As Reported by the Senate Transportation, Commerce and Workforce Committee

132nd General Assembly Regular Session 2017-2018

Sub. H. B. No. 26

Representative McColley

Cosponsors: Representatives Cera, Rogers, Anielski, Antonio, Arndt, Ashford, Barnes, Blessing, Celebrezze, DeVitis, Ginter, Green, Hambley, Hill, Manning, Miller, Patton, Pelanda, Perales, Reineke, Ryan, Scherer, Seitz, Smith, R., Stein, Strahorn, Sweeney, Thompson, West

Senator LaRose

A BILL

To amend sections 106.03, 119.03, 121.82, 122.14,	1
126.06, 127.14, 164.05, 164.14, 303.40, 307.152,	2
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5735.13, 5735.14, 5735.142, 5735.18, 5735.19,	49
5735.20, 5735.27, 5735.28, and 5735.99; to enact	50
new sections 5735.011, 5735.024, 5735.051, and	51

5735.052 and sections 306.50, 505.90, 1503.35,	52
4503.038, 4503.106, 4504.201, 4504.24, 4511.216,	53
4907.64, 5501.491, 5501.90, and 5511.10; to repeal	54
sections 4501.25, 4503.042, 4929.164, 5733.43,	55
5735.011, 5735.012, 5735.013, 5735.024, 5735.051,	56
5735.052, 5735.061, 5735.145, 5735.23, 5735.25,	57
5735.26, 5735.29, 5735.291, 5735.292, and 5735.30	58
of the Revised Code; and to repeal section	59
5501.491 of the Revised Code on July 1, 2019; and	60
to amend Sections 512.20 and 751.40 of Am. Sub.	61
H.B. 64 of the 131st General Assembly, Section	62
305.30 of Am. Sub. H.B. 64 of the 131st General	63
Assembly, as subsequently amended, Section 253.300	64
of Am. Sub. S.B. 260 of the 131st General	65
Assembly, Sections 207.200, 207.320, and 245.20 of	66
S.B. 310 of the 131st General Assembly, and to	67
amend Sections 207.80, 207.100, 223.10, and 239.10	68
of S.B. 310 of the 131st General Assembly, as	69
subsequently amended, and to repeal Section 755.30	70
of this act one year after the effective date of	71
that section to make appropriations for programs	72
related to transportation and public safety for	73
the biennium beginning July 1, 2017, and ending	74
June 30, 2019, and to provide authorization and	75
conditions for the operation of those programs.	76

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

Section 101.01. That sections 106.03, 119.03, 121.82, 122.14,	77
126.06, 127.14, 164.05, 164.14, 303.40, 307.152, 1509.222,	78
2935.27, 2937.221, 3123.59, 3737.84, 4115.071, 4501.01, 4501.03,	79
4501.031, 4501.041, 4501.044, 4501.045, 4501.06, 4501.10, 4501.21,	80
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5735.19, 5735.20, 5735.27, 5735.28, and 5735.99 be amended and new 114 sections 5735.011, 5735.024, 5735.051, and 5735.052 and sections 115 306.50, 505.90, 1503.35, 4503.038, 4503.106, 4504.201, 4504.24, 116 4511.216, 4907.64, 5501.491, 5501.90, and 5511.10 of the Revised 117 Code be enacted to read as follows: 118

sec. 106.03. Prior to the review date of an existing rule, 119
the agency that adopted the rule shall do both of the following: 120

(A) Review the rule to determine all of the following:

(1) Whether the rule should be continued without amendment,
be amended, or be rescinded, taking into consideration the
purpose, scope, and intent of the statute under which the rule was
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adopted;

(2) Whether the rule needs amendment or rescission to givemore flexibility at the local level;127

(3) Whether the rule needs amendment or rescission to 128eliminate unnecessary paperwork; 129

(4) Whether the rule incorporates a text or other material by
reference and, if so, whether the text or other material
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incorporated by reference is deposited or displayed as required by
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section 121.74 of the Revised Code and whether the incorporation
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by reference meets the standards stated in sections 121.72,
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121.75, and 121.76 of the Revised Code;

(5) Whether the rule duplicates, overlaps with, or conflicts136with other rules;137

(6) Whether the rule has an adverse impact on businesses, asdetermined under section 107.52 of the Revised Code; and139

(7) Whether the rule contains words or phrases having
meanings that in contemporary usage are understood as being
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derogatory or offensive; and
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(8) Whether the rule requires liability insurance, a bond, or	143
any other financial responsibility instrument as a condition of	144
<u>licensure</u> .	145
In making its review, the agency shall consider the continued	146
need for the rule, the nature of any complaints or comments	147
received concerning the rule, and any relevant factors that have	148
changed in the subject matter area affected by the rule.	149
(B) On the basis of its review of the existing rule, the	150
agency shall determine whether the existing rule needs to be	151
amended or rescinded.	152
(1) If the existing rule needs to be amended or rescinded,	153
the agency, on or before the review date of the existing rule,	154
shall commence the process of amending or rescinding the existing	155
rule in accordance with its review of the rule.	156
(2) If the existing rule does not need to be amended or	157
rescinded, proceedings shall be had under section 106.031 of the	158
Revised Code.	159
Upon the request of the agency that adopted an existing rule,	160
the joint committee on agency rule review may extend the review	161
date of the rule to a date that is not later than one hundred	162
eighty days after the review date assigned to the rule by the	163
agency. Not more than two such extensions may be allowed.	164
Sec. 119.03. In the adoption, amendment, or rescission of any	165
rule, an agency shall comply with the following procedure:	166
(A) Reasonable public notice shall be given in the register	167
of Ohio at least thirty days prior to the date set for a hearing,	168
in the form the agency determines. The agency shall file copies of	169
the public notice under division (B) of this section. (The agency	170
gives public notice in the register of Ohio when the public notice	171
is published in the register under that division.)	172

The public notice shall include:

(1) A statement of the agency's intention to consideradopting, amending, or rescinding a rule;175

(2) A synopsis of the proposed rule, amendment, or rule to be
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rescinded or a general statement of the subject matter to which
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the proposed rule, amendment, or rescission relates;
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(3) A statement of the reason or purpose for adopting, 179amending, or rescinding the rule; 180

(4) The date, time, and place of a hearing on the proposed
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action, which shall be not earlier than the thirty-first nor later
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than the fortieth day after the proposed rule, amendment, or
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rescission is filed under division (B) of this section.

In addition to public notice given in the register of Ohio, 185 the agency may give whatever other notice it reasonably considers 186 necessary to ensure notice constructively is given to all persons 187 who are subject to or affected by the proposed rule, amendment, or 188 rescission. 189

The agency shall provide a copy of the public notice required 190 under division (A) of this section to any person who requests it 191 and pays a reasonable fee, not to exceed the cost of copying and 192 mailing. 193

(B) The full text of the proposed rule, amendment, or rule to 194 be rescinded, accompanied by the public notice required under 195 division (A) of this section, shall be filed in electronic form 196 with the secretary of state and with the director of the 197 legislative service commission. (If in compliance with this 198 division an agency files more than one proposed rule, amendment, 199 or rescission at the same time, and has prepared a public notice 200 under division (A) of this section that applies to more than one 201 of the proposed rules, amendments, or rescissions, the agency 202 shall file only one notice with the secretary of state and with 203

the director for all of the proposed rules, amendments, or 204 rescissions to which the notice applies.) The proposed rule, 205 amendment, or rescission and public notice shall be filed as 206 required by this division at least sixty-five days prior to the 207 date on which the agency, in accordance with division (E) of this 208 section, issues an order adopting the proposed rule, amendment, or 209 rescission. 210

If the proposed rule, amendment, or rescission incorporates a 211 text or other material by reference, the agency shall comply with 212 sections 121.71 to 121.76 of the Revised Code. 213

The proposed rule, amendment, or rescission shall be 214 available for at least thirty days prior to the date of the 215 hearing at the office of the agency in printed or other legible 216 form without charge to any person affected by the proposal. 217 Failure to furnish such text to any person requesting it shall not 218 invalidate any action of the agency in connection therewith. 219

If the agency files a revision in the text of the proposed 220 rule, amendment, or rescission, it shall also promptly file the 221 full text of the proposed rule, amendment, or rescission in its 222 revised form in electronic form with the secretary of state and 223 with the director of the legislative service commission. 224

The agency shall file the rule summary and fiscal analysis 225 prepared under section 127.18 of the Revised Code in electronic 226 form along with a proposed rule, amendment, or rescission or 227 proposed rule, amendment, or rescission in revised form that is 228 filed with the secretary of state or the director of the 229 legislative service commission. 230

The agency shall file the hearing report relating to a 231 proposed rule, amendment, or rescission in electronic form with 232 the secretary of state and the director of the legislative service 233 commission at the same time the agency files the hearing report 234

with the joint committee on agency rule review.

The director of the legislative service commission shall 236 publish in the register of Ohio the full text of the original and 237 each revised version of a proposed rule, amendment, or rescission; 238 the full text of a public notice; the full text of a rule summary 239 and fiscal analysis; and the full text of a hearing report that is 240 filed with the director under this division. 241

(C) When an agency files a proposed rule, amendment, or 242 rescission under division (B) of this section, it also shall file 243 in electronic form with the joint committee on agency rule review 244 the full text of the proposed rule, amendment, or rule to be 245 rescinded in the same form and the public notice required under 246 division (A) of this section. (If in compliance with this division 247 an agency files more than one proposed rule, amendment, or 248 rescission at the same time, and has given a public notice under 249 division (A) of this section that applies to more than one of the 250 proposed rules, amendments, or rescissions, the agency shall file 251 only one notice with the joint committee for all of the proposed 252 rules, amendments, or rescissions to which the notice applies.) 253 The proposed rule, amendment, or rescission is subject to 254 legislative review and invalidation under sections 106.02, 255 106.021, and 106.022 of the Revised Code. If the agency makes a 256 revision in a proposed rule, amendment, or rescission after it is 257 filed with the joint committee, the agency promptly shall file the 258 full text of the proposed rule, amendment, or rescission in its 259 revised form in electronic form with the joint committee. 260

An agency shall file the rule summary and fiscal analysis 261 prepared under section 127.18 of the Revised Code in electronic 262 form along with a proposed rule, amendment, or rescission, and 263 along with a proposed rule, amendment, or rescission in revised 264 form, that is filed under this division. 265

If a proposed rule, amendment, or rescission has an adverse 266

division.

impact on businesses, the agency also shall file the business
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impact analysis, any recommendations received from the common
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sense initiative office, and the agency's memorandum of response,
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if any, in electronic form along with the proposed rule,
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amendment, or rescission, or along with the proposed rule,
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amendment, or rescission in revised form, that is filed under this
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The agency shall file the hearing report in electronic form 274 with the joint committee before the joint committee holds its 275 public hearing on the proposed rule, amendment, or rescission. The 276 filing of a hearing report does not constitute a revision of the 277 proposed rule, amendment, or rescission to which the hearing 278 report relates. 279

If the proposed rule, amendment, or rescission requires280liability insurance, a bond, or any other financial responsibility281instrument as a condition of licensure, the agency shall conduct a282diligent search to determine if the liability insurance, bond, or283other financial responsibility instrument is readily available in284the amounts required as a condition of licensure, and shall285certify to the joint committee that the search was conducted.286

A proposed rule, amendment, or rescission that is subject to 287 legislative review under this division may not be adopted under 288 division (E) of this section or filed in final form under section 289 119.04 of the Revised Code unless the proposed rule, amendment, or 290 rescission has been filed with the joint committee on agency rule 291 review under this division and the time for legislative review of 292 the proposed rule, amendment, or rescission has expired without 293 adoption of a concurrent resolution to invalidate the proposed 294 rule, amendment, or rescission. 295

This division does not apply to:

(1) An emergency rule, amendment, or rescission; 297

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(2) A proposed rule, amendment, or rescission that must be 298 adopted verbatim by an agency pursuant to federal law or rule, to 299 become effective within sixty days of adoption, in order to 300 continue the operation of a federally reimbursed program in this 301 state, so long as the proposed rule contains both of the 302 following: 303

(a) A statement that it is proposed for the purpose of 304complying with a federal law or rule; 305

(b) A citation to the federal law or rule that requires 306 verbatim compliance. 307

If a rule or amendment is exempt from legislative review 308 under division (C)(2) of this section, and if the federal law or 309 rule pursuant to which the rule or amendment was adopted expires, 310 is repealed or rescinded, or otherwise terminates, the rule or 311 amendment, or its rescission, is thereafter subject to legislative 312 review under division (C) of this section. 313

(D) On the date and at the time and place designated in the 314 notice, the agency shall conduct a public hearing at which any 315 person affected by the proposed action of the agency may appear 316 and be heard in person, by the person's attorney, or both, may 317 present the person's position, arguments, or contentions, orally 318 or in writing, offer and examine witnesses, and present evidence 319 tending to show that the proposed rule, amendment, or rescission, 320 if adopted or effectuated, will be unreasonable or unlawful. An 321 agency may permit persons affected by the proposed rule, 322 amendment, or rescission to present their positions, arguments, or 323 contentions in writing, not only at the hearing, but also for a 324 reasonable period before, after, or both before and after the 325 hearing. A person who presents a position or arguments or 326 contentions in writing before or after the hearing is not required 327 328 to appear at the hearing.

At the hearing, the testimony shall be recorded. Such record 329 shall be made at the expense of the agency. The agency is required 330 to transcribe a record that is not sight readable only if a person 331 requests transcription of all or part of the record and agrees to 332 reimburse the agency for the costs of the transcription. An agency 333 may require the person to pay in advance all or part of the cost 334 of the transcription. 335

In any hearing under this section the agency may administer oaths or affirmations.

The agency shall consider the positions, arguments, or 338 contentions presented at, or before or after, the hearing. The 339 agency shall prepare a hearing summary of the positions, 340 arguments, or contentions, and of the issues raised by the 341 positions, arguments, or contentions. The agency then shall 342 prepare a hearing report explaining, with regard to each issue, 343 how it is reflected in the rule, amendment, or rescission. If an 344 issue is not reflected in the rule, amendment, or rescission, the 345 hearing report shall explain why the issue is not reflected. The 346 agency shall include the hearing summary in the hearing report as 347 an appendix thereto. And, in the hearing report, the agency shall 348 identify the proposed rule, amendment, or rescission to which the 349 350 hearing report relates.

(E) After divisions (A), (B), (C), and (D) of this section 351 have been complied with, and when the time for legislative review 352 under sections 106.02, 106.022, and 106.023 of the Revised Code 353 has expired without adoption of a concurrent resolution to 354 invalidate the proposed rule, amendment, or rescission, the agency 355 may issue an order adopting the proposed rule or the proposed 356 amendment or rescission of the rule, consistent with the synopsis 357 or general statement included in the public notice. At that time 358 the agency shall designate the effective date of the rule, 359 amendment, or rescission, which shall not be earlier than the 360

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tenth day after the rule, amendment, or rescission has been filed 361 in its final form as provided in section 119.04 of the Revised 362 Code. 363

(F) Prior to the effective date of a rule, amendment, or
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rescission, the agency shall make a reasonable effort to inform
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those affected by the rule, amendment, or rescission and to have
available for distribution to those requesting it the full text of
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the rule as adopted or as amended.

