As Introduced

135th General Assembly Regular Session 2023-2024

H. B. No. 566

Representatives Mohamed, Daniels Cosponsors: Representatives Dell'Aquila, Brown, Seitz

A BILL

То	amend section 4510.037 of the Revised Code to	1
	shorten the time that points remain on a	2
	person's commercial driver's license or permit	3
	and to allow such drivers to take the remedial	4
	driving course more frequently.	5

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

Section 1. That section 4510.037 of the Revised Code be	6
amended to read as follows:	7
Sec. 4510.037. (A) When the registrar of motor vehicles	8
determines that the total points charged against any person	9
under section 4510.036 of the Revised Code exceed five, the	10
registrar shall send a warning letter to the person at the	11
person's last known address by regular mail. The warning letter	12
shall list the reported violations that are the basis of the	13
points charged, list the number of points charged for each	14
violation, and outline the suspension provisions of this	15
section.	
(D) (D) (1) As used in division (D) of this section	17
(B)(B)(1) As used in division (B) of this section,	1 /
"applicable period" means a two-year period for a person who	18

holds a driver's license or permit or has nonresident operating	19
privileges and a one-year period for a person who holds a	20
commercial driver's license or permit.	21

(2) When the registrar determines that the total points 22 charged against any person under section 4510.036 of the Revised 23 Code within any two-year an applicable period beginning on the 24 date of the first conviction within the two-year-applicable 25 period is equal to twelve or more, the registrar shall send a 26 written notice to the person at the person's last known address 27 by regular mail. The notice shall list the reported violations 28 29 that are the basis of the points charged, list the number of points charged for each violation, and state that, because the 30 total number of points charged against the person within the 31 applicable two year period is equal to twelve or more, the 32 registrar is imposing a class D suspension of the person's 33 driver's or commercial driver's license or permit or nonresident 34 operating privileges for the period of time specified in 35 division (B)(4) of section 4510.02 of the Revised Code. The 36 notice also shall state that the suspension is effective on the 37 twentieth day after the mailing of the notice, unless the person 38 files a petition appealing the determination and suspension in 39 the municipal court, county court, or, if the person is under 40 the age of eighteen, the juvenile division of the court of 41 common pleas in whose jurisdiction the person resides or, if the 42 person is not a resident of this state, in the Franklin county 43 municipal court or juvenile division of the Franklin county 44 court of common pleas. By filing the appeal of the determination 45 and suspension, the person agrees to pay the cost of the 46 proceedings in the appeal of the determination and suspension 47 and alleges that the person can show cause why the person's 48 driver's or commercial driver's license or permit or nonresident 49

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operating privileges should not be suspended.

- (C)(1) Any person against whom at least two but less than 51 twelve points have been charged under section 4510.036 of the 52 Revised Code may enroll in a course of remedial driving 53 instruction that is approved by the director of public safety in 54 accordance with division (L) of this section. Upon the person's 55 completion of an approved course of remedial driving 56 instruction, the person may apply to the registrar on a form 57 prescribed by the registrar for a credit of two points on the 58 person's driving record. Upon receipt of the application and 59 proof of completion of the approved remedial driving course, the 60 registrar shall approve the two-point credit. The registrar 61 shall not approve any credits for a person who completes an 62 approved course of remedial driving instruction pursuant to a 63 judge's order under section 4510.02 of the Revised Code. 64
- only one two-point credit on a person's driving record under division (C)(1) of this section if that person holds a driver's license or permit or has nonresident driving privileges. In any one-year period, the registrar shall approve only one two-point credit on a person's driving record under division (C)(1) of this section if that person holds a commercial driver's license or permit. The registrar shall approve not more than five two-point credits on a person's driving record under division (C)(1) of this section during that person's lifetime.
- (D) When a judge of a court of record suspends a person's driver's or commercial driver's license or permit or nonresident operating privilege and charges points against the person under section 4510.036 of the Revised Code for the offense that resulted in the suspension, the registrar shall credit that

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period of suspension against the time of any subsequent 80 suspension imposed under this section for which those points 81 were used to impose the subsequent suspension. When a United 82 States district court that has jurisdiction within this state 83 suspends a person's driver's or commercial driver's license or 84 permit or nonresident operating privileges pursuant to the 8.5 "Assimilative Crimes Act," 102 Stat. 4381 (1988), 18 U.S.C.A. 86 13, as amended, the district court prepares an abstract pursuant 87 to section 4510.031 of the Revised Code, and the district court 88 89 charges points against the person under section 4510.036 of the Revised Code for the offense that resulted in the suspension, 90 the registrar shall credit the period of suspension imposed by 91 the district court against the time of any subsequent suspension 92 imposed under this section for which the points were used to 93 impose the subsequent suspension. 94

