's established place of business that is used exclusively for the purpose of selling, displaying, offering for sale, or dealing in motor vehicles.
- (DD) "Wholesale" or "at wholesale" means the act or attempted act of selling, bartering, exchanging, or otherwise disposing of a motor vehicle to a transferee for the purpose of resale and not for ultimate consumption by that transferee.
- (EE) "Motor vehicle wholesaler" means any person licensed as a dealer under the laws of another state and engaged in the business of selling, displaying, or offering for sale used motor vehicles, at wholesale, but does not mean any motor vehicle dealer as defined in this section.
- (FF) (1) "Remanufacturer" means a person who assembles or 985 installs passenger seating, walls, a roof elevation, or a body 986

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extension on a conversion van with the motor vehicle chassis	987
supplied by a manufacturer or distributor, a person who modifies	988
a truck chassis supplied by a manufacturer or distributor for	989
use as a public safety or public service vehicle, a person who	990
modifies a motor vehicle chassis supplied by a manufacturer or	991
distributor for use as a limousine or hearse, or a person who	992
modifies an incomplete motor vehicle cab and chassis supplied by	993
a new motor vehicle dealer or distributor for use as a tow	994
truck, but does not mean either of the following:	995
(a) A person who assembles or installs passenger seating,	996

- (a) A person who assembles or installs passenger seating, a roof elevation, or a body extension on a recreational vehicle as defined in division (Q) and referred to in division (B) of section 4501.01 of the Revised Code;
- (b) A person who assembles or installs equipment or 1000 accessories for persons with disabilities, as defined in section 1001 1002 4503.44 of the Revised Code, upon a motor vehicle chassissupplied by a manufacturer or distributorAn adaptive mobility 1003 dealer. 1004
- (2) For the purposes of division (FF)(1) of this section, 1005 "public safety vehicle or public service vehicle" means a fire 1006 truck, ambulance, school bus, street sweeper, garbage packing 1007 truck, or cement mixer, or a mobile self-contained facility 1008 vehicle. 1009
- (3) For the purposes of division (FF) (1) of this section, 1010 "limousine" means a motor vehicle, designed only for the purpose 1011 of carrying nine or fewer passengers, that a person modifies by 1012 cutting the original chassis, lengthening the wheelbase by forty 1013 inches or more, and reinforcing the chassis in such a way that 1014 all modifications comply with all applicable federal motor 1015 vehicle safety standards. No person shall qualify as or be 1016

deemed to be a remanufacturer who produces limousines unless the	1017
person has a written agreement with the manufacturer of the	1018
chassis the person utilizes to produce the limousines to	1019
complete properly the remanufacture of the chassis into	1020
limousines.	1021

- (4) For the purposes of division (FF)(1) of this section, 1022 "hearse" means a motor vehicle, designed only for the purpose of 1023 transporting a single casket, that is equipped with a 1024 compartment designed specifically to carry a single casket that 1025 a person modifies by cutting the original chassis, lengthening 1026 the wheelbase by ten inches or more, and reinforcing the chassis 1027 in such a way that all modifications comply with all applicable 1028 federal motor vehicle safety standards. No person shall qualify 1029 as or be deemed to be a remanufacturer who produces hearses 1030 unless the person has a written agreement with the manufacturer 1031 of the chassis the person utilizes to produce the hearses to 1032 complete properly the remanufacture of the chassis into hearses. 1033
- (5) For the purposes of division (FF)(1) of this section, 1034 "mobile self-contained facility vehicle" means a mobile 1035 classroom vehicle, mobile laboratory vehicle, bookmobile, 1036 bloodmobile, testing laboratory, and mobile display vehicle, 1037 each of which is designed for purposes other than for passenger 1038 transportation and other than the transportation or displacement 1039 of cargo, freight, materials, or merchandise. A vehicle is 1040 remanufactured into a mobile self-contained facility vehicle in 1041 part by the addition of insulation to the body shell, and 1042 installation of all of the following: a generator, electrical 1043 wiring, plumbing, holding tanks, doors, windows, cabinets, 1044 shelving, and heating, ventilating, and air conditioning 1045 1046 systems.