(G) If the governor, upon the request of an agency, 369 determines that an emergency requires the immediate adoption, 370 amendment, or rescission of a rule, the governor shall issue an 371 order, the text of which shall be filed in electronic form with 372 the agency, the secretary of state, the director of the 373 legislative service commission, and the joint committee on agency 374 rule review, that the procedure prescribed by this section with 375 respect to the adoption, amendment, or rescission of a specified 376 rule is suspended. The agency may then adopt immediately the 377 emergency rule, amendment, or rescission and it becomes effective 378 on the date the rule, amendment, or rescission, in final form and 379 in compliance with division (A)(2) of section 119.04 of the 380 Revised Code, is filed in electronic form with the secretary of 381 state, the director of the legislative service commission, and the 382 joint committee on agency rule review. The director shall publish 383 the full text of the emergency rule, amendment, or rescission in 384 the register of Ohio. 385

The emergency rule, amendment, or rescission shall become 386 invalid at the end of the one hundred twentieth day it is in 387 effect. Prior to that date the agency may adopt the emergency 388 rule, amendment, or rescission as a nonemergency rule, amendment, 389 or rescission by complying with the procedure prescribed by this 390 section for the adoption, amendment, and rescission of 391 nonemergency rules. The agency shall not use the procedure of this 392

division to readopt the emergency rule, amendment, or rescission 393 so that, upon the emergency rule, amendment, or rescission 394 becoming invalid under this division, the emergency rule, 395 amendment, or rescission will continue in effect without 396 interruption for another one_hundred_twenty-day period, except 397 when section 106.02 of the Revised Code prevents the agency from 398 adopting the emergency rule, amendment, or rescission as a 399 nonemergency rule, amendment, or rescission within the 400 one_hundred_twenty-day period. 401

This division does not apply to the adoption of any emergency402rule, amendment, or rescission by the tax commissioner under403division (C)(2) of section 5117.02 of the Revised Code.404

(H) Rules adopted by an authority within the department of 405 job and family services for the administration or enforcement of 406 Chapter 4141. of the Revised Code or of the department of taxation 407 shall be effective without a hearing as provided by this section 408 if the statutes pertaining to such agency specifically give a 409 right of appeal to the board of tax appeals or to a higher 410 authority within the agency or to a court, and also give the 411 appellant a right to a hearing on such appeal. This division does 412 not apply to the adoption of any rule, amendment, or rescission by 413 the tax commissioner under division (C)(1) or (2) of section 414 5117.02 of the Revised Code, or deny the right to file an action 415 for declaratory judgment as provided in Chapter 2721. of the 416 Revised Code from the decision of the board of tax appeals or of 417 the higher authority within such agency. 418

sec. 121.82. In the course of developing a draft rule that is 419
intended to be proposed under division (D) of section 111.15 or 420
division (C) of section 119.03 of the Revised Code, an agency 421
shall: 422

(A) Evaluate the draft rule against the business impact 423

analysis instrument. If, based on that evaluation, the draft rule 424 will not have an adverse impact on businesses, the agency may 425 proceed with the rule-filing process. If the evaluation determines 426 that the draft rule will have an adverse impact on businesses, the 427 agency shall incorporate features into the draft rule that will 428 eliminate or adequately reduce any adverse impact the draft rule 429 might have on businesses; 430

(B) Prepare a business impact analysis that describes its 431 evaluation of the draft rule against the business impact analysis 432 instrument, that identifies any features that were incorporated 433 into the draft rule as a result of the evaluation, and that 434 explains how those features, if there were any, eliminate or 435 adequately reduce any adverse impact the draft rule might have on 436 businesses; 437

(C) Transmit a copy of the full text of the draft rule and 438 the business impact analysis electronically to the common sense 439 initiative office, which information shall be made available to 440 the public on the office's web site in accordance with section 441 107.62 of the Revised Code; 442

(D) Consider any recommendations made by the common sense 443 initiative office with regard to the draft rule, and either 444 incorporate into the draft rule features the recommendations 445 suggest will eliminate or reduce any adverse impact the draft rule 446 might have on businesses or document, in writing, the reasons 447 those recommendations are not being incorporated into the draft 448 rule; and 449

(E) Prepare a memorandum of response identifying features 450 suggested by any recommendations that were incorporated into the 451 draft rule and features suggested by any recommendations that were 452 not incorporated into the draft rule, explaining how the features 453 that were incorporated into the draft rule eliminate or reduce any 454 adverse impact the draft rule might have on businesses, and 455

explaining why the features that were not incorporated into the 456 draft rule were not incorporated. 457 If the draft rule requires liability insurance, a bond, or 458 any other financial responsibility instrument as a condition of 459 licensure, the agency shall conduct a diligent search to determine 460 if the liability insurance, bond, or other financial 461 responsibility instrument is readily available in the amounts 462 required as a condition of licensure, and, when the agency 463 transmits the draft rule to the common sense initiative office, 464 shall certify to the office that the search was conducted. 465

An agency may not file a proposed rule for legislative review 466 under division (D) of section 111.15 or division (C) of section 467 119.03 of the Revised Code earlier than the sixteenth business day 468 after electronically transmitting the draft rule to the common 469 sense initiative office. 470

Sec. 122.14. There is hereby created in the state treasury 471 the roadwork development fund. The fund shall consist of the 472 investment earnings of the security deposit fund created by 473 section 4509.27 of the Revised Code and revenue transferred to it 474 by the director of budget and management from the highway 475 operating fund created in section 5735.291 5735.051 of the Revised 476 Code. The fund shall be used by the development services agency in 477 accordance with Section 5a of Article XII, Ohio Constitution, to 478 make road improvements associated with retaining or attracting 479 business for this state, including the construction, 480 reconstruction, maintenance, or repair of public roads that 481 provide access to a public airport or are located within a public 482 airport. All investment earnings of the fund shall be credited to 483 the fund. 484

Sec. 126.06. The total operating fund consists of all funds 485

in the state treasury except the auto registration distribution 486 fund, local motor vehicle license tax fund, development bond 487 retirement fund, facilities establishment fund, gasoline excise 488 tax fund, higher education improvement fund, highway improvement 489 bond retirement fund, highway capital improvement fund, 490 improvements bond retirement fund, mental health facilities 491 improvement fund, parks and recreation improvement fund, public 492 improvements bond retirement fund, school district income tax 493 fund, state agency facilities improvement fund, state and local 494 government highway distribution fund, state highway safety public 495 <u>safety - highway purposes</u> fund, Vietnam conflict compensation 496 fund, any other fund determined by the director of budget and 497 management to be a bond fund or bond retirement fund, and such 498 portion of the highway operating fund as is determined by the 499 director of budget and management and the director of 500 transportation to be restricted by Section 5a of Article XII, Ohio 501 Constitution. 502

When determining the availability of money in the total 503 operating fund to pay claims chargeable to a fund contained within 504 the total operating fund, the director of budget and management 505 shall use the same procedures and criteria the director employs in 506 determining the availability of money in a fund contained within 507 the total operating fund. The director may establish limits on the 508 negative cash balance of the general revenue fund within the total 509 operating fund, but in no case shall the negative cash balance of 510 the general revenue fund exceed ten per cent of the total revenue 511 of the general revenue fund in the preceding fiscal year. 512

sec. 127.14. The controlling board may, at the request of any 513
state agency or the director of budget and management, authorize, 514
with respect to the provisions of any appropriation act: 515

(A) Transfers of all or part of an appropriation within but
517
not between state agencies, except such transfers as the director
of budget and management is authorized by law to make, provided
that no transfer shall be made by the director for the purpose of
fecting new or changed levels of program service not authorized
by the general assembly;

(B) Transfers of all or part of an appropriation from one523fiscal year to another;524

(C) Transfers of all or part of an appropriation within or
between state agencies made necessary by administrative
reorganization or by the abolition of an agency or part of an
527
agency;
528

(D) Transfers of all or part of cash balances in excess of 529 needs from any fund of the state to the general revenue fund or to 530 such other fund of the state to which the money would have been 531 credited in the absence of the fund from which the transfers are 532 authorized to be made, except that the controlling board may not 533 authorize such transfers from the accrued leave liability fund, 534 auto registration distribution fund, local motor vehicle license 535 tax fund, budget stabilization fund, building improvement fund, 536 development bond retirement fund, facilities establishment fund, 537 gasoline excise tax fund, general revenue fund, higher education 538 improvement fund, highway improvement bond retirement fund, 539 highway capital improvement fund, highway operating fund, horse 540 racing tax fund, improvements bond retirement fund, public library 541 fund, liquor control fund, local government fund, local 542 transportation improvement program fund, medicaid reserve fund, 543 mental health facilities improvement fund, Ohio fairs fund, parks 544 and recreation improvement fund, public improvements bond 545 retirement fund, school district income tax fund, state agency 546 facilities improvement fund, state and local government highway 547 distribution fund, state highway safety public safety - highway 548

<u>purposes</u> fund, state lottery fund, undivided liquor permit fund, 549 Vietnam conflict compensation bond retirement fund, volunteer fire 550 fighters' dependents fund, waterways safety fund, wildlife fund, 551 workers' compensation fund, or any fund not specified in this 552 division that the director of budget and management determines to 553 be a bond fund or bond retirement fund; 554

(E) Transfers of all or part of those appropriations included555in the emergency purposes account of the controlling board;556

(F) Temporary transfers of all or part of an appropriation or 557
other moneys into and between existing funds, or new funds, as may 558
be established by law when needed for capital outlays for which 559
notes or bonds will be issued; 560

(G) Transfer or release of all or part of an appropriation to 561
 a state agency requiring controlling board approval of such 562
 transfer or release as provided by law; 563

(H) Temporary transfer of funds included in the emergency
purposes appropriation of the controlling board. Such temporary
transfers may be made subject to conditions specified by the
controlling board at the time temporary transfers are authorized.
No transfers shall be made under this division for the purpose of
effecting new or changed levels of program service not authorized
by the general assembly.

As used in this section, "request" means an application by a 571 state agency or the director of budget and management seeking some 572 action by the controlling board. 573

When authorizing the transfer of all or part of an574appropriation under this section, the controlling board may575authorize the transfer to an existing appropriation item and the576creation of and transfer to a new appropriation item.577

Whenever there is a transfer of all or part of funds included578in the emergency purposes appropriation by the controlling board,579

pursuant to division (E) of this section, the state agency or the 580 director of budget and management receiving such transfer shall 581 keep a detailed record of the use of the transferred funds. At the 582 earliest scheduled meeting of the controlling board following the 583 accomplishment of the purposes specified in the request originally 584 seeking the transfer, or following the total expenditure of the 585 transferred funds for the specified purposes, the state agency or 586 the director of budget and management shall submit a report on the 587 expenditure of such funds to the board. The portion of any 588 appropriation so transferred which is not required to accomplish 589 the purposes designated in the original request to the controlling 590 board shall be returned to the proper appropriation of the 591 controlling board at this time. 592

Notwithstanding any provisions of law providing for the 593 deposit of revenues received by a state agency to the credit of a 594 particular fund in the state treasury, whenever there is a 595 temporary transfer of funds included in the emergency purposes 596 appropriation of the controlling board pursuant to division (H) of 597 this section, revenues received by any state agency receiving such 598 a temporary transfer of funds shall, as directed by the 599 controlling board, be transferred back to the emergency purposes 600 appropriation. 601

The board may delegate to the director of budget and602management authority to approve transfers among items of603appropriation under division (A) of this section.604

Sec. 164.05. (A) The director of the Ohio public works605commission shall do all of the following:606

(1) Approve requests for financial assistance from district
 607
 public works integrating committees and enter into agreements with
 608
 one or more local subdivisions to provide loans, grants, and local
 609
 debt support and credit enhancements for a capital improvement
 610

project if the director determines that: 611
 (a) The project is an eligible project pursuant to this 612
chapter; 613

(b) The financial assistance for the project has been
properly approved and requested by the district committee of the
district which includes the recipient of the loan or grant;
616

(c) The amount of the financial assistance, when added to all 617 other financial assistance provided during the fiscal year for 618 projects within the district, does not exceed that district's 619 allocation of money from the state capital improvements fund for 620 that fiscal year; 621

(d) The district committee has provided such documentation
and other evidence as the director may require that the district
committee has satisfied the requirements of section 164.06 or
164.14 of the Revised Code;

(e) The portion of a district's annual allocation which the
director approves in the form of loans and local debt support and
credit enhancements for eligible projects is consistent with
divisions (E) and (F) of this section.

(2) Authorize payments to local subdivisions or their
630
contractors for costs incurred for capital improvement projects
631
which have been approved pursuant to this chapter. All requests
632
for payments shall be submitted to the director on forms and in
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accordance with procedures specified in rules adopted by the
634
director pursuant to division (A)(4) of this section.

(3) Retain the services of or employ financial consultants,
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engineers, accountants, attorneys, and such other employees as the
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director determines are necessary to carry out the director's
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duties under this chapter and fix the compensation for their
639
services. From among these employees, the director shall appoint a
640
deputy with the necessary qualifications to act as the director
641

when the director is absent or temporarily unable to carry out the 642 duties of office. 643

(4) Adopt rules establishing the procedures for making
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applications, reviewing, approving, and rejecting projects for
645
which assistance is authorized under this chapter, and any other
646
rules needed to implement the provisions of this chapter. Such
647
rules shall be adopted under Chapter 119. of the Revised Code.
648

(5) Provide information and other assistance to local 649 subdivisions and district public works integrating committees in 650 developing their requests for financial assistance for capital 651 improvements under this chapter and encourage cooperation and 652 coordination of requests and the development of multisubdivision 653 and multidistrict projects in order to maximize the benefits that 654 may be derived by districts from each year's allocation; 655

(6) Require local subdivisions, to the extent practicable, to
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use Ohio products, materials, services, and labor in connection
657
with any capital improvement project financed in whole or in part
658
under this chapter;

(7) Notify the director of budget and management of all
approved projects, and supply all information necessary to track
approved projects through the state accounting system;
662

(8) Appoint the administrator of the Ohio small governmentcapital improvements commission;664

(9) Do all other acts, enter into contracts, and execute all665instruments necessary or appropriate to carry out this chapter;666

(10) Develop a standardized methodology for evaluating local 667 subdivision capital improvement needs that permits a district 668 public works integrating committee to consider, when addressing a 669 subdivision's project application, the subdivision's existing 670 capital improvements, the condition of those improvements, and the 671 subdivision's projected capital improvement needs in that 672

Page 23

five-year period following the application date. 673

(11) Establish a program to provide local subdivisions with
674
technical assistance in preparing project applications. The
675
program shall be designed to assist local subdivisions that lack
676
the financial or technical resources to prepare project
677
applications on their own.

(B) When the director of the Ohio public works commission
decides to conditionally approve or disapprove projects, the
director's decisions and the reasons for which they are made shall
be made in writing. These written decisions shall be conclusive
for the purposes of the validity and enforceability of such
determinations.