(E) The registrar, upon the written request of a licensee 9.5 who files a petition under division (B) of this section, shall 96 furnish the licensee a certified copy of the registrar's record 97 of the convictions and bond forfeitures of the person. This 98 record shall include the name, address, and date of birth of the 99 licensee; the name of the court in which each conviction or bail 100 forfeiture took place; the nature of the offense that was the 101 basis of the conviction or bond forfeiture; and any other 102 information that the registrar considers necessary. If the 103 record indicates that twelve points or more have been charged 104 against the person within a <u>one-year or</u> two-year period, <u>as</u> 105 applicable, it is prima-facie evidence that the person is a 106 repeat traffic offender, and the registrar shall suspend the 107 person's driver's or commercial driver's license or permit or 108 nonresident operating privilege pursuant to division (B) of this 109 section. 110

In hearing the petition and determining whether the person 111 filing the petition has shown cause why the person's driver's or 112 commercial driver's license or permit or nonresident operating 113 privilege should not be suspended, the court shall decide the 114 issue on the record certified by the registrar and any 115 additional relevant, competent, and material evidence that 116 either the registrar or the person whose license is sought to be 117 suspended submits. 118

- (F) If a petition is filed under division (B) of this 119 section in a county court, the prosecuting attorney of the 120 county in which the case is pending shall represent the 121 registrar in the proceedings, except that, if the petitioner 122 resides in a municipal corporation within the jurisdiction of 123 the county court, the city director of law, village solicitor, 124 or other chief legal officer of the municipal corporation shall 125 represent the registrar in the proceedings. If a petition is 126 filed under division (B) of this section in a municipal court, 127 the registrar shall be represented in the resulting proceedings 128 as provided in section 1901.34 of the Revised Code. 129
- (G) If the court determines from the evidence submitted 130 that a person who filed a petition under division (B) of this 131 section has failed to show cause why the person's driver's or 132 commercial driver's license or permit or nonresident operating 133 privileges should not be suspended, the court shall assess 134 against the person the cost of the proceedings in the appeal of 135 the determination and suspension and shall impose the applicable 136 suspension under this section or suspend all or a portion of the 137 suspension and impose any conditions upon the person that the 138 court considers proper or impose upon the person a community 139 control sanction pursuant to section 2929.15 or 2929.25 of the 140 Revised Code. If the court determines from the evidence 141

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submitted that a person who filed a petition under division (B)	142
of this section has shown cause why the person's driver's or	143
commercial driver's license or permit or nonresident operating	144
privileges should not be suspended, the costs of the appeal	145
proceeding shall be paid out of the county treasury of the	146
county in which the proceedings were held.	147
(H) Any person whose driver's or commercial driver's	148
(ii) Any person whose driver's or commercial driver's	140
license or permit or nonresident operating privileges are	149

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- (H) Any person whose driver's or commercial driver's license or permit or nonresident operating privileges are suspended under this section is not entitled to apply for or receive a new driver's or commercial driver's license or permit or to request or be granted nonresident operating privileges during the effective period of the suspension.
- (I) Upon the termination of any suspension or other 154 penalty imposed under this section involving the surrender of 155 license or permit and upon the request of the person whose 156 license or permit was suspended or surrendered, the registrar 157 shall return the license or permit to the person upon 158 determining that the person has complied with all provisions of 159 section 4510.038 of the Revised Code or, if the registrar 160 destroyed the license or permit pursuant to section 4510.52 of 161 the Revised Code, shall reissue the person's license or permit. 162
- (J) Any person whose driver's or commercial driver's 163 license or permit or nonresident operating privileges are 164 suspended as a repeat traffic offender under this section and 165 who, during the suspension, operates any motor vehicle upon any 166 public roads and highways is guilty of driving under a twelve-167 point suspension, a misdemeanor of the first degree. The court 168 shall sentence the offender to a minimum term of three days in 169 jail. No court shall suspend the first three days of jail time 170 imposed pursuant to this division. 171

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(K) The registrar, in accordance with specific statutory	172	
authority, may suspend the privilege of driving a motor vehicle	173	
on the public roads and highways of this state that is granted	174	
to nonresidents by section 4507.04 of the Revised Code.	175	
(L)(1) Any course of remedial driving instruction the	176	
director of public safety approves under this section shall	177	
require instruction in one of the following ways:		
(a) Entirely in person;	179	
(b) Any combination of in-person and video	180	
teleconferencing or internet instruction;	181	
(c) Entirely remote instruction via video teleconferencing	182	
or the internet.		
(2) The director shall approve a course of remedial	184	
instruction that permits students to take the course in any of	185	
the ways specified in division (L)(1) of this section, provided	186	
the provider of the course is capable of meeting the	187	
instructional standards established by the director. In	188	
accordance with division (C) of this section, upon receiving an	189	
application with a certificate or other proof of completion of a	190	
course approved under this division, the registrar shall approve	191	
the two-point reduction.		
Section 2. That existing section 4510.037 of the Revised	193	
Code is hereby repealed.	194	