(6) For the purposes	s of division (FF)(1) of this secti	on, 1047
"tow truck" means both of	the following:	1048

- (a) An incomplete cab and chassis that are purchased by a 1049 remanufacturer from a new motor vehicle dealer or distributor of 1050 the cab and chassis and on which the remanufacturer then 1051 installs in a permanent manner a wrecker body it purchases from 1052 a manufacturer or distributor of wrecker bodies, installs an 1053 emergency flashing light pylon and emergency lights upon the 1054 mast of the wrecker body or rooftop, and installs such other 1055 related accessories and equipment, including push bumpers, front 1056 grille quards with pads and other custom-ordered items such as 1057 painting, special lettering, and safety striping so as to create 1058 a complete motor vehicle capable of lifting and towing another 1059 motor vehicle. 1060
- (b) An incomplete cab and chassis that are purchased by a 1061 remanufacturer from a new motor vehicle dealer or distributor of 1062 the cab and chassis and on which the remanufacturer then 1063 installs in a permanent manner a car carrier body it purchases 1064 from a manufacturer or distributor of car carrier bodies, 1065 installs an emergency flashing light pylon and emergency lights 1066 upon the rooftop, and installs such other related accessories 1067 and equipment, including push bumpers, front grille guards with 1068 pads and other custom-ordered items such as painting, special 1069 lettering, and safety striping. 1070

As used in division (FF)(6)(b) of this section, "car 1071 carrier body" means a mechanical or hydraulic apparatus capable 1072 of lifting and holding a motor vehicle on a flat level surface 1073 so that one or more motor vehicles can be transported, once the 1074 car carrier is permanently installed upon an incomplete cab and 1075 chassis.

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engaging in activities such as displaying, offering for sale, 1078
and selling new motor vehicles at retail, operating a service 1079
facility to perform repairs and maintenance on motor vehicles, 1080
offering for sale and selling motor vehicle parts at retail, and 1081
conducting all other acts that are usual and customary to the 1082
operation of a new motor vehicle dealership. For the purposes of 1083
this chapter only, possession of either a valid new motor 1084
vehicle dealer franchise agreement or a new motor vehicle 1085
dealers license, or both of these items, is not evidence that a 1086
person is operating as a new motor vehicle dealership. 1087

- (HH) "Outdoor power equipment" means garden and small 1088 utility tractors, walk-behind and riding mowers, chainsaws, and 1089 tillers.
- (II) "Remote service facility" means premises that are 1091 separate from a licensed new motor vehicle dealer's sales 1092 facility by not more than one mile and that are used by the 1093 dealer to perform repairs, warranty work, recall work, and 1094 maintenance on motor vehicles pursuant to a franchise agreement 1095 entered into with a manufacturer of motor vehicles. A remote 1096 service facility shall be deemed to be part of the franchise 1097 agreement and is subject to all the rights, duties, obligations, 1098 and requirements of Chapter 4517. of the Revised Code that 1099 relate to the performance of motor vehicle repairs, warranty 1100 work, recall work, and maintenance work by new motor vehicle 1101 dealers. 1102
- (JJ) "Recreational vehicle" has the same meaning as in section 4501.01 of the Revised Code.
- (KK) "Construction equipment auctioneer" means a person 1105 who holds both a valid auction firm license issued under Chapter 1106

4707. of the Revised Code and a valid construction equipment	1107
auction license issued under this chapter.	1108
(LL) "Large construction or transportation equipment"	1109
means vehicles having a gross vehicle weight rating of more than	1110
ten thousand pounds and includes road rollers, traction engines,	1111
power shovels, power cranes, commercial cars and trucks, or farm	1112
trucks, and other similar vehicles obtained primarily from the	1113
construction, mining, transportation or farming industries.	1114
(MM) "Local market conditions" includes, but is not	1115
limited to:	1116
(1) Demographics in the franchisee's area;	1117
(2) Geographical and market characteristics in the	1118
franchisee's area;	1119
(3) Local economic circumstances;	1120
(4) The proximity of other motor vehicle dealers of the	1121
<pre>same line-make;</pre>	1122
(5) The proximity of motor vehicle manufacturing	1123
facilities;	1124
(6) The buying patterns of motor vehicle purchasers;	1125
(7) Customer drive time and drive distance.	1126
(NN) "Adaptive mobility dealer" means any person engaged	1127
in the business of all of the following:	1128
(1) Selling at retail, displaying, offering for sale,	1129
delivering, and dealing in adaptive mobility vehicles;	1130
(2) Selling and installing adaptive mobility equipment,	1131
related accessories, and other goods and services to meet the	1132
automotive adaptive mobility needs of drivers and passengers	1133