(C) Fees, charges, rates of interest, times of payment of 685 interest and principal, and other terms, conditions, and 686 provisions of and security for financial assistance provided 687 pursuant to the provisions of this chapter shall be such as the 688 director determines to be appropriate. If any payments required by 689 a loan agreement entered into pursuant to this chapter are not 690 paid, the funds which would otherwise be apportioned to the local 691 subdivision from the county undivided local government fund, 692 pursuant to sections 5747.51 to 5747.53 of the Revised Code, may, 693 at the direction of the director of the Ohio public works 694 commission, be reduced by the amount payable. The county treasurer 695 shall, at the direction of the director, pay the amount of such 696 reductions to the state capital improvements revolving loan fund. 697 The director may renegotiate a loan repayment schedule with a 698 local subdivision whose payments from the county undivided local 699 government fund could be reduced pursuant to this division, but 700 such a renegotiation may occur only one time with respect to any 701 particular loan agreement. 702

(D) Grants approved for the repair and replacement of703existing infrastructure pursuant to this chapter shall not exceed704

ninety per cent of the estimated total cost of the capital 705 improvement project. Grants approved for new or expanded 706 infrastructure shall not exceed fifty per cent of the estimated 707 cost of the new or expansion elements of the capital improvement 708 project. A local subdivision share of the estimated cost of a 709 capital improvement may consist of any of the following: 710 (1) The reasonable value, as determined by the director or 711 the administrator, of labor, materials, and equipment that will be 712 contributed by the local subdivision in performing the capital 713 improvement project; 714 (2) Moneys received by the local subdivision in any form from 715 an authority, commission, or agency of the United States for use 716 717 in performing the capital improvement project; (3) Loans made to the local subdivision under this chapter; 718 (4) Engineering costs incurred by the local subdivision in 719 performing engineering activities related to the project. 720 A local subdivision share of the cost of a capital 721 improvement shall not include any amounts awarded to it from the 722 local transportation improvement program fund created in section 723 164.14 of the Revised Code. 724 (E) The following portion of a district public works 725 integrating committee's annual allocation share pursuant to 726 section 164.08 of the Revised Code may be awarded to subdivisions 727 only in the form of interest-free, low-interest, market rate of 728 interest, or blended-rate loans: 729 YEAR IN WHICH PORTION USED FOR 730 MONEYS ARE ALLOCATED LOANS 731 Year 1 0% 732 Year 2 0% 733 Year 3 10% 734 Year 4 12% 735

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Year 5	15%	736
Year 6	20%	737
Year 7, 8, 9, and 10	22%	738
(F) The following portion of a distr	rict public works	739
integrating committee's annual allocation	n pursuant to section	740
164.08 of the Revised Code shall be award	ded to subdivisions in the	741
form of local debt support and credit enh	nancements:	742
	PORTIONS USED FOR	743
YEAR IN WHICH	LOCAL DEBT SUPPORT	744
MONEYS ARE ALLOCATED	AND CREDIT ENHANCEMENTS	745
Year 1	0%	746
Year 2	0%	747
Year 3	3%	748
Year 4	5%	749
Year 5	5%	750
Year 6	7%	751
Year 7	7%	752
Year 8	8%	753
Year 9	8%	754
Year 10	8%	755
(G) For the period commencing on Mar	rch 29, 1988, and ending	756
on June 30, 1993, for the period commence	ing July 1, 1993, and	757
ending June 30, 1999, and for each five- y	year period thereafter,	758
the total amount of financial assistance	awarded under sections	759

ending June 30, 1999, and for each five-year period thereafter,
the total amount of financial assistance awarded under sections
164.01 to 164.08 of the Revised Code for capital improvement
projects located wholly or partially within a county shall be
equal to at least thirty per cent of the amount of what the county
would have been allocated from the obligations authorized to be
sold under this chapter during each period, if such amounts had
for the period p

(H) The amount of the annual allocations made pursuant todivisions (B)(1) and (5) of section 164.08 of the Revised Code767

which can be used for new or expande	ed infrastructure is limited as	768
follows:		769
	PORTION WHICH MAY	770
YEAR IN WHICH	BE USED FOR NEW OR	771
MONEYS ARE ALLOCATED	EXPANSION INFRASTRUCTURE	772
Year 1	5%	773
Year 2	5%	774
Year 3	10%	775
Year 4	10%	776
Year 5	10%	777
Year 6	15%	778
Year 7	15%	779
Year 8	20%	780
Year 9	20%	781
Year 10 and each year		782
thereafter	20%	783
(I) The following portion of a	district public works	784
integrating committee's annual allocation share pursuant to		785
section 164.08 of the Revised Code s	shall be awarded to	786
subdivisions in the form of interest	-free, low-interest, market	787
rate of interest, or blended-rate lo	oans, or local debt support and	788
credit enhancements:		789
	PORTION USED FOR LOANS	790
YEAR IN WHICH	OR LOCAL DEBT SUPPORT	791
MONEYS ARE ALLOCATED	AND CREDIT ENHANCEMENTS	792
Year 30 <u>32</u> and each year		793
thereafter	15% <u>10%</u>	794
(J) No project shall be approve	ed under this section unless	795
the project is designed to have a us	seful life of at least seven	796
years. In addition, the average usef	ful life of all projects for	797
which grants or loans are awarded in	n each district during a	798

program year shall not be less than twenty years.

Sec. 164.14. (A) The local transportation improvement program 800 fund is hereby created in the state treasury. The fund shall 801 consist of moneys credited to it pursuant to sections 117.16 and 802 5735.23 5735.051 of the Revised Code, and, subject to the 803 limitations of section 5735.05 of the Revised Code, shall be used 804 to make grants to local subdivisions for projects that have been 805 approved by district public works integrating committees and the 806 Ohio public works commission in accordance with this section. The 807 fund shall be administered by the Ohio public works commission, 808 and shall be allocated each fiscal year on a per capita basis to 809 district public works integrating committees in accordance with 810 the most recent decennial census statistics. Money in the fund may 811 be used to pay reasonable costs incurred by the commission in 812 administering this section. Investment earnings on moneys credited 813 to the fund shall be retained by the fund. 814

(B) Grants awarded under this section may provide up to one 815 hundred per cent of the estimated total cost of the project. 816

(C) No grant shall be awarded for a project under this 817 section unless the project is designed to have a useful life of at 818 least seven years, except that the average useful life of all such 819 projects for which grants are awarded in each district during a 820 fiscal year shall be not less than twenty years. 821

(D) For the period beginning on July 1, 1989, and ending on 822 June 30, 1994, and for each succeeding five-year period, at least 823 one-third of the total amount of money allocated to each district 824 from the local transportation improvement program fund shall be 825 awarded as follows: 826

(1) Forty-two and eight-tenths per cent for projects of 827 municipal corporations; 828

(2) Thirty-seven and two-tenths per cent for projects of 829 counties; 830

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(3) Twenty per cent for projects of townships, except that
(3) Twenty per cent for projects of townships, except that
(3) Twenty per cent of this section shall not apply
(3) Twenty per cent of the townships in the
(3) Twenty per cent of the population of the
(3) Twenty per cent of the population of the
(3) Twenty per cent of the population of the
(3) Twenty per cent of the population of the
(3) Twenty per cent of the population of the
(3) Twenty per cent of the population of the
(3) Twenty per cent of the population of the

(E) Each district public works integrating committee shall
 review, and approve or disapprove requests submitted to it by
 local subdivisions for assistance from the local transportation
 improvement program fund. In reviewing projects submitted to it, a
 district public works integrating committee shall consider the
 840
 following factors:

(1) Whether the project is of critical importance to the 842safety of the residents of the local subdivision; 843

(2) Whether the project would alleviate serious traffic
 844
 problems or hazards or would respond to needs caused by rapid
 845
 growth and development;
 846

(3) Whether the project would assist the local subdivision in 847
attaining the transportation infrastructure needed to pursue 848
significant and specific economic development opportunities; 849

(4) The availability of other sources of funding for the 850project; 851

(5) The adequacy of the planning for the project and the
 readiness of the local subdivision to proceed should the project
 853
 be approved;
 854

(6) The local subdivision's ability to pay for and history of 855investing in bridge and highway improvements; 856

(7) The impact of the project on the multijurisdictional857highway and bridge needs of the district;858

(8) The requirements of divisions (A), (B), (C), and (D) of 859 this section; 860 Sub. H. B. No. 26

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(9) The condition of the infrastructure system proposed for 861 improvement; 862 (10) Any other factors related to the safety, orderly growth, 863 or economic development of the district or local subdivision that 864 the district public works integrating committee considers 865 relevant. 866 A district public works integrating committee or its 867 executive committee may appoint a subcommittee to assist it in 868 carrying out its responsibilities under this section. 869 (F) Every project approved by a district public works 870 integrating committee shall be submitted to the Ohio public works 871 commission for its review and approval or disapproval. The 872 commission shall not approve any project that fails to meet the 873 requirements of this section. 874 (G) Grants awarded from the local transportation improvement 875

program fund shall not be limited in their usage by divisions (D), 876 (E), (F), (G), (H), and (I) of section 164.05 of the Revised Code. 877

(H) As used in this section, "local subdivision" means a 878county, municipal corporation, or township. 879

(I) The director of the Ohio public works commission shall
notify the director of budget and management of the amounts
allocated pursuant to this section, and the allocation information
shall be entered into the state accounting system. The director of
budget and management shall establish appropriation line items as
884
needed to track these allocations.

Sec. 303.40. Costs of maintaining, repairing, constructing, 886 relocating, paving, and repairing of public streets, alleys, 887 curbs, and gutters within a county renewal area may be paid out of 888 moneys distributed to counties under sections 5735.23, 5735.27, 889 and 4501.04 of the Revised Code. 890

Sec. 306.50. On or before the thirty-first day of August of	891
each year, all counties and all regional transit authorities shall	892
provide a report to the director of transportation and the tax	893
commissioner that specifies the total amount of local spending	894
during the previous state fiscal year for capital costs, operating	895
costs, and any costs for activities related to each of the	896
<u>following:</u>	897
(A) Local airports;	898
(B) Local airport systems;	899

(C) Any other local facility that is directly and900substantially related to the air transportation of passengers or901property and is owned or operated by any person or entity that902owns or operates an airport.903

Sec. 307.152. A board of county commissioners may enter into 904 an agreement with a county, municipal, or regional planning 905 commission, or county engineer for the preparation in whole or in 906 part of comprehensive transportation and land use studies and 907 major thoroughfare reports, upon such terms as are mutually agreed 908 upon. 909

Any agreement with a county, municipal, or regional planning 910 commission may provide that contributions of county funds shall be 911 credited to a separate fund of the planning commission from which 912 expenditures for fulfilling the agreement are made. Any moneys 913 contributed to a county, municipal, or regional planning 914 commission for preparation of such plans may be credited to the 915 916 county's portion of the cost of the preparation of such plans. The agreement may provide that county funds appropriated for the 917 county's portion of such plans or in excess of the county's 918 portion of the cost of such plans shall be refunded to the county 919 fund out of which the contribution was originally appropriated, 920

when the county, municipal, or regional planning commission 921
receives federal or other funds in payment for such projects. The 922
agreement may provide that only allowable reimbursable expenses 923
shall be included in calculating the county's portion of the 924
costs. The terms of the agreement may include other provisions 925
mutually agreed upon. 926

The board of county commissioners may pay the costs of the 927 agreement for the planning necessary to satisfy the continuing 928 comprehensive transportation planning process from revenues 929 derived from the motor vehicle license tax, the motor fuel excise 930 tax levied in by section 5735.05 of the Revised Code, the motor 931 fuel tax levied in section 5735.25 of the Revised Code, the county 932 general fund, or any other county fund which may be expended for 933 planning purposes and may also pay costs for other planning from 934 the county general fund or any other county fund which may be 935 expended for planning purposes. 936

Sec. 505.90. The board of township trustees of one or more937townships and the legislative authority of one or more municipal938corporations may enter into an agreement to jointly provide for939the maintenance, repair, and improvement of township and municipal940roads located within the townships and municipal corporations. An941agreement entered into under this section shall include provisions942governing all of the following:943

(A) The sharing and use of facilities, equipment, and 944 materials necessary for road maintenance, repair, and improvement; 945

(B) The use of township and municipal employees for purposes 946 of the agreement; 947

(C) The payment of costs associated with the maintenance, 948 repair, and improvement of roads conducted under the agreement; 949

(D) Any other matter determined to be necessary for purposes 950

of implementing and executing the agreement.

bridges;

Sec. 1503.35. The director of natural resources shall	952
distribute money received by the state pursuant to 16 U.S.C. 500	953
from the sale of national forest timber and other national forest	954
products to the applicable county or counties in which the	955
national forest is situated. Money received by a county under this	956
section shall be used by a county as follows:	957
(A) Fifty per cent shall be used to maintain county roads and	958

(B) Fifty per cent shall be used for the benefit of public 960 schools. 961

Sec. 1509.222. (A)(1) Except as provided in section 1509.226 962 of the Revised Code, no person shall transport brine by vehicle in 963 this state unless the business entity that employs the person 964 first registers with and obtains a registration certificate and 965 identification number from the chief of the division of oil and 966 gas resources management. 967

(2) No more than one registration certificate shall be
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required of any business entity. Registration certificates issued
969
under this section are not transferable. An applicant shall file
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an application with the chief, containing such information in such
971
form as the chief prescribes. The application shall include at
972
least all of the following:

(a) A list that identifies each vehicle, vessel, railcar, and974container that will be used in the transportation of brine;975

(b) A plan for disposal that provides for compliance with the 976
requirements of this chapter and rules of the chief pertaining to 977
the transportation of brine by vehicle and the disposal of brine 978
so transported and that lists all disposal sites that the 979
applicant intends to use; 980

(c) The bond required by section 1509.225 of the Revised 981
Code; 982

(d) A certificate issued by an insurance company authorized
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to do business in this state certifying that the applicant has in
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force a liability insurance policy in an amount not less than
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three hundred thousand dollars bodily injury coverage and three
986
hundred thousand dollars property damage coverage to pay damages
987
for injury to persons or property caused by the collecting,
988
handling, transportation, or disposal of brine.

The insurance policy required by division (A)(2)(d) of this 990 section shall be maintained in effect during the term of the 991 registration certificate. The policy or policies providing the 992 coverage shall require the insurance company to give notice to the 993 chief if the policy or policies lapse for any reason. Upon such 994 termination of the policy, the chief may suspend the registration 995 certificate until proper insurance coverage is obtained. 996

(3) Each application for a registration certificate shall be
 997
 accompanied by a nonrefundable fee of five hundred fifty dollars.
 998

(4) If a business entity that has been issued a registration 999 certificate under this section changes its name due to a business 1000 reorganization or merger, the business entity shall revise the 1001 bond or certificates of deposit required by section 1509.225 of 1002 the Revised Code and obtain a new certificate from an insurance 1003 company in accordance with division (A)(2)(e) of this section to 1004 reflect the change in the name of the business entity. 1005

(B) The chief shall issue an order denying an application for 1006a registration certificate if the chief finds that either of the 1007following applies: 1008

(1) The applicant, at the time of applying for the
registration certificate, has been found liable by a final
nonappealable order of a court of competent jurisdiction for
1011

damage to streets, roads, highways, bridges, culverts, or 1012
drainways pursuant to section 4513.34 or 5577.12 of the Revised 1013
Code until the applicant provides the chief with evidence of 1014
compliance with the order. 1015

(2) The applicant's plan for disposal does not provide for
 1016
 compliance with the requirements of this chapter and rules of the
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 chief pertaining to the transportation of brine by vehicle and the
 1018
 disposal of brine so transported.

(C) No applicant shall attempt to circumvent division (B) of 1020
 this section by applying for a registration certificate under a 1021
 different name or business organization name, by transferring 1022
 responsibility to another person or entity, or by any similar act. 1023

(D) A registered transporter shall apply to revise a disposal 1024 plan under procedures that the chief shall prescribe by rule. 1025 However, at a minimum, an application for a revision shall list 1026 all sources and disposal sites of brine currently transported. The 1027 chief shall deny any application for a revision of a plan under 1028 this division if the chief finds that the proposed revised plan 1029 does not provide for compliance with the requirements of this 1030 chapter and rules of the chief pertaining to the transportation of 1031 brine by vehicle and the disposal of brine so transported. 1032 Approvals and denials of revisions shall be by order of the chief. 1033

(E) The chief may adopt rules, issue orders, and attach terms 1034
and conditions to registration certificates as may be necessary to 1035
administer, implement, and enforce sections 1509.222 to 1509.226 1036
of the Revised Code for protection of public health or safety or 1037
conservation of natural resources. 1038

sec. 2935.27. (A)(1) If a law enforcement officer issues a 1039
citation to a person pursuant to section 2935.26 of the Revised 1040
Code and if the minor misdemeanor offense for which the citation 1041
is issued is an act prohibited by Chapter 4511., 4513., or 4549. 1042

of the Revised Code or an act prohibited by any municipal 1043 ordinance that is substantially similar to any section contained 1044 in Chapter 4511., 4513., or 4549. of the Revised Code, the officer 1045 shall inform the person, if the person has a current valid Ohio 1046 driver's or commercial driver's license, of the possible 1047 consequences of the person's actions as required under division 1048 (E) of this section, and also shall inform the person that the 1049 person is required either to appear at the time and place stated 1050 in the citation or to comply with division (C) of section 2935.26 1051 of the Revised Code. 1052

(2) If the person is an Ohio resident but does not have a 1053 current valid Ohio driver's or commercial driver's license or if 1054 the person is a resident of a state that is not a member of the 1055 nonresident violator compact of which this state is a member 1056 pursuant to section 4510.71 of the Revised Code, and if the court, 1057 by local rule, has prescribed a procedure for the setting of a 1058 reasonable security pursuant to division (F) of this section, 1059 security shall be set in accordance with that local rule and that 1060 division. 1061

A court by local rule may prescribe a procedure for the 1062 setting of reasonable security as described in this division. As 1063 an alternative to this procedure, a court by local rule may 1064 prescribe a procedure for the setting of a reasonable security by 1065 the person without the person appearing before the court. 1066

(B) A person who has security set under division (A)(2) of 1067 this section shall be given a receipt or other evidence of the 1068 deposit of the security by the court. 1069

(C) Upon compliance with division (C) of section 2935.26 of 1070 the Revised Code by a person who was issued a citation, the clerk 1071 of the court shall notify the court. The court shall immediately 1072 return any sum of money, license, or other security deposited in 1073

relation to the citation to the person, or to any other person who 1074 deposited the security. 1075

(D) If a person who has a current valid Ohio driver's or 1076 commercial driver's license and who was issued a citation fails to 1077 appear at the time and place specified on the citation, fails to 1078 comply with division (C) of section 2935.26 of the Revised Code, 1079 or fails to comply with or satisfy any judgment of the court 1080 within the time allowed by the court, the court shall declare the 1081 forfeiture of the person's license. Thirty days after the 1082 declaration of forfeiture, the court shall enter information 1083 relative to the forfeiture on a form approved and furnished by the 1084 registrar of motor vehicles, and forward the form to the 1085 registrar. The registrar shall suspend the person's driver's or 1086 commercial driver's license, send written notification of the 1087 suspension to the person at the person's last known address, and 1088 order the person to surrender the person's driver's or commercial 1089 driver's license to the registrar within forty-eight hours. No 1090 valid driver's or commercial driver's license shall be granted to 1091 the person until the court having jurisdiction of the offense that 1092 led to the forfeiture orders that the forfeiture be terminated. 1093 The court shall so order if the person, after having failed to 1094 appear in court at the required time and place to answer the 1095 charge or after having pleaded guilty to or been found guilty of 1096 the violation and having failed within the time allowed by the 1097 court to pay the fine imposed by the court, thereafter appears to 1098 answer the charge and pays any fine imposed by the court or pays 1099 the fine originally imposed by the court. The court shall inform 1100 the registrar of the termination of the forfeiture by entering 1101 information relative to the termination on a form approved and 1102 furnished by the registrar and sending the form to the registrar 1103 as provided in this division. The person shall pay to the bureau 1104 of motor vehicles a fifteen-dollar reinstatement fee to cover the 1105 costs of the bureau in administering this section. The registrar 1106

shall deposit the fees so paid into the state bureau of motor1107vehicles public safety - highway purposes fund created by section11084501.254501.06 of the Revised Code.1109

In addition, upon receipt of the copy of the declaration of 1110 forfeiture from the court, neither the registrar nor any deputy 1111 registrar shall accept any application for the registration or 1112 transfer of registration of any motor vehicle owned or leased by 1113 the person named in the declaration of forfeiture until the court 1114 having jurisdiction of the offense that led to the forfeiture 1115 orders that the forfeiture be terminated. However, for a motor 1116 vehicle leased by a person named in a declaration of forfeiture, 1117 the registrar shall not implement the preceding sentence until the 1118 registrar adopts procedures for that implementation under section 1119 4503.39 of the Revised Code. Upon receipt by the registrar of an 1120 order terminating the forfeiture, the registrar shall take such 1121 measures as may be necessary to permit the person to register a 1122 motor vehicle owned or leased by the person or to transfer the 1123 registration of such a motor vehicle, if the person later makes 1124 application to take such action and the person otherwise is 1125 eligible to register the motor vehicle or to transfer the 1126 registration of it. 1127

The registrar is not required to give effect to any 1128 declaration of forfeiture or order terminating a forfeiture unless 1129 the order is transmitted to the registrar by means of an 1130 electronic transfer system. The registrar shall not restore the 1131 person's driving or vehicle registration privileges until the 1132 person pays the reinstatement fee as provided in this division. 1133

If the person who was issued the citation fails to appear at 1134 the time and place specified on the citation and fails to comply 1135 with division (C) of section 2935.26 of the Revised Code and the 1136 person has deposited a sum of money or other security in relation 1137 to the citation under division (A)(2) of this section, the deposit 1138

immediately shall be forfeited to the court. 1139

This section does not preclude further action as authorized 1140 by division (F) of section 2935.26 of the Revised Code. 1141

(E) A law enforcement officer who issues a person a minor 1142 misdemeanor citation for an act prohibited by Chapter 4511., 1143 4513., or 4549. of the Revised Code or an act prohibited by a 1144 1145 municipal ordinance that is substantially similar to any section contained in Chapter 4511., 4513., or 4549. of the Revised Code 1146 shall inform the person that if the person does not appear at the 1147 time and place stated on the citation or does not comply with 1148 division (C) of section 2935.26 of the Revised Code, the person's 1149 driver's or commercial driver's license will be suspended, the 1150 person will not be eliqible for the reissuance of the license or 1151 the issuance of a new license or the issuance of a certificate of 1152 registration for a motor vehicle owned or leased by the person, 1153 until the person appears and complies with all orders of the 1154 court. The person also is subject to any applicable criminal 1155 penalties. 1156

(F) A court setting security under division (A)(2) of this
section shall do so in conformity with sections 2937.22 and
2937.23 of the Revised Code and the Rules of Criminal Procedure.
1159

Sec. 2937.221. (A) A person arrested without warrant for any 1160 violation listed in division (B) of this section, and having a 1161 current valid Ohio driver's or commercial driver's license, if the 1162 person has been notified of the possible consequences of the 1163 person's actions as required by division (C) of this section, may 1164 post bond by depositing the license with the arresting officer if 1165 the officer and person so choose, or with the local court having 1166 jurisdiction if the court and person so choose. The license may be 1167 used as bond only during the period for which it is valid. 1168

When an arresting officer accepts the driver's or commercial 1169

driver's license as bond, the officer shall note the date, time, 1170 and place of the court appearance on "the violator's notice to 1171 appear," and the notice shall serve as a valid Ohio driver's or 1172 commercial driver's license until the date and time appearing 1173 thereon. The arresting officer immediately shall forward the 1174 license to the appropriate court. 1175

When a local court accepts the license as bond or continues1176the case to another date and time, it shall provide the person1177with a card in a form approved by the registrar of motor vehicles1178setting forth the license number, name, address, the date and time1179of the court appearance, and a statement that the license is being1180held as bond. The card shall serve as a valid license until the1181date and time contained in the card.1182

The court may accept other bond at any time and return the 1183 license to the person. The court shall return the license to the 1184 person when judgment is satisfied, including, but not limited to, 1185 compliance with any court orders, unless a suspension or 1186 cancellation is part of the penalty imposed. 1187

Neither "the violator's notice to appear" nor a court-1188granted card shall continue driving privileges beyond the1189expiration date of the license.1190

If the person arrested fails to appear in court at the date 1191 and time set by the court or fails to satisfy the judgment of the 1192 court, including, but not limited to, compliance with all court 1193 orders within the time allowed by the court, the court may declare 1194 the forfeiture of the person's license. Thirty days after the 1195 declaration of the forfeiture, the court shall forward the 1196 person's license to the registrar. The court also shall enter 1197 information relative to the forfeiture on a form approved and 1198 furnished by the registrar and send the form to the registrar. The 1199 registrar shall suspend the person's license and send written 1200 notification of the suspension to the person at the person's last 1201

known address. No valid driver's or commercial driver's license 1202 shall be granted to the person until the court having jurisdiction 1203 orders that the forfeiture be terminated. The court shall inform 1204 the registrar of the termination of the forfeiture by entering 1205 information relative to the termination on a form approved and 1206 furnished by the registrar and sending the form to the registrar. 1207 Upon the termination, the person shall pay to the bureau of motor 1208 vehicles a reinstatement fee of fifteen dollars to cover the costs 1209 of the bureau in administering this section. The registrar shall 1210 deposit the fees so paid into the state bureau of motor vehicles 1211 public safety - highway purposes fund created by section 4501.25 1212 4501.06 of the Revised Code. 1213

In addition, upon receipt from the court of the copy of the 1214 declaration of forfeiture, neither the registrar nor any deputy 1215 registrar shall accept any application for the registration or 1216 transfer of registration of any motor vehicle owned by or leased 1217 in the name of the person named in the declaration of forfeiture 1218 until the court having jurisdiction over the offense that led to 1219 the suspension issues an order terminating the forfeiture. 1220 However, for a motor vehicle leased in the name of a person named 1221 in a declaration of forfeiture, the registrar shall not implement 1222 the preceding sentence until the registrar adopts procedures for 1223 that implementation under section 4503.39 of the Revised Code. 1224 Upon receipt by the registrar of such an order, the registrar also 1225 shall take the measures necessary to permit the person to register 1226 a motor vehicle the person owns or leases or to transfer the 1227 registration of a motor vehicle the person owns or leases if the 1228 person later makes a proper application and otherwise is eligible 1229 to be issued or to transfer a motor vehicle registration. 1230

(B) Division (A) of this section applies to persons arrested 1231for violation of: 1232

(1) Any of the provisions of Chapter 4511. or 4513. of the 1233

 Revised Code, except sections 4511.19, 4511.20, 4511.251, and
 1234

 4513.36 of the Revised Code;
 1235

(2) Any municipal ordinance substantially similar to a 1236section included in division (B)(1) of this section; 1237

(3) Any bylaw, rule, or regulation of the Ohio turnpike and
infrastructure commission substantially similar to a section
included in division (B)(1) of this section.
1240

Division (A) of this section does not apply to those persons 1241 issued a citation for the commission of a minor misdemeanor under 1242 section 2935.26 of the Revised Code. 1243

(C) No license shall be accepted as bond by an arresting 1244 officer or by a court under this section until the officer or 1245 court has notified the person that, if the person deposits the 1246 license with the officer or court and either does not appear on 1247 the date and at the time set by the officer or the court, if the 1248 court sets a time, or does not satisfy any judgment rendered, 1249 including, but not limited to, compliance with all court orders, 1250 the license will be suspended, and the person will not be eligible 1251 for reissuance of the license or issuance of a new license, or the 1252 issuance of a certificate of registration for a motor vehicle 1253 owned or leased by the person until the person appears and 1254 complies with any order issued by the court. The person also is 1255 subject to any criminal penalties that may apply to the person. 1256

(D) The registrar shall not restore the person's driving or 1257
vehicle registration privileges until the person pays the 1258
reinstatement fee as provided in this section. 1259

sec. 3123.59. Not later than seven days after receipt of a 1260
notice pursuant to section 3123.56 or 3123.57 of the Revised Code, 1261
the registrar of motor vehicles shall notify each deputy registrar 1262
of the notice. The registrar and each deputy registrar shall then, 1263

if the individual otherwise is eligible for the license, permit, 1264 or endorsement and wants the license, permit, or endorsement, 1265 issue a license, permit, or endorsement to, or renew a license, 1266 permit, or endorsement of, the individual, or, if the registrar 1267 imposed a class F suspension of the individual's license, permit, 1268 or endorsement pursuant to division (A) of section 3123.58 of the 1269 Revised Code, remove the suspension. The registrar or a deputy 1270 registrar may charge a fee of not more than twenty-five dollars 1271 for issuing or renewing or removing the suspension of a license, 1272 permit, or endorsement pursuant to this section. The fees 1273 collected by the registrar pursuant to this section shall be paid 1274 into the state bureau of motor vehicles public safety - highway 1275 purposes fund established in section 4501.25 4501.06 of the 1276 Revised Code. 1277

sec. 3737.84. (A) The state fire code adopted pursuant to 1278
sections 3737.82 and 3737.83 of the Revised Code shall not contain 1279
any provision as follows: 1280

(1) Relating to the organization or structure of a municipal 1281or township fire department; 1282

(2) Relating to structural building requirements covered by 1283the Ohio building code; 1284

(3) That would cause an employer, in complying with it, to be
in violation of the "Occupational Safety and Health Act of 1970,"
84 Stat. 1590, 29 U.S.C.A. 651, or the "Consumer Product Safety
Act of 1972," 86 Stat. 1207, 15 U.S.C.A. 2051;

(4) Regulating manufacturers or manufacturing facilities with
respect to occupational hazards where they are subject to
regulation by the federal occupational safety and health
administration;

(5) That is inconsistent with, or in conflict with, 1293

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regulations of the federal occupational safety and health 1294 administration or the hazardous materials regulations of the 1295 hazardous materials regulations board of the federal highway 1296 administration, United States department of transportation, or the 1297 public utilities commission; 1298

(6) That establishes a minimum standard of flammability for 1299
consumer goods in any area where the "Flammable Fabrics Act," 81 1300
Stat. 568 (1967), 15 U.S.C. 1191 authorizes the federal government 1301
or any department or agency of the federal government to establish 1302
national standards of flammability for consumer goods; 1303

(7) That establishes a health or safety standard for the use 1304 of explosives in mining, for which the federal government through 1305 its authorized agency sets health or safety standards pursuant to 1306 section 6 of the "Federal Metal and Nonmetallic Mine Safety Act of 1307 1966," 80 Stat. 772, 30 U.S.C. 725, or section 101 of the "Federal 1308 Coal Mine Health and Safety Act of 1969," 83 Stat. 745, 30 1309 U.S.C.A. 811; 1310

(8) That is inconsistent with, or in conflict with, section
3737.73 or Chapter 3743. of the Revised Code, or the rules adopted
pursuant to that chapter;
1313

(9)(a) Restricting the dispensing of diesel fuel at a 1314 terminal or bulk plant into a motor vehicle that is transporting 1315 petroleum products or equipment essential to the operation of the 1316 terminal or bulk plant, provided that the motor vehicle is owned 1317 or leased by or operated under a contract with a person who has 1318 been issued a motor fuel dealer's license under section 5735.02 1319 <u>5735.021</u> of the Revised Code; 1320

(b) Authorizing the dispensing of any petroleum products at a 1321
terminal or bulk plant from an aboveground storage tank at the 1322
terminal or bulk plant to a motor vehicle other than a motor 1323
vehicle that is described in division (A)(9)(a) of this section or 1324

to a member of the general public.