with disabilities;	1134
(3) Providing maintenance and repair services for adaptive	1135
mobility vehicles and adaptive mobility equipment.	1136
(00) "Adaptive mobility equipment" means the mechanical or	1137
electronic devices or parts that are designed to facilitate the	1138
use of a motor vehicle by a person who is aging or a person with	1139
disabilities, in accordance with 49 C.F.R. part 571, and that	1140
are permanently attached to or incorporated into the motor	1141
vehicle.	1142
Sec. 4517.02. (A) Except as otherwise provided in this	1143
section, no person shall do any of the following:	1144
(1) Engage in the business of displaying or selling at	1145
retail new motor vehicles or assume to engage in that business,	1146
unless the person is licensed as a new motor vehicle dealer	1147
under sections 4517.01 to 4517.45 of the Revised Code, or is a	1148
salesperson licensed under those sections and employed by a	1149
licensed new motor vehicle dealer;	1150
(2) Engage in the business of offering for sale,	1151
displaying for sale, or selling at retail or wholesale used	1152
motor vehicles or assume to engage in that business, unless the	1153
person is licensed as a <u>new motor vehicle</u> dealer, <u>used motor</u>	1154
vehicle dealer, or motor vehicle leasing dealer under sections	1155
4517.01 to 4517.45 of the Revised Code, is a salesperson	1156
licensed under those sections and employed by a licensed used	1157
motor vehicle dealer or licensed new motor vehicle dealer, or	1158
the person holds a construction equipment auction license issued	1159
under section 4517.17 of the Revised Code;	1160
(3) Engage in the business of regularly making available,	1161
offering to make available, or arranging for another person to	1162

use a motor vehicle, in the manner described in division (M) of	1163
section 4517.01 of the Revised Code, unless the person is	1164
licensed as a motor vehicle leasing dealer under sections	1165
4517.01 to 4517.45 of the Revised Code;	1166
(4) Engage in the business of motor vehicle auctioning or	1167
assume to engage in that business, unless the person is licensed	1168
as a motor vehicle auction owner under sections 4517.01 to	1169
4517.45 of the Revised Code and the person uses an auctioneer	1170
who is licensed under Chapter 4707. of the Revised Code to	1171
conduct the motor vehicle auctions or the person holds a	1172
construction equipment auction license issued under section	1173
4517.17 of the Revised Code;	1174
(5) Engage in the business of distributing motor vehicles	1175
or assume to engage in that business, unless the person is	1176
licensed as a distributor under sections 4517.01 to 4517.45 of	1177
the Revised Code;	1178
(6) Make more than five casual sales of motor vehicles in	1179
a twelve-month period, commencing with the day of the month in	1180
which the first such sale is made, nor provide a location or	1181
space for the sale of motor vehicles at a flea market, without	1182
obtaining a license as a dealer under sections 4517.01 to	1183
4517.45 of the Revised Code, provided that nothing in this	1184
section shall be construed to prohibit the disposition without a	1185
license of a motor vehicle originally acquired and held for	1186
purposes other than sale, rental, or lease to an employee,	1187
retiree, officer, or director of the person making the	1188
disposition, to a corporation affiliated with the person making	1189
the disposition, or to a person licensed under sections 4517.01	1190
to 4517.45 of the Revised Code;	1191