As used in division (A)(9) of this section, "terminal or bulk 1326 plant" means that portion of a property where petroleum products 1327 are received by tank vessels, pipelines, tank cars, or tank 1328 vehicles and are stored or blended in bulk for the purpose of 1329 distributing the petroleum products via tank vessel, pipeline, 1330 tank car, tank vehicle, portable tank, or container. 1331

(10) That prohibits the use of a device described in section
 3381.106 3781.106 of the Revised Code and used in accordance with
 1333 rules adopted pursuant to that section.
 1334

(B) No penalty shall be imposed by the fire marshal on any 1335 person for a violation of the state fire code if a penalty has 1336 been imposed or an order issued by the federal government for a 1337 violation of a similar provision contained in or adopted pursuant 1338 to the federal acts referred to in this section, where the facts 1339 that constitute the violation of the state fire code are the same 1340 as those that constitute the violation or alleged violation of the 1341 federal act. 1342

Sec. 4115.071. (A) Each contracting public authority that 1343 enters into a contract other than a contract for printing, 1344 binding, and related services, whose contractor and subcontractors 1345 are subject to sections 4115.03 to 4115.16 of the Revised Code 1346 shall, no later than ten days before the first payment of wages is 1347 payable to any employee of any contractor or subcontractor, 1348 designate and appoint one of its own employees to serve as the 1349 prevailing wage coordinator during the life of the contract. The 1350 duties of the coordinator shall include: 1351

(1) Setting up and maintaining, available for public
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 inspection including inspection by interested parties or affected
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 employees, files of payroll reports and affidavits submitted by
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 contractors and subcontractors pursuant to sections 4115.03 to
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4115.16 of the Revised Code;

(2) Ascertaining from each contractor or subcontractor, at 1357
 the beginning of performance under the contract, the dates during 1358
 its life when payments of wages to employees are to be made; 1359

(3) Receiving from each contractor or subcontractor, a copy 1360 of the contractor's or subcontractor's complete payroll for each 1361 1362 date exhibiting for each employee paid any wages, the employee's name, current address, last four digits of the employee's social 1363 security number, number of hours worked each day during the pay 1364 period and the total for each week, the employee's hourly rate of 1365 pay, the employee's job classification, fringe payments, and 1366 deductions from the employee's wages; 1367

(4) Establishing and following procedures to monitor the
compliance by each contractor and subcontractor with the
requirement imposed by this section for timely filing of copies of
payroll records;

(5) Receiving from each contractor or subcontractor upon
 completion of the public improvement and prior to final payment
 1373
 therefor the affidavit required by section 4115.07 of the Revised
 1374
 Code;

(6) Reporting any delinquency in the filing of the certified
copy of the payroll and the affidavit to the chief officer of the
contracting public authority and the director of commerce.
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(B) Any contracting public authority having a permanent
employee with the title, powers, and functions described in
division (A) of this section for the prevailing wage coordinator
need not separately designate and appoint an employee for each
public work contract entered into by the contracting public
authority.

(C) Every contractor and subcontractor who is subject tosections 4115.03 to 4115.16 of the Revised Code shall, upon1386

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beginning performance under the contractor's or subcontractor's 1387 contract with any contracting public authority, supply to the 1388 prevailing wage coordinator of the contracting public authority a 1389 schedule of the dates during the life of the contract with the 1390 authority on which the contractor or subcontractor is required to 1391 pay wages to employees. The contractor or subcontractor shall also 1392 deliver to the prevailing wage coordinator a certified copy of the 1393 contractor's or subcontractor's payroll, within two weeks after 1394 the initial pay date, and supplemental reports for each month 1395 thereafter which shall exhibit for each employee paid any wages, 1396 the employee's name, current address, last four digits of the 1397 employee's social security number, number of hours worked during 1398 each day of the pay periods covered and the total for each week, 1399 the employee's hourly rate of pay, the employee's job 1400 classification, fringe payments, and deductions from the 1401 employee's wages. If the life of the contract is expected to be no 1402 more than four months from the beginning of performance by the 1403 contractor or subcontractor, such supplemental reports shall be 1404 filed each week after the initial report. The certification of 1405 each payroll shall be executed by the contractor, subcontractor, 1406 or duly appointed agent thereof and shall recite that the payroll 1407 is correct and complete and that the wage rates shown are not less 1408 than those required by the contract. 1409

(D) If it is found that a public authority or prevailing wage 1410 coordinator has not complied with this section, the director shall 1411 give notice thereof in writing to the public authority or 1412 prevailing wage coordinator. Sufficient time shall be allowed for 1413 compliance as the director deems necessary. At the expiration of 1414 the time prescribed in the notice, the director shall, in writing, 1415 inform the attorney general of the fact that notice has been given 1416 and that the public authority or prevailing wage coordinator to 1417 whom it was directed has not complied with it. On receipt thereof, 1418 the attorney general shall bring suit in the name of the state in 1419

 sec. 4501.01. As used in this chapter and Chapters 4503.,
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 4505., 4507., 4509., 4510., 4511., 4513., 4515., and 4517. of the
 1424

 Revised Code, and in the penal laws, except as otherwise provided:
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(A) "Vehicles" means everything on wheels or runners, 1426 including motorized bicycles, but does not mean electric personal 1427 assistive mobility devices, vehicles that are operated exclusively 1428 on rails or tracks or from overhead electric trolley wires, and 1429 vehicles that belong to any police department, municipal fire 1430 department, or volunteer fire department, or that are used by such 1431 a department in the discharge of its functions. 1432

(B) "Motor vehicle" means any vehicle, including mobile homes 1433 and recreational vehicles, that is propelled or drawn by power 1434 other than muscular power or power collected from overhead 1435 electric trolley wires. "Motor vehicle" does not include utility 1436 vehicles as defined in division (VV) of this section, under-speed 1437 vehicles as defined in division (XX) of this section, mini-trucks 1438 as defined in division (BBB) of this section, motorized bicycles, 1439 road rollers, traction engines, power shovels, power cranes, and 1440 other equipment used in construction work and not designed for or 1441 employed in general highway transportation, well-drilling 1442 machinery, ditch-digging machinery, farm machinery, and trailers 1443 that are designed and used exclusively to transport a boat between 1444 a place of storage and a marina, or in and around a marina, when 1445 drawn or towed on a public road or highway for a distance of no 1446 more than ten miles and at a speed of twenty-five miles per hour 1447 or less. 1448

(C) "Agricultural tractor" and "traction engine" mean any 1449 self-propelling vehicle that is designed or used for drawing other 1450

vehicles or wheeled machinery, but has no provisions for carrying 1451 loads independently of such other vehicles, and that is used 1452 principally for agricultural purposes. 1453

(D) "Commercial tractor," except as defined in division (C) 1454
of this section, means any motor vehicle that has motive power and 1455
either is designed or used for drawing other motor vehicles, or is 1456
designed or used for drawing another motor vehicle while carrying 1457
a portion of the other motor vehicle or its load, or both. 1458

(E) "Passenger car" means any motor vehicle that is designed 1459
 and used for carrying not more than nine persons and includes any 1460
 motor vehicle that is designed and used for carrying not more than 1461
 fifteen persons in a ridesharing arrangement. 1462

(F) "Collector's vehicle" means any motor vehicle or 1463 agricultural tractor or traction engine that is of special 1464 interest, that has a fair market value of one hundred dollars or 1465 more, whether operable or not, and that is owned, operated, 1466 collected, preserved, restored, maintained, or used essentially as 1467 a collector's item, leisure pursuit, or investment, but not as the 1468 owner's principal means of transportation. "Licensed collector's 1469 vehicle" means a collector's vehicle, other than an agricultural 1470 tractor or traction engine, that displays current, valid license 1471 tags issued under section 4503.45 of the Revised Code, or a 1472 similar type of motor vehicle that displays current, valid license 1473 tags issued under substantially equivalent provisions in the laws 1474 of other states. 1475

(G) "Historical motor vehicle" means any motor vehicle that
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is over twenty-five years old and is owned solely as a collector's
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item and for participation in club activities, exhibitions, tours,
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parades, and similar uses, but that in no event is used for
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general transportation.

(H) "Noncommercial motor vehicle" means any motor vehicle, 1481

including a farm truck as defined in section 4503.04 of the 1482 Revised Code, that is designed by the manufacturer to carry a load 1483 of no more than one ton and is used exclusively for purposes other 1484 than engaging in business for profit. 1485

(I) "Bus" means any motor vehicle that has motor power and is 1486
 designed and used for carrying more than nine passengers, except 1487
 any motor vehicle that is designed and used for carrying not more 1488
 than fifteen passengers in a ridesharing arrangement. 1489

(J) "Commercial car" or "truck" means any motor vehicle that 1490
has motor power and is designed and used for carrying merchandise 1491
or freight, or that is used as a commercial tractor. 1492

(K) "Bicycle" means every device, other than a device that is 1493 designed solely for use as a play vehicle by a child, that is 1494 propelled solely by human power upon which a person may ride, and 1495 that has two or more wheels, any of which is more than fourteen 1496 inches in diameter. 1497

(L) "Motorized bicycle" or "moped" means any vehicle that 1498 either has two tandem wheels or one wheel in the front and two 1499 wheels in the rear, that may be pedaled, and that is equipped with 1500 a helper motor of not more than fifty cubic centimeters piston 1501 displacement that produces no more than one brake horsepower and 1502 is capable of propelling the vehicle at a speed of no greater than 1503 twenty miles per hour on a level surface. 1504

(M) "Trailer" means any vehicle without motive power that is 1505 designed or used for carrying property or persons wholly on its 1506 own structure and for being drawn by a motor vehicle, and includes 1507 any such vehicle that is formed by or operated as a combination of 1508 a semitrailer and a vehicle of the dolly type such as that 1509 commonly known as a trailer dolly, a vehicle used to transport 1510 agricultural produce or agricultural production materials between 1511 a local place of storage or supply and the farm when drawn or 1512

towed on a public road or highway at a speed greater than 1513 twenty-five miles per hour, and a vehicle that is designed and 1514 used exclusively to transport a boat between a place of storage 1515 and a marina, or in and around a marina, when drawn or towed on a 1516 public road or highway for a distance of more than ten miles or at 1517 a speed of more than twenty-five miles per hour. "Trailer" does 1518 not include a manufactured home or travel trailer. 1519

(N) "Noncommercial trailer" means any trailer, except a 1520 travel trailer or trailer that is used to transport a boat as 1521 described in division (B) of this section, but, where applicable, 1522 includes a vehicle that is used to transport a boat as described 1523 in division (M) of this section, that has a gross weight of no 1524 more than ten thousand pounds, and that is used exclusively for 1525 purposes other than engaging in business for a profit, such as the 1526 transportation of personal items for personal or recreational 1527 purposes. 1528

(0) "Mobile home" means a building unit or assembly of closed 1529 construction that is fabricated in an off-site facility, is more 1530 than thirty-five body feet in length or, when erected on site, is 1531 three hundred twenty or more square feet, is built on a permanent 1532 chassis, is transportable in one or more sections, and does not 1533 qualify as a manufactured home as defined in division (C)(4) of 1534 section 3781.06 of the Revised Code or as an industrialized unit 1535 as defined in division (C)(3) of section 3781.06 of the Revised 1536 Code. 1537

(P) "Semitrailer" means any vehicle of the trailer type that 1538 does not have motive power and is so designed or used with another 1539 and separate motor vehicle that in operation a part of its own 1540 weight or that of its load, or both, rests upon and is carried by 1541 the other vehicle furnishing the motive power for propelling 1542 itself and the vehicle referred to in this division, and includes, 1543 for the purpose only of registration and taxation under those 1544

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chapters, any vehicle of the dolly type, such as a trailer dolly, 1545 that is designed or used for the conversion of a semitrailer into 1546 a trailer. 1547 (Q) "Recreational vehicle" means a vehicular portable 1548 structure that meets all of the following conditions: 1549 (1) It is designed for the sole purpose of recreational 1550 travel. 1551 (2) It is not used for the purpose of engaging in business 1552 for profit. 1553 (3) It is not used for the purpose of engaging in intrastate 1554 commerce. 1555 (4) It is not used for the purpose of commerce as defined in 1556 49 C.F.R. 383.5, as amended. 1557 (5) It is not regulated by the public utilities commission 1558 pursuant to Chapter 4905., 4921., or 4923. of the Revised Code. 1559 (6) It is classed as one of the following: 1560 (a) "Travel trailer" or "house vehicle" means a 1561 nonself-propelled recreational vehicle that does not exceed an 1562 overall length of forty feet, exclusive of bumper and tongue or 1563 coupling. "Travel trailer" includes a tent-type fold-out camping 1564 trailer as defined in section 4517.01 of the Revised Code. 1565 (b) "Motor home" means a self-propelled recreational vehicle 1566 that has no fifth wheel and is constructed with permanently 1567 installed facilities for cold storage, cooking and consuming of 1568 food, and for sleeping. 1569 (c) "Truck camper" means a nonself-propelled recreational 1570 vehicle that does not have wheels for road use and is designed to 1571 be placed upon and attached to a motor vehicle. "Truck camper" 1572 does not include truck covers that consist of walls and a roof, 1573

but do not have floors and facilities enabling them to be used as

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a dwelling.

(d) "Fifth wheel trailer" means a vehicle that is of such 1576 size and weight as to be movable without a special highway permit, 1577 that is constructed with a raised forward section that allows a 1578 bi-level floor plan, and that is designed to be towed by a vehicle 1579 equipped with a fifth-wheel hitch ordinarily installed in the bed 1580 of a truck. 1581

(e) "Park trailer" means a vehicle that is commonly known as 1582
a park model recreational vehicle, meets the American national 1583
standard institute standard Al19.5 (1988) for park trailers, is 1584
built on a single chassis, has a gross trailer area of four 1585
hundred square feet or less when set up, is designed for seasonal 1586
or temporary living quarters, and may be connected to utilities 1587
necessary for the operation of installed features and appliances. 1588

(R) "Pneumatic tires" means tires of rubber and fabric or 1589tires of similar material, that are inflated with air. 1590

(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 1594with two or more solid tires. 1595

(U) "Farm machinery" means all machines and tools that are 1596 used in the production, harvesting, and care of farm products, and 1597 includes trailers that are used to transport agricultural produce 1598 or agricultural production materials between a local place of 1599 storage or supply and the farm, agricultural tractors, threshing 1600 machinery, hay-baling machinery, corn shellers, hammermills, and 1601 machinery used in the production of horticultural, agricultural, 1602 and vegetable products. 1603

(V) "Owner" includes any person or firm, other than a 1604manufacturer or dealer, that has title to a motor vehicle, except 1605

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that, in sections 4505.01 to 4505.19 of the Revised Code, "owner" 1606 includes in addition manufacturers and dealers. 1607

(W) "Manufacturer" and "dealer" include all persons and firms 1608 that are regularly engaged in the business of manufacturing, 1609 selling, displaying, offering for sale, or dealing in motor 1610 vehicles, at an established place of business that is used 1611 exclusively for the purpose of manufacturing, selling, displaying, 1612 offering for sale, or dealing in motor vehicles. A place of 1613 business that is used for manufacturing, selling, displaying, 1614 offering for sale, or dealing in motor vehicles shall be deemed to 1615 be used exclusively for those purposes even though snowmobiles or 1616 all-purpose vehicles are sold or displayed for sale thereat, even 1617 though farm machinery is sold or displayed for sale thereat, or 1618 even though repair, accessory, gasoline and oil, storage, parts, 1619 service, or paint departments are maintained thereat, or, in any 1620 county having a population of less than seventy-five thousand at 1621 the last federal census, even though a department in a place of 1622 business is used to dismantle, salvage, or rebuild motor vehicles 1623 by means of used parts, if such departments are operated for the 1624 purpose of furthering and assisting in the business of 1625 manufacturing, selling, displaying, offering for sale, or dealing 1626 in motor vehicles. Places of business or departments in a place of 1627 business used to dismantle, salvage, or rebuild motor vehicles by 1628 means of using used parts are not considered as being maintained 1629 for the purpose of assisting or furthering the manufacturing, 1630 selling, displaying, and offering for sale or dealing in motor 1631 vehicles. 1632

(X) "Operator" includes any person who drives or operates a 1633motor vehicle upon the public highways. 1634

(Y) "Chauffeur" means any operator who operates a motor
vehicle, other than a taxicab, as an employee for hire; or any
operator whether or not the owner of a motor vehicle, other than a
1637

taxicab, who operates such vehicle for transporting, for gain,	1638
compensation, or profit, either persons or property owned by	1639
another. Any operator of a motor vehicle who is voluntarily	1640
involved in a ridesharing arrangement is not considered an	1641
employee for hire or operating such vehicle for gain,	1642
compensation, or profit.	1643
(Z) "State" includes the territories and federal districts of	1644
the United States, and the provinces of Canada.	1645
(AA) "Public roads and highways" for vehicles includes all	1646
public thoroughfares, bridges, and culverts.	1647
(BB) "Manufacturer's number" means the manufacturer's	1648
original serial number that is affixed to or imprinted upon the	1649
chassis or other part of the motor vehicle.	1650
(CC) "Motor number" means the manufacturer's original number	1651
that is affixed to or imprinted upon the engine or motor of the	1652
vehicle.	1653
(DD) "Distributor" means any person who is authorized by a	1654
motor vehicle manufacturer to distribute new motor vehicles to	1655
licensed motor vehicle dealers at an established place of business	1656
that is used exclusively for the purpose of distributing new motor	1657
vehicles to licensed motor vehicle dealers, except when the	1658
distributor also is a new motor vehicle dealer, in which case the	1659
distributor may distribute at the location of the distributor's	1660
licensed dealership.	1661
(EE) "Ridesharing arrangement" means the transportation of	1662
persons in a motor vehicle where the transportation is incidental	1663
	1004

to another purpose of a volunteer driver and includes ridesharing 1664 arrangements known as carpools, vanpools, and buspools. 1665

(FF) "Apportionable vehicle" means any vehicle that is used 1666 or intended for use in two or more international registration plan 1667 member jurisdictions that allocate or proportionally register 1668

vehicles, that is used for the transportation of persons for hire

or designed, used, or maintained primarily for the transportation 1670 of property, and that meets any of the following qualifications: 1671 (1) Is a power unit having a gross vehicle weight in excess 1672 of twenty-six thousand pounds; 1673 (2) Is a power unit having three or more axles, regardless of 1674 the gross vehicle weight; 1675 (3) Is a combination vehicle with a gross vehicle weight in 1676 excess of twenty-six thousand pounds. 1677 "Apportionable vehicle" does not include recreational 1678 vehicles, vehicles displaying restricted plates, city pick-up and 1679 delivery vehicles, or vehicles owned and operated by the United 1680 States, this state, or any political subdivisions thereof. 1681

(GG) "Chartered party" means a group of persons who contract 1682 as a group to acquire the exclusive use of a passenger-carrying 1683 motor vehicle at a fixed charge for the vehicle in accordance with 1684 the carrier's tariff, lawfully on file with the United States 1685 department of transportation, for the purpose of group travel to a 1686 specified destination or for a particular itinerary, either agreed 1687 upon in advance or modified by the chartered group after having 1688 left the place of origin. 1689

(HH) "International registration plan" means a reciprocal 1690 agreement of member jurisdictions that is endorsed by the American 1691 association of motor vehicle administrators, and that promotes and 1692 encourages the fullest possible use of the highway system by 1693 authorizing apportioned registration of fleets of vehicles and 1694 recognizing registration of vehicles apportioned in member 1695 jurisdictions. 1696

(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)
1699

1669

of section 4503.04 of the Revised Code.

(JJ) "Gross vehicle weight," with regard to any commercial 1701 car, trailer, semitrailer, or bus that is taxed at the rates 1702 established under section 4503.042 or 4503.65 of the Revised Code, 1703 means the unladen weight of the vehicle fully equipped plus the 1704 maximum weight of the load to be carried on the vehicle. 1705

(KK) "Combined gross vehicle weight" with regard to any 1706 combination of a commercial car, trailer, and semitrailer, that is 1707 taxed at the rates established under section 4503.042 or 4503.65 1708 of the Revised Code, means the total unladen weight of the 1709 combination of vehicles fully equipped plus the maximum weight of 1710 the load to be carried on that combination of vehicles. 1711

(LL) "Chauffeured limousine" means a motor vehicle that is 1712 designed to carry nine or fewer passengers and is operated for 1713 hire pursuant to a prearranged contract for the transportation of 1714 passengers on public roads and highways along a route under the 1715 control of the person hiring the vehicle and not over a defined 1716 and regular route. "Prearranged contract" means an agreement, made 1717 in advance of boarding, to provide transportation from a specific 1718 location in a chauffeured limousine. "Chauffeured limousine" does 1719 not include any vehicle that is used exclusively in the business 1720 of funeral directing. 1721

(MM) "Manufactured home" has the same meaning as in division 1722(C)(4) of section 3781.06 of the Revised Code. 1723

(NN) "Acquired situs," with respect to a manufactured home or 1724 a mobile home, means to become located in this state by the 1725 placement of the home on real property, but does not include the 1726 placement of a manufactured home or a mobile home in the inventory 1727 of a new motor vehicle dealer or the inventory of a manufacturer, 1728 remanufacturer, or distributor of manufactured or mobile homes. 1729

(00) "Electronic" includes electrical, digital, magnetic, 1730

1700

optical, electromagnetic, or any other form of technology that1731entails capabilities similar to these technologies.1732

(PP) "Electronic record" means a record generated, 1733 communicated, received, or stored by electronic means for use in 1734 an information system or for transmission from one information 1735 system to another. 1736

(QQ) "Electronic signature" means a signature in electronic 1737 form attached to or logically associated with an electronic 1738 record. 1739

(RR) "Financial transaction device" has the same meaning as 1740 in division (A) of section 113.40 of the Revised Code. 1741

(SS) "Electronic motor vehicle dealer" means a motor vehicle 1742
dealer licensed under Chapter 4517. of the Revised Code whom the 1743
registrar of motor vehicles determines meets the criteria 1744
designated in section 4503.035 of the Revised Code for electronic 1745
motor vehicle dealers and designates as an electronic motor 1746
vehicle dealer under that section. 1747

(TT) "Electric personal assistive mobility device" means a 1748 self-balancing two non-tandem wheeled device that is designed to 1749 transport only one person, has an electric propulsion system of an 1750 average of seven hundred fifty watts, and when ridden on a paved 1751 level surface by an operator who weighs one hundred seventy pounds 1752 has a maximum speed of less than twenty miles per hour. 1753

(UU) "Limited driving privileges" means the privilege to 1754 operate a motor vehicle that a court grants under section 4510.021 1755 of the Revised Code to a person whose driver's or commercial 1756 driver's license or permit or nonresident operating privilege has 1757 been suspended. 1758

(VV) "Utility vehicle" means a self-propelled vehicle
 designed with a bed, principally for the purpose of transporting
 material or cargo in connection with construction, agricultural,
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forestry, grounds maintenance, lawn and garden, materials 1762 handling, or similar activities. 1763

(WW) "Low-speed vehicle" means a three- or four-wheeled motor 1764 vehicle with an attainable speed in one mile on a paved level 1765 surface of more than twenty miles per hour but not more than 1766 twenty-five miles per hour and with a gross vehicle weight rating 1767 less than three thousand pounds. 1768

(XX) "Under-speed vehicle" means a three- or four-wheeled 1769 vehicle, including a vehicle commonly known as a golf cart, with 1770 an attainable speed on a paved level surface of not more than 1771 twenty miles per hour and with a gross vehicle weight rating less 1772 than three thousand pounds. 1773

(YY) "Motor-driven cycle or motor scooter" means any vehicle 1774 designed to travel on not more than three wheels in contact with 1775 the ground, with a seat for the driver and floor pad for the 1776 driver's feet, and is equipped with a motor with a piston 1777 displacement between fifty and one hundred fifty cubic centimeters 1778 piston displacement that produces not more than five brake 1779 horsepower and is capable of propelling the vehicle at a speed 1780 greater than twenty miles per hour on a level surface. 1781

(ZZ) "Motorcycle" means a motor vehicle with motive power 1782 having a seat or saddle for the use of the operator, designed to 1783 travel on not more than three wheels in contact with the ground, 1784 and having no occupant compartment top or occupant compartment top 1785 that can be installed or removed by the user. 1786

(AAA) "Cab-enclosed motorcycle" means a motor vehicle with 1787 motive power having a seat or saddle for the use of the operator, 1788 designed to travel on not more than three wheels in contact with 1789 the ground, and having an occupant compartment top or an occupant 1790 compartment top that is installed. 1791

(BBB) "Mini-truck" means a vehicle that has four wheels, is 1792

propelled by an electric motor with a rated power of seven 1793 thousand five hundred watts or less or an internal combustion 1794 engine with a piston displacement capacity of six hundred sixty 1795 cubic centimeters or less, has a total dry weight of nine hundred 1796 to two thousand two hundred pounds, contains an enclosed cabin and 1797 a seat for the vehicle operator, resembles a pickup truck or van 1798 with a cargo area or bed located at the rear of the vehicle, and 1799 was not originally manufactured to meet federal motor vehicle 1800 safety standards. 1801

(CCC) "Autocycle" means a three-wheeled motorcycle that is 1802 manufactured to comply with federal safety requirements for 1803 motorcycles and that is equipped with safety belts, a steering 1804 wheel, and seating that does not require the operator to straddle 1805 or sit astride to ride the motorcycle. 1806

sec. 4501.03. The registrar of motor vehicles shall open an 1807 account with each county and district of registration in the 1808 state, and may assign each county and district of registration in 1809 the state a unique code for identification purposes. Except as 1810 provided in section 4501.044 or division (A)(1) of section 1811 4501.045 of the Revised Code, the registrar shall pay all moneys 1812 the registrar receives under sections 4503.02 and 4503.12 of the 1813 Revised Code into the state treasury to the credit of the auto 1814 registration distribution fund, which is hereby created, for 1815 distribution in the manner provided for in this section and 1816 section 4501.04 of the Revised Code. All other moneys received by 1817 the registrar shall be deposited in the state bureau of motor 1818 vehicles public safety - highway purposes fund established in 1819 section 4501.25 4501.06 of the Revised Code for the purposes 1820 enumerated in that section, unless otherwise provided by law. 1821

All moneys credited to the auto registration distribution 1822 fund shall be distributed to the counties and districts of 1823

registration in the manner provided in section 4501.04 of the 1824 Revised Code. 1825

The treasurer of state may invest any portion of the moneys 1826 credited to the auto registration distribution fund, in the same 1827 manner and subject to all the laws with respect to the investment 1828 of state funds by the treasurer of state, and all investment 1829 earnings of the fund shall be credited to the fund. 1830

Once each month the registrar shall prepare vouchers in favor 1831 of the county auditor of each county for the amount of the tax 1832 collection pursuant to sections 4503.02 and 4503.12 of the Revised 1833 Code apportioned to the county and to the districts of 1834 registration located wholly or in part in the county auditor's 1835 county. The county auditor shall distribute the proceeds of the 1836 tax collections due the county and the districts of registration 1837 in the manner provided in section 4501.04 of the Revised Code. 1838

All moneys received by the registrar under sections 4503.02 1839 and 4503.12 of the Revised Code shall be distributed to counties, 1840 townships, and municipal corporations within thirty days of the 1841 expiration of the registration year, except that a sum equal to 1842 five per cent of the total amount received under sections 4503.02 1843 and 4503.12 of the Revised Code may be reserved to make final 1844 adjustments in accordance with the formula for distribution set 1845 forth in section 4501.04 of the Revised Code. If amounts set aside 1846 to make the adjustments are inadequate, necessary adjustments 1847 shall be made immediately out of funds available for distribution 1848 for the following two registration years. 1849

Sec. 4501.031. All moneys received under section 4504.09 of 1850 the Revised Code shall be paid into the state treasury to the 1851 credit of the local motor vehicle license tax fund, which is 1852 hereby created, for distribution in the manner provided for in 1853 this chapter. The treasurer of state may invest any portion of the 1854 moneys credited to the fund in the same manner and subject to all 1855 the laws governing the investment of state funds by the treasurer 1856 of state. All investment earnings of the fund shall be credited to 1857 the fund. 1858

The registrar of motor vehicles shall open an account with 1859 each county and district of registration in the state, and may 1860 assign each county and district a code for identification 1861 purposes. The code for a county or district may be the same as the 1862 code assigned to the county or district by the registrar under 1863 section 4501.03 of the Revised Code. 1864

Once each month the registrar shall prepare vouchers in favor 1865 of the county auditor of each county levying a county motor 1866 vehicle license tax pursuant to section 4504.02, 4504.15, or 1867 4504.16, or 4504.24 of the Revised Code and of each county in 1868 which is located one or more townships levying a township motor 1869 vehicle license tax pursuant to section 4504.18 of the Revised 1870 Code for the amount of the tax due the county or townships in the 1871 county. 1872

All moneys received by the registrar under section 4504.09 of 1873 the Revised Code shall be distributed to counties, townships, and 1874 municipal corporations within thirty days of the expiration of the 1875 registration year. Necessary adjustments shall be made immediately 1876 out of funds available for distribution for the following two 1877 registration years. 1878