(7) Engage in the business of auctioning both large

construction or transportation equipment and also motor vehicles	1193
incident thereto, unless the person is a construction equipment	1194
auctioneer or the person is licensed as a motor vehicle auction	1195
owner and the person uses an auctioneer who is licensed under	1196
Chapter 4707. of the Revised Code to conduct the auction;	1197
(8) Engage in the business of displaying or selling at	1198
retail adaptive mobility vehicles or assume to engage in that	1199
business, unless the person is licensed as an adaptive mobility	1200
dealer under sections 4517.01 to 4517.45 of the Revised Code, or	1201
is a salesperson licensed under those sections and employed by a	1202
licensed adaptive mobility dealer, except that a licensed new	1203
motor vehicle dealer may sell at retail a used adaptive mobility	1204
vehicle.	1205
(B) Nothing in this section shall be construed to require	1206
an auctioneer licensed under sections 4707.01 to 4707.19 of the	1207
Revised Code, to obtain a motor vehicle salesperson's license	1208
under sections 4517.01 to 4517.45 of the Revised Code when	1209
conducting an auction sale for a licensed motor vehicle dealer	1210
on the dealer's premises, or when conducting an auction sale for	1211
a licensed motor vehicle auction owner; nor shall such an	1212
auctioneer be required to obtain a motor vehicle auction owner's	1213
license under sections 4517.01 to 4517.45 of the Revised Code	1214
when engaged in auctioning for a licensed motor vehicle auction	1215
owner.	1216
The establishment of a construction equipment auction	1217
license by Am. Sub. H.B. 114 of the 129th general assembly shall	1218
not in any way modify, limit, or restrict in any manner the	1219
conduct of auctions by persons licensed under Chapter 4707. of	1220
the Revised Code who are acting in compliance with that chapter.	1221

(C) Sections 4517.01 to 4517.45 of the Revised Code do not

apply to any of the following:	1223
(1) Persons engaging in the business of selling commercial	1224
tractors, trailers, or semitrailers incidentally to engaging	1225
primarily in business other than the selling or leasing of motor	1226
vehicles;	1227
(2) Mortgagees selling at retail only those motor vehicles	1228
that have come into their possession by a default in the terms	1229
of a mortgage contract;	1230
(3) The leasing, rental, and interchange of motor vehicles	1231
used directly in the rendition of a public utility service by	1232
regulated motor carriers.	1233
(D) When a partnership licensed under sections 4517.01 to	1234
4517.45 of the Revised Code is dissolved by death, the surviving	1235
partners may operate under the license for a period of sixty	1236
days, and the heirs or representatives of deceased persons and	1237
receivers or trustees in bankruptcy appointed by any competent	1238
authority may operate under the license of the person succeeded	1239
in possession by that heir, representative, receiver, or trustee	1240
in bankruptcy.	1241
(E) No remanufacturer shall engage in the business of	1242
selling at retail any new motor vehicle without having written	1243
authority from the manufacturer or distributor of the vehicle to	1244
sell new motor vehicles and to perform repairs under the terms	1245
of the manufacturer's or distributor's new motor vehicle	1246
warranty, unless, at the time of the sale of the vehicle, each	1247
customer is furnished with a binding agreement ensuring that the	1248
customer has the right to have the vehicle serviced or repaired	1249
by a new motor vehicle dealer who is franchised to sell and	1250

service vehicles of the same line-make as the chassis of the

remanufactured vehicle purchased by the customer and whose	1252
service or repair facility is located within either twenty miles	1253
of the remanufacturer's location and place of business or twenty	1254
miles of the customer's residence or place of business. If there	1255
is no such new motor vehicle dealer located within twenty miles	1256
of the remanufacturer's location and place of business or the	1257
customer's residence or place of business, the binding agreement	1258
furnished to the customer may be with the new motor vehicle	1259
dealer who is franchised to sell and service vehicles of the	1260
same line-make as the chassis of the remanufactured vehicle	1261
purchased by the customer and whose service or repair facility	1262
is located nearest to the remanufacturer's location and place of	1263
business or the customer's residence or place of business.	1264
Additionally, at the time of sale of any vehicle, each customer	1265
of the remanufacturer shall be furnished with a warranty issued	1266
by the remanufacturer for a term of at least one year.	1267
(F) No adaptive mobility dealer shall do any of the	1268
following:	1269
	1076
(1) Represent that the dealer is engaged in the business	1270
of selling new motor vehicles;	1271
(2) Sell, transfer, or offer to sell or transfer a new	1272
motor vehicle unless that new motor vehicle is purchased through	1273
a licensed new motor vehicle dealer;	1274
(3) Sell or offer to sell an adaptive mobility vehicle	1275
without written documentation proving that the vehicle was	1276
adapted or modified in accordance with 49 C.F.R. part 568 or	1277
<u>595.</u>	1278
	1076
(G) Except as otherwise provided in this division, whoever	1279

violates this section is guilty of a minor misdemeanor and shall

be subject to a mandatory fine of one hundred dollars. If the	1281
offender previously has been convicted of or pleaded guilty to a	1282
violation of this section, whoever violates this section is	1283
guilty of a misdemeanor of the first degree and shall be subject	1284
to a mandatory fine of one thousand dollars.	1285