Sec. 4501.041. Except as provided in section 4501.042 of the 1879 Revised Code, all moneys received under section 4504.09 of the 1880 Revised Code with respect to counties levying county motor vehicle 1881 license taxes pursuant to section 4504.02, 4504.15, or 4504.16, or 1882 4504.24 of the Revised Code and paid into the state treasury under 1883 section 4501.031 of the Revised Code shall be distributed to the 1884

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respective counties levying such taxes for allocation and 1885 distribution as provided in section 4504.05 of the Revised Code. 1886

sec. 4501.044. (A) All moneys received under section 4503.65 1887 of the Revised Code and from the tax imposed by section 4503.02 of 1888 the Revised Code on vehicles that are apportionable and to which 1889 the rates specified in divisions (A)(1) to (21) and division (B)1890 of section 4503.042 4503.65 of the Revised Code apply shall be 1891 paid into the international registration plan distribution fund, 1892 which is hereby created in the state treasury, and distributed as 1893 follows: 1894

(1) First, to make payments to other states that are members
of the international registration plan of the portions of
registration taxes the states are eligible to receive because of
the operation within their borders of apportionable vehicles that
are registered in Ohio;

(2) Second, two and five-tenths per cent of all the moneys
received from apportionable vehicles under section 4503.65 of the
1901
Revised Code that are collected from other international
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registration plan jurisdictions commencing on and after October 1,
2009, shall be deposited into the state highway safety public
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safety - highway purposes fund established in section 4501.06 of
1905
the Revised Code;

(3) Third, forty-two and six-tenths per cent of the moneys 1907 received from apportionable vehicles that are registered in this 1908 <u>state</u> under divisions (A)(8) to (21) of section 4503.042 4503.65 1909 and forty-two and six-tenths per cent of the balance remaining 1910 from the moneys received from apportionable vehicles under section 1911 4503.65 of the Revised Code that are collected from other 1912 international registration plan jurisdictions after distribution 1913 under division (A)(2) of this section shall be deposited in the 1914 state treasury to the credit of the state highway safety public 1915

safety - highway purposes fund created by section 4501.06 of the 1916 Revised Code; 1917 (4) Fourth, an amount estimated as the annual costs that the 1918 department of taxation will incur in conducting audits of persons 1919 who have registered motor vehicles under the international 1920 registration plan, one-twelfth of which amount shall be paid by 1921 the registrar of motor vehicles into the international 1922 registration plan auditing fund created by section 5703.12 of the 1923 Revised Code by the fifteenth day of each month; 1924 (5) Fifth, to the state bureau of motor vehicles public 1925 safety - highway purposes fund established in section 4501.25 1926 4501.06 of the Revised Code, to offset operating expenses incurred 1927 by the bureau of motor vehicles in administering the international 1928 registration plan; 1929 (6) Any moneys remaining in the international registration 1930 plan distribution fund after distribution under divisions (A)(1) 1931 to (5) of this section shall be distributed in accordance with 1932 division (B) of this section. 1933 (B)(1) Moneys received from the tax imposed by section 1934 4503.02 of the Revised Code on vehicles that are apportionable 1935 vehicles registered in this state and to which the rates specified 1936 in divisions (A)(1) to (21) and division (B) of section 4503.0421937 4503.65 of the Revised Code apply shall be distributed and used in 1938 the manner provided in section 4501.04 of the Revised Code and 1939 rules adopted by the registrar of motor vehicles for moneys 1940 deposited to the credit of the auto registration distribution 1941 fund. 1942 (2) Moneys received from collections apportionable vehicles 1943

under section 4503.65 of the Revised Code that are collected from1943other international registration plan jurisdictionsshall be1945distributed under divisions (B)(2) and (3) of this section.1946

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Each county, township, and municipal corporation shall 1947 receive an amount such that the ratio that the amount of moneys 1948 received by that county, township, or municipal corporation under 1949 division (B)(1) of this section from apportionable vehicles 1950 registered in Ohio and under section 4503.65 of the Revised Code 1951 from apportionable vehicles registered in other international 1952 registration plan jurisdictions bears to the total amount of 1953 moneys received by all counties, townships, and municipal 1954 corporations under division (B)(1) of this section from 1955 apportionable vehicles registered in Ohio and under section 1956 4503.65 of the Revised Code from apportionable vehicles registered 1957 in other international registration plan jurisdictions equals the 1958 ratio that the amount of moneys that the county, township, or 1959 municipal corporation would receive from apportionable vehicles 1960 registered in Ohio were the moneys from such vehicles distributed 1961 under section 4501.04 of the Revised Code, based solely on the 1962 weight schedules contained in section 4503.042 4503.65 of the 1963 Revised Code, bears to the total amount of money that all 1964 counties, townships, and municipal corporations would receive from 1965 apportionable vehicles registered in Ohio were the moneys from 1966 such vehicles distributed under section 4501.04 of the Revised 1967 Code, based solely on the weight schedules contained in section 1968 4503.042 4503.65 of the Revised Code. 1969

No county, township, or municipal corporation shall receive 1970 under division (B)(2) of this section an amount greater than the 1971 amount of money that that county, township, or municipal 1972 corporation would receive from apportionable vehicles registered 1973 in Ohio were the money from the taxation of such vehicles 1974 distributed under section 4501.04 of the Revised Code based solely 1975 on the weight schedules contained in section 4503.042 4503.65 of 1976 the Revised Code. 1977

(3) If, at the end of the distribution year, the total of all 1978

moneys received under section 4503.65 of the Revised Code from 1979 apportionable vehicles registered in another international 1980 registration plan jurisdiction exceeds the total moneys subject to 1981 distribution under division (B)(2) of this section, the registrar 1982 shall distribute to each county, township, and municipal 1983 corporation a portion of the excess. The excess shall be 1984 distributed to counties, townships, and municipal corporations in 1985 the same proportion that the revenues received by each county, 1986 township, and municipal corporation from collections under section 1987 4503.02 for apportionable vehicles registered in this state and 1988 from collections under section 4503.65 of the Revised Code for 1989 apportionable vehicles registered in another international 1990 registration plan jurisdiction during that distribution year bears 1991 to the total revenues received by counties, townships, and 1992 municipal corporations from taxes levied under section 4503.02 for 1993 apportionable vehicles registered in this state and from 1994 collections under section 4503.65 of the Revised Code for 1995 apportionable vehicles registered in another international 1996 registration plan jurisdiction during that distribution year. 1997

(C) All moneys received from the administrative fee imposed 1998
by division (C)(D)(1)(c) of section 4503.042 4503.65 of the 1999
Revised Code shall be deposited to the credit of the state bureau 2000
of motor vehicles public safety - highway purposes fund 2001
established in section 4501.25 4501.06 of the Revised Code, to 2002
offset operating expenses incurred by the bureau of motor vehicles 2003
in administering the international registration plan. 2004

(D) <u>A deputy registrar shall retain fifty cents of the fee</u>
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imposed under division (D)(1)(d) of section 4503.65 of the Revised
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<u>Code and shall transmit the remaining amount to the registrar at</u>
2007
the time and in the manner provided by section 4503.10 of the
2008
<u>Revised Code. The registrar shall deposit all such moneys received</u>
2009
<u>into the public safety - highway purposes fund established in</u>
2010

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section 4501.06 of the Revised Code. 2011

(E) All investment earnings of the international registration 2012 plan distribution fund shall be credited to the fund. 2013

Sec. 4501.045. (A) All moneys received from the tax imposed 2014 by section 4503.02 of the Revised Code on commercial cars and 2015 buses that are registered in this state and that are not 2016 apportionable and to which the rates provided under divisions 2017 (A)(8) to (21) of section 4503.042 4503.65 of the Revised Code 2018 apply, shall be distributed as follows: 2019

(1) First, forty-two and six-tenths per cent shall be 2020
deposited in the state treasury to the credit of the state highway 2021
safety public safety - highway purposes fund created by section 2022
4501.06 of the Revised Code, to be used solely for the purposes 2023
set forth in that section; 2024

(2) Second, the balance remaining after distribution under 2025 division (A)(1) of this section shall be deposited to the credit 2026 of the auto registration distribution fund for distribution in the 2027 manner provided in sections 4501.03 and 4501.04 of the Revised 2028 Code. 2029

(B) All moneys received from the tax imposed by section 2030 4503.02 of the Revised Code on commercial cars and buses that are 2031 registered in this state and that are not apportionable and to 2032 which the rates provided under divisions (A)(1) to (7) and 2033 division (B) of section 4503.042 of the Revised Code apply, shall 2034 be deposited to the credit of the auto registration distribution 2035 fund for distribution in the manner provided in sections 4501.03 2036 and 4501.04 of the Revised Code. 2037

(C) All moneys received from the tax imposed by section 2038
4503.02 of the Revised Code on trailers and semitrailers shall be 2039
deposited to the credit of the auto registration distribution fund 2040

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for distribution in the manner provided in sections 4501.03 and20414501.04 of the Revised Code.2042

sec. 4501.06. The taxes, fees, and fines levied, charged, or 2043 referred to in division (A)(3) of section 4501.044, division 2044 (A)(1) of section 4501.045, division (0) of section 4503.04, 2045 division (E) of section 4503.042, division (B) of section 4503.07, 2046 division (C)(1) of section 4503.10, division (D) of section 2047 4503.182, division (A) of section 4503.19, division (D)(2) of 2048 section 4507.24, Chapters 4501., 4503., 4504., 4505., 4506., 2049 4507., 4509., 4510., 4511., 4517., 4519., and 4521., division (A) 2050 of section 4508.06, and sections 4503.40, 4503.42, 4505.11, 2051 4505.111, 4506.08, 4507.23, 2935.27, 2937.221, 3123.59, 4508.05, 2052 4513.53, 4738.06, 4738.13, and 5502.12 of the Revised Code, and 2053 the taxes charged in section 4503.65 that are distributed in 2054 accordance with division (A)(2) of section 4501.044 of the Revised 2055 Code unless otherwise designated by law, shall be deposited in the 2056 state treasury to the credit of the state highway safety public 2057 <u>safety - highway purposes</u> fund, which is hereby created. Money 2058 credited to the fund shall be used for the purpose of enforcing 2059 and paying the expenses of administering the law laws relative to 2060 the registration and operation of motor vehicles on the public 2061 roads or highways and to the powers and duties of the registrar of 2062 motor vehicles. Amounts credited to the fund may also be used to 2063 pay the expenses of administering and enforcing the laws under 2064 which such fees were collected. All investment earnings of the 2065 state highway safety public safety - highway purposes fund shall 2066 be credited to the fund. 2067

sec. 4501.10. (A) Except as provided in divisions division 2068
(B) and (C) of this section, money received by the department of 2069
public safety from the sale of motor vehicles and related 2070
equipment pursuant to section 125.13 of the Revised Code shall be 2071

transferred to the highway safety salvage and exchange 2072 administration fund or highway safety salvage and exchange highway 2073 patrol public safety - highway purposes fund, as appropriate 2074 created in section 4501.06 of the Revised Code. Such funds are 2075 hereby created in the state treasury. The money shall be used only 2076 to purchase replacement motor vehicles and related equipment. All 2077 investment earnings of these funds shall be credited to the funds, 2078 respectively. 2079

(B) Money received by the department of public safety from 2080 the sale of motor vehicles and related equipment of the bureau of 2081 motor vehicles pursuant to section 125.13 of the Revised Code 2082 shall be transferred to the state bureau of motor vehicles fund 2083 created by section 4501.25 of the Revised Code. 2084

(C) Money received by the department of public safety 2085 investigative unit established under section 5502.13 of the 2086 Revised Code from the sale of motor vehicles and other equipment 2087 pursuant to section 125.13 of the Revised Code shall be deposited 2088 into the public safety investigative unit salvage and exchange 2089 fund, which is hereby created in the state treasury. The money in 2090 the fund shall be used only to purchase replacement motor vehicles 2091 and other equipment for that unit. 2092

Sec. 4501.21. (A) There is hereby created in the state 2093 treasury the license plate contribution fund. The fund shall 2094 consist of all contributions paid by motor vehicle registrants and 2095 collected by the registrar of motor vehicles pursuant to sections 2096 4503.491, 4503.492, 4503.493, 4503.494, 4503.495, 4503.496, 2097 4503.497, 4503.498, 4503.499, 4503.50, 4503.501, 4503.502, 2098 4503.505, 4503.51, 4503.514, <u>4503.521,</u> 4503.522, 4503.523, 2099 4503.524, 4503.525, 4503.526, 4503.528, 4503.529, 4503.531, 2100 4503.534, 4503.545, 4503.55, 4503.551, 4503.552, 4503.553, 2101 4503.554, 4503.555, 4503.556, 4503.561, 4503.562, 4503.564, 2102

4503.565, 4503.576, 4503.577, 4503.591, 4503.592, 4503.67,21034503.68, 4503.69, 4503.701, 4503.702, 4503.71, 4503.711, 4503.712,21044503.713, 4503.715, 4503.72, 4503.722, 4503.73, 4503.732,21054503.733, 4503.74, 4503.75, 4503.751, 4503.752, 4503.763, 4503.85,21064503.86, 4503.87, 4503.871, 4503.874, 4503.877, 4503.89, 4503.90,21074503.901, 4503.902, 4503.903, 4503.904, 4503.92, 4503.94, 4503.97,2108and 4503.98 of the Revised Code.2109

(B) The registrar shall pay the contributions the registrar 2110collects in the fund as follows: 2111

The registrar shall pay the contributions received pursuant 2112 to section 4503.491 of the Revised Code to the breast cancer fund 2113 of Ohio, which shall use that money only to pay for programs that 2114 provide assistance and education to Ohio breast cancer patients 2115 and that improve access for such patients to quality health care 2116 and clinical trials and shall not use any of the money for 2117 abortion information, counseling, services, or other 2118 abortion-related activities. 2119

The registrar shall pay the contributions the registrar 2120 receives pursuant to section 4503.492 of the Revised Code to the 2121 organization cancer support community central Ohio, which shall 2122 deposit the money into the Sheryl L. Kraner Fund of that 2123 organization. Cancer support community central Ohio shall expend 2124 the money it receives pursuant to this division only in the same 2125 manner and for the same purposes as that organization expends 2126 other money in that fund. 2127

The registrar shall pay the contributions received pursuant 2128 to section 4503.493 of the Revised Code to the autism society of 2129 Ohio, which shall use the contributions for programs and autism 2130 awareness efforts throughout the state. 2131

The registrar shall pay the contributions the registrar 2132 receives pursuant to section 4503.494 of the Revised Code to the 2133

national multiple sclerosis society for distribution in equal2134amounts to the northwestern Ohio, Ohio buckeye, and Ohio valley2135chapters of the national multiple sclerosis society. These2136chapters shall use the money they receive under this section to2137assist in paying the expenses they incur in providing services2138directly to their clients.2139

The registrar shall pay the contributions the registrar 2140 receives pursuant to section 4503.495 of the Revised Code to the 2141 national pancreatic cancer foundation, which shall use the money 2142 it receives under this section to assist those who suffer with 2143 pancreatic cancer and their families. 2144

The registrar shall pay the contributions the registrar 2145 receives pursuant to section 4503.496 of the Revised Code to the 2146 Ohio sickle cell and health association, which shall use the 2147 contributions to help support educational, clinical, and social 2148 support services for adults who have sickle cell disease. 2149