(H) The offenses established under this section are strict

liability offenses and section 2901.20 of the Revised Code does

not apply. The designation of these offenses as strict liability

offenses shall not be construed to imply that any other offense,

for which there is no specified degree of culpability, is not a

strict liability offense.

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Sec. 4517.03. (A) A place of business that is used for 1292 selling, displaying, offering for sale, or dealing in motor 1293 vehicles shall be considered as used exclusively for those 1294 purposes even though snowmobiles, farm machinery, outdoor power 1295 equipment, watercraft and related products, or products 1296 manufactured or distributed by a motor vehicle manufacturer with 1297 which the motor vehicle dealer has a franchise agreement are 1298 sold or displayed there, or if repair, accessory, gasoline and 1299 1300 oil, storage, parts, service, or paint departments are maintained there, or such products or services are provided 1301 there, if the departments are operated or the products or 1302 services are provided for the business of selling, displaying, 1303 offering for sale, or dealing in motor vehicles. Places of 1304 business or departments in a place of business used to 1305 dismantle, salvage, or rebuild motor vehicles by means of using 1306 used parts, are not considered as being maintained for the 1307 purpose of assisting or furthering the selling, displaying, 1308 offering for sale, or dealing in motor vehicles. A place of 1309 business shall be considered as used exclusively for selling, 1310 displaying, offering for sale, or dealing in motor vehicles even 1311

though a business owned by a motor vehicle leasing dealer or a

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motor vehicle renting dealer is located at the place of 1313 business. 1314 (B)(1)(a) No new motor vehicle dealer shall sell, display, 1315 offer for sale, or deal in motor vehicles at any place except an 1316 established place of business that is used exclusively for the 1317 purpose of selling, displaying, offering for sale, or dealing in 1318 motor vehicles. The place of business shall have space, under 1319 roof, for the display of at least one new motor vehicle. The 1320 1321 established place of business or, if the dealer operates a remote service facility, the dealer's remote service facility 1322 shall have facilities and space for the inspection, servicing, 1323 and repair of at least one motor vehicle. However a new motor 1324 vehicle dealer selling manufactured or mobile homes is exempt 1325 from the requirement that a place of business have space, under 1326 roof, for the display of at least one new motor vehicle and 1327 facilities and space for the inspection, servicing, and repair 1328 of at least one motor vehicle. 1329 (b) A new motor vehicle dealer does not violate division 1330 (B)(1) of this section if a customer of the new motor vehicle 1331 dealer executes purchase or lease documentation at a location 1332 other than the new motor vehicle dealer's established place of 1333 business. 1334 (c) A commercial transaction involving the sale or lease 1335 by a new motor vehicle dealer of a new or used heavy duty 1336 vehicle, as defined in 49 C.F.R. 523.6, is deemed to have taken 1337 place at the new motor vehicle dealer's established place of 1338 business if the sale or lease is negotiated and the documents 1339 are executed at the customer's business location. 1340

(2) A licensed new motor vehicle dealer may operate a

remote service facility with the consent of the manufacturer and	1342
only to perform repairs, warranty work, recall work, and	1343
maintenance on motor vehicles as part of the dealer's franchised	1344
and licensed new motor vehicle dealership. The remote service	1345
facility shall be included on the new motor vehicle dealer's	1346
license and be deemed to be part of the dealer's licensed	1347
location.	1348
(3) No person shall use a remote service facility for	1349
selling, displaying, or offering for sale motor vehicles.	1350
(C) No used motor vehicle dealer shall sell, display,	1351
offer for sale, or deal in motor vehicles at any place except an	1352
established place of business that is used exclusively for the	1353
purpose of selling, displaying, offering for sale, or dealing in	1354
motor vehicles.	1355
A used motor vehicle dealer does not violate division (C)	1356
of this section if a customer of the used motor vehicle dealer	1357
executes purchase or lease documentation at a location other	1358
than the used motor vehicle dealer's established place of	1359
business.	1360
	1001
(D) No motor vehicle leasing dealer shall make a motor	1361
vehicle available for use by another, in the manner described in	1362
division (M) of section 4517.01 of the Revised Code, at any	1363
place except an established place of business that is used for	1364
leasing motor vehicles; except that a motor vehicle leasing	1365
dealer who is also a new motor vehicle dealer or used motor	1366
vehicle dealer may lease motor vehicles at the same place of	1367
business at which the dealer sells, offers for sale, or deals in	1368
new or used motor vehicles.	1369
(E) No motor vehicle leasing dealer or motor vehicle	1370

renting dealer shall sell a motor vehicle within ninety days	1371
after a certificate of title to the motor vehicle is issued to	1372
the dealer, except as follows:	1373
(1) A salvage certificate of title may be issued to	1374
replace the original certificate of title.	1375
(2) A motor vehicle leasing dealer may sell a motor	1376
vehicle to another motor vehicle leasing dealer at the end of a	1377
sublease pursuant to that sublease.	1378
(3) A motor vehicle leasing dealer may sell a motor	1379
vehicle previously titled to an ultimate purchaser to another	1380
licensed motor vehicle dealer.	1381
(4) A motor vehicle leasing dealer may sell a motor	1382
vehicle when the motor vehicle has been titled in the dealer's	1383
name or in the name of an entity affiliated with the dealer in	1384
this state or another state for a cumulative period of ninety	1385
days.	1386
(F) No distributor shall distribute new motor vehicles to	1387
new motor vehicle dealers at any place except an established	1388
place of business that is used exclusively for the purpose of	1389
distributing new motor vehicles to new motor vehicle dealers;	1390
except that a distributor who is also a new motor vehicle dealer	1391
may distribute new motor vehicles at the same place of business	1392
at which the distributor sells, displays, offers for sale, or	1393
deals in new motor vehicles.	1394
(G) No person, firm, or corporation that sells, displays,	1395
or offers for sale tent-type fold-out camping trailers is	1396
subject to the requirement that the person's, firm's, or	1397
corporation's place of business be used exclusively for the	1398
purpose of selling, displaying, offering for sale, or dealing in	1399

motor vehicles. No person, firm, or corporation that sells,	1400
displays, or offers for sale tent-type fold-out camping	1401
trailers, trailers, semitrailers, or park trailers is subject to	1402
the requirement that the place of business have space, under	1403
roof, for the display of at least one new motor vehicle and	1404
facilities and space for the inspection, servicing, and repair	1405
of at least one motor vehicle.	1406
(H) No adaptive mobility dealer shall sell, display, offer	1407
for sale, or deal in adaptive mobility vehicles or adaptive	1408
mobility equipment at any place except an established place of	1409
business that is used exclusively for the purpose of selling,	1410
displaying, offering for sale, or dealing in adaptive mobility	1411
vehicles or adaptive mobility equipment. The established place	1412
of business shall have space, under roof, for the display of at	1413
least one adaptive mobility vehicle. The established place of	1414
business also shall have facilities and space for the	1415
inspection, servicing, and repair of at least one adaptive	1416
mobility vehicle and any associated adaptive mobility equipment.	1417
It is not a violation of this section if the adaptive mobility	1418
dealer is also a remanufacturer or a motor vehicle leasing	1419
dealer.	1420
An adaptive mobility dealer does not violate division (H)	1421
of this section if a customer of the adaptive mobility dealer	1422
executes purchase or lease documentation at a location other	1423
than the adaptive mobility dealer's established place of	1424
business.	1425
(I) Nothing in this section shall be construed to prohibit	1426
persons licensed under this chapter from making sales calls.	1427
$\frac{(I)}{(J)}$ Whoever violates this section is guilty of a	1428
misdemeanor of the fourth degree.	1429

$\frac{(J)-(K)}{(J)}$ As used in this section:	1430
(1) "Motor vehicle leasing dealer" has the same meaning as	1431
in section 4517.01 of the Revised Code.	1432
(2) "Motor vehicle renting dealer" has the same meaning as	1433
in section 4549.65 of the Revised Code.	1434
(3) "Watercraft" has the same meaning as in section	1435
1546.01 of the Revised Code.	1436
Sec. 4517.041. (A) Each person applying for an adaptive	1437
mobility dealer's license shall biennially complete and deliver	1438
to the registrar of motor vehicles, before the first day of	1439
April, a separate license application for each county in which	1440
the business of dealing in adaptive mobility vehicles is to be	1441
conducted. The registrar shall prescribe the form of the	1442
application, which shall include all of the following:	1443
(1) The name of the applicant and location of the	1444
<pre>principal place of business;</pre>	1445
(2) The name or style under which the business is to be	1446
conducted and, if a corporation, the state of incorporation;	1447
(3) The name and address of each owner or partner and, if	1448
a corporation, the names of the officers and directors;	1449
(4) The county in which the business is to be conducted	1450
and the address of each place of business therein;	1451
(5) A statement of the previous history, record, and	1452
association of the applicant and of each owner, partner,	1453
officer, and director, that shall be sufficient to establish to	1454
the satisfaction of the registrar the applicant's business	1455
reputation;	1456

(6) A statement showing whether the applicant has	1457
previously applied for a motor vehicle dealer's license, motor	1458
vehicle leasing dealer's license, distributor's license, motor	1459
vehicle auction owner's license, or motor vehicle salesperson's	1460
license, and the result of the application, and whether the	1461
applicant has ever been the holder of any such license that was	1462
revoked or suspended;	1463
(7) If the applicant is a corporation or partnership, a	1464
statement showing whether any partner, employee, officer, or	1465
director has been denied a motor vehicle dealer's license, motor	1466
vehicle leasing dealer's license, distributor's license, motor	1467
vehicle auction owner's license, or motor vehicle salesperson's	1468
license, or has been the holder of any such license that was	1469
revoked or suspended;	1470
(8) A statement that each place of business operated by	1471
the applicant will either meet or exceed the accessibility	1472
guidelines of the "Americans with Disabilities Act of 1990," 42	1473
<u>U.S.C. 12101, et seq.</u> ;	1474
(9) A statement acknowledging that any new motor vehicle	1475
purchased by an adaptive mobility dealer shall be purchased	1476
through a new motor vehicle dealer.	1477
(10) Any other information required by the registrar.	1478
(B) (1) The applicant shall sign and swear to the	1479
application.	1480
(2) The application shall be accompanied by a photograph,	1481
as prescribed by the registrar, of each place of business	1482
operated, or to be operated, by the applicant.	1483
(C) The statement required by division (A)(5) of this	1484
section shall indicate whether the applicant or, if applicable,	1485

any of the applicant's owners, partners, officers, or directors,	1486
individually, or as owner, partner, officer, or director of a	1487
business entity, has been convicted of, pleaded guilty to, or	1488
pleaded no contest to, in a criminal action, a disqualifying	1489
offense as determined under section 9.79 of the Revised Code, or	1490
had a judgment rendered against the person in a civil action for	1491
a violation of sections 4549.41 to 4549.46 of the Revised Code,	1492
of any substantively comparable provisions of the law of any	1493
other state, or of subchapter IV of the "Motor Vehicle	1494
Information and Cost Savings Act," 86 Stat. 961 (1972), 15	1495
<u>U.S.C.</u> 1981.	1496
Section 2. That existing sections 4501.01, 4503.44,	1497
4517.01, 4517.02, and 4517.03 of the Revised Code are hereby	1498
repealed.	1499
Section 3. Section 4503.44 of the Revised Code is	1500
presented in this act as a composite of the section as amended	1501
by H.B. 23 of the 135th General Assembly and H.B. 281 of the	1502
by H.B. 23 of the 135th General Assembly and H.B. 281 of the 134th General Assembly. The General Assembly, applying the	1502 1503
134th General Assembly. The General Assembly, applying the	1503
134th General Assembly. The General Assembly, applying the principle stated in division (B) of section 1.52 of the Revised	1503 1504
134th General Assembly. The General Assembly, applying the principle stated in division (B) of section 1.52 of the Revised Code that amendments are to be harmonized if reasonably capable	1503 1504 1505