The registrar shall pay the contributions the registrar 2150 receives pursuant to section 4503.497 of the Revised Code to the 2151 St. Baldrick's foundation, which shall use the contributions for 2152 its research and other programs. 2153

The registrar shall pay the contributions the registrar 2154 receives pursuant to section 4503.498 of the Revised Code to 2155 special olympics Ohio, inc., which shall use the contributions for 2156 its programs, charitable efforts, and other activities. 2157

The registrar shall pay the contributions the registrar 2158 receives pursuant to section 4503.499 of the Revised Code to the 2159 children's glioma cancer foundation, which shall use the 2160 contributions for its research and other programs. 2161

The registrar shall pay the contributions the registrar 2162 receives pursuant to section 4503.50 of the Revised Code to the 2163 future farmers of America foundation, which shall deposit the 2164

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contributions into its general account to be used for educational 2165 and scholarship purposes of the future farmers of America 2166 foundation. 2167

The registrar shall pay the contributions the registrar 2168 receives pursuant to section 4503.501 of the Revised Code to the 2169 4-H youth development program of the Ohio state university 2170 extension program, which shall use those contributions to pay the 2171 expenses it incurs in conducting its educational activities. 2172

The registrar shall pay the contributions received pursuant 2173 to section 4503.502 of the Revised Code to the Ohio cattlemen's 2174 foundation, which shall use those contributions for scholarships 2175 and other educational activities. 2176

The registrar shall pay the contributions received pursuant 2177 to section 4503.505 of the Revised Code to the organization Ohio 2178 region phi theta kappa, which shall use those contributions for 2179 scholarships for students who are members of that organization. 2180

The registrar shall pay each contribution the registrar 2181 receives pursuant to section 4503.51 of the Revised Code to the 2182 university or college whose name or marking or design appears on 2183 collegiate license plates that are issued to a person under that 2184 section. A university or college that receives contributions from 2185 the fund shall deposit the contributions into its general 2186 scholarship fund. 2187

The registrar shall pay the contributions the registrar 2188 receives pursuant to section 4503.514 of the Revised Code to the 2189 university of Notre Dame in South Bend, Indiana, for purposes of 2190 awarding grants or scholarships to residents of Ohio who attend 2191 the university. The university shall not use more than twenty per 2192 cent any of the funds it receives for purposes of administering 2193 the scholarship program. The registrar shall enter into 2194 appropriate agreements with the university of Notre Dame to 2195

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effectuate the distribution of such funds as provided in this 2196 section. 2197 The registrar shall pay the contributions the registrar 2198 receives pursuant to section 4503.521 of the Revised Code to the 2199 Ohio bicycle federation to assist that organization in paying for 2200 the educational programs it sponsors in support of Ohio cyclists 2201 of all ages. 2202 The registrar shall pay the contributions the registrar 2203 receives pursuant to section 4503.522 of the Revised Code to the 2204 "friends of Perry's victory and international peace memorial, 2205 incorporated, " a nonprofit corporation organized under the laws of 2206 this state, to assist that organization in paying the expenses it 2207

cultural events at the monument.

The registrar shall pay the contributions the registrar 2210 receives pursuant to section 4503.523 of the Revised Code to the 2211 fairport lights foundation, which shall use the money to pay for 2212 the restoration, maintenance, and preservation of the lighthouses 2213 of fairport harbor. 2214

incurs in sponsoring or holding charitable, educational, and

The registrar shall pay the contributions the registrar 2215 receives pursuant to section 4503.524 of the Revised Code to the 2216 Massillon tiger football booster club, which shall use the 2217 contributions only to promote and support the football team of 2218 Washington high school of the Massillon city school district. 2219

The registrar shall pay the contributions the registrar 2220 receives pursuant to section 4503.525 of the Revised Code to the 2221 United States power squadron districts seven, eleven, twenty-four, 2222 and twenty-nine in equal amounts. Each power squadron district 2223 shall use the money it receives under this section to pay for the 2224 educational boating programs each district holds or sponsors 2225 within this state. 2226

The registrar shall pay the contributions the registrar 2227 receives pursuant to section 4503.526 of the Revised Code to the 2228 Ohio district Kiwanis foundation of the Ohio district of Kiwanis 2229 international, which shall use the money it receives under this 2230 section to pay the costs of its educational and humanitarian 2231 activities. 2232

The registrar shall pay the contributions the registrar 2233 receives pursuant to section 4503.528 of the Revised Code to the 2234 Ohio association of child caring agencies, which shall use the 2235 money it receives under this section to pay the expenses it incurs 2236 in advancing its mission of sustainably improving the provision of 2237 services to children, young adults, and families in this state. 2238

The registrar shall pay the contributions the registrar 2239 receives pursuant to section 4503.529 of the Revised Code to the 2240 Ohio nurses foundation. The foundation shall use the money it 2241 receives under this section to provide educational scholarships to 2242 assist individuals who aspire to join the nursing profession, to 2243 assist nurses in the nursing profession who seek to advance their 2244 education, and to support persons conducting nursing research 2245 concerning the evidence-based practice of nursing and the 2246 improvement of patient outcomes. 2247

The registrar shall pay the contributions the registrar 2248 receives pursuant to section 4503.531 of the Revised Code to the 2249 thank you foundation, incorporated, a nonprofit corporation 2250 organized under the laws of this state, to assist that 2251 organization in paying for the charitable activities and programs 2252 it sponsors in support of United States military personnel, 2253 veterans, and their families. 2254

The registrar shall pay the contributions the registrar 2255 receives pursuant to section 4503.534 of the Revised Code to the 2256 disabled American veterans department of Ohio, to be used for 2257 programs that serve disabled American veterans and their families. 2258

The registrar shall pay the contributions the registrar 2259 receives pursuant to section 4503.55 of the Revised Code to the 2260 pro football hall of fame, which shall deposit the contributions 2261 into a special bank account that it establishes and which shall be 2262 separate and distinct from any other account the pro football hall 2263 of fame maintains, to be used exclusively for the purpose of 2264 promoting the pro football hall of fame as a travel destination. 2265

The registrar shall pay the contributions that are paid to 2266 the registrar pursuant to section 4503.545 of the Revised Code to 2267 the national rifle association foundation, which shall use the 2268 money to pay the costs of the educational activities and programs 2269 the foundation holds or sponsors in this state. 2270

The registrar shall pay to the Ohio pet fund the 2271 contributions the registrar receives pursuant to section 4503.551 2272 of the Revised Code and any other money from any other source, 2273 including donations, gifts, and grants, that is designated by the 2274 source to be paid to the Ohio pet fund. The Ohio pet fund shall 2275 use the moneys it receives under this section to support programs 2276 for the sterilization of dogs and cats and for educational 2277 programs concerning the proper veterinary care of those animals, 2278 and for expenses of the Ohio pet fund that are reasonably 2279 necessary for it to obtain and maintain its tax-exempt status and 2280 to perform its duties. 2281

The registrar shall pay the contributions the registrar 2282 receives pursuant to section 4503.552 of the Revised Code to the 2283 rock and roll hall of fame and museum, incorporated. 2284

The registrar shall pay the contributions the registrar 2285 receives pursuant to section 4503.553 of the Revised Code to the 2286 Ohio coalition for animals, incorporated, a nonprofit corporation. 2287 Except as provided in division (B) of this section, the coalition 2288 shall distribute the money to its members, and the members shall 2289 use the money only to pay for educational, charitable, and other 2290

programs of each coalition member that provide care for unwanted, 2291 abused, and neglected horses. The Ohio coalition for animals may 2292 use a portion of the money to pay for reasonable marketing costs 2293 incurred in the design and promotion of the license plate and for 2294 administrative costs incurred in the disbursement and management 2295 of funds received under this section. 2296

The registrar shall pay the contributions the registrar 2297 receives pursuant to section 4503.554 of the Revised Code to the 2298 Ohio state council of the knights of Columbus, which shall use the 2299 contributions to pay for its charitable activities and programs. 2300

The registrar shall pay the contributions the registrar 2301 receives pursuant to section 4503.555 of the Revised Code to the 2302 western reserve historical society, which shall use the 2303 contributions to fund the Crawford auto aviation museum. 2304

The registrar shall pay the contributions the registrar 2305 receives pursuant to section 4503.556 of the Revised Code to the 2306 Erica J. Holloman foundation, inc., for the awareness of triple 2307 negative breast cancer. The foundation shall use the contributions 2308 for charitable and educational purposes. 2309

The registrar shall pay the contributions the registrar 2310 receives pursuant to section 4503.561 of the Revised Code to the 2311 state of Ohio chapter of ducks unlimited, inc., which shall 2312 deposit the contributions into a special bank account that it 2313 establishes. The special bank account shall be separate and 2314 distinct from any other account the state of Ohio chapter of ducks 2315 unlimited, inc., maintains and shall be used exclusively for the 2316 purpose of protecting, enhancing, restoring, and managing wetlands 2317 and conserving wildlife habitat. The state of Ohio chapter of 2318 ducks unlimited, inc., annually shall notify the registrar in 2319 writing of the name, address, and account to which such payments 2320 are to be made. 2321

watershed.

The registrar shall pay the contributions the registrar 2322 receives pursuant to section 4503.562 of the Revised Code to the 2323 Mahoning river consortium, which shall use the money to pay the 2324 expenses it incurs in restoring and maintaining the Mahoning river 2325

The registrar shall pay the contributions the registrar 2327 receives pursuant to section 4503.564 of the Revised Code to 2328 Antioch college for the use of the Glen Helen ecology institute to 2329 pay expenses related to the Glen Helen nature preserve. 2330

The registrar shall pay the contributions the registrar 2331 receives pursuant to section 4503.565 of the Revised Code to the 2332 conservancy for Cuyahoga valley national park, which shall use the 2333 money in support of the park. 2334

The registrar shall pay the contributions the registrar 2335 receives pursuant to section 4503.576 of the Revised Code to the 2336 Ohio state beekeepers association, which shall use those 2337 contributions to promote beekeeping, provide educational 2338 information about beekeeping, and to support other state and local 2339 beekeeping programs. 2340

The registrar shall pay the contributions the registrar 2341 receives pursuant to section 4503.577 of the Revised Code to the 2342 national aviation hall of fame, which shall use the contributions 2343 to fulfill its mission of honoring aerospace legends to inspire 2344 future leaders. 2345

The registrar shall pay to a sports commission created 2346 pursuant to section 4503.591 of the Revised Code each contribution 2347 the registrar receives under that section that an applicant pays 2348 to obtain license plates that bear the logo of a professional 2349 sports team located in the county of that sports commission and 2350 that is participating in the license plate program pursuant to 2351 division (E) of that section, irrespective of the county of 2352

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residence of an applicant.

The registrar shall pay to a community charity each 2354 contribution the registrar receives under section 4503.591 of the 2355 Revised Code that an applicant pays to obtain license plates that 2356 bear the logo of a professional sports team that is participating 2357 in the license plate program pursuant to division (G) of that 2358 section. 2359

The registrar shall pay the contributions the registrar 2360 receives pursuant to section 4503.592 of the Revised Code to 2361 pollinator partnership's monarch wings across Ohio program, which 2362 shall use the contributions for the protection and preservation of 2363 the monarch butterfly and pollinator corridor in Ohio and for 2364 educational programs. 2365

The registrar shall pay the contributions the registrar 2366 receives pursuant to section 4503.67 of the Revised Code to the 2367 Dan Beard council of the boy scouts of America. The council shall 2368 distribute all contributions in an equitable manner throughout the 2369 state to regional councils of the boy scouts. 2370

The registrar shall pay the contributions the registrar 2371 receives pursuant to section 4503.68 of the Revised Code to the 2372 great river council of the girl scouts of the United States of 2373 America. The council shall distribute all contributions in an 2374 equitable manner throughout the state to regional councils of the 2375 girl scouts. 2376

The registrar shall pay the contributions the registrar 2377 receives pursuant to section 4503.69 of the Revised Code to the 2378 Dan Beard council of the boy scouts of America. The council shall 2379 distribute all contributions in an equitable manner throughout the 2380 state to regional councils of the boy scouts. 2381

The registrar shall pay the contributions the registrar 2382 receives pursuant to section 4503.701 of the Revised Code to the 2383

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Prince Hall grand lodge of free and accepted masons of Ohio, which2384shall use the contributions for scholarship purposes.2385

The registrar shall pay the contributions the registrar 2386 receives pursuant to section 4503.702 of the Revised Code to the 2387 Ohio Association of the Improved Benevolent and Protective Order 2388 of the Elks of the World, which shall use the funds for charitable 2389 purposes. 2390

The registrar shall pay the contributions the registrar 2391 receives pursuant to section 4503.71 of the Revised Code to the 2392 fraternal order of police of Ohio, incorporated, which shall 2393 deposit the fees into its general account to be used for purposes 2394 of the fraternal order of police of Ohio, incorporated. 2395

The registrar shall pay the contributions the registrar 2396 receives pursuant to section 4503.711 of the Revised Code to the 2397 fraternal order of police of Ohio, incorporated, which shall 2398 deposit the contributions into an account that it creates to be 2399 used for the purpose of advancing and protecting the law 2400 enforcement profession, promoting improved law enforcement 2401 methods, and teaching respect for law and order. 2402

The registrar shall pay the contributions received pursuant 2403 to section 4503.712 of the Revised Code to Ohio concerns of police 2404 survivors, which shall use those contributions to provide whatever 2405 assistance may be appropriate to the families of Ohio law 2406 enforcement officers who are killed in the line of duty. 2407

The registrar shall pay the contributions received pursuant 2408 to section 4503.713 of the Revised Code to the greater Cleveland 2409 peace officers memorial society, which shall use those 2410 contributions to honor law enforcement officers who have died in 2411 the line of duty and support its charitable purposes. 2412

The registrar shall pay the contributions the registrar 2413 receives pursuant to section 4503.715 of the Revised Code to the 2414

fallen linemen organization, which shall use the contributions to2415recognize and memorialize fallen linemen and support their2416families.2417

The registrar shall pay the contributions the registrar 2418 receives pursuant to section 4503.72 of the Revised Code to the 2419 organization known on March 31, 2003, as the Ohio CASA/GAL 2420 association, a private, nonprofit corporation organized under 2421 Chapter 1702. of the Revised Code. The Ohio CASA/GAL association 2422 shall use these contributions to pay the expenses it incurs in 2423 administering a program to secure the proper representation in the 2424 courts of this state of abused, neglected, and dependent children, 2425 and for the training and supervision of persons participating in 2426 that program. 2427

The registrar shall pay the contributions the registrar 2428 receives pursuant to section 4503.722 of the Revised Code to the 2429 Down Syndrome Association of Central Ohio, which shall use the 2430 contributions for advocacy purposes throughout the state. 2431

The registrar shall pay the contributions the registrar 2432 receives pursuant to section 4503.73 of the Revised Code to Wright 2433 B. Flyer, incorporated, which shall deposit the contributions into 2434 its general account to be used for purposes of Wright B. Flyer, 2435 incorporated. 2436

The registrar shall pay the contributions the registrar 2437 receives pursuant to section 4503.732 of the Revised Code to the 2438 Siegel & Shuster society, a nonprofit organization dedicated to 2439 commemorating and celebrating the creation of Superman in 2440 Cleveland, Ohio. 2441

The registrar shall pay the contributions the registrar 2442 receives pursuant to section 4503.733 of the Revised Code to the 2443 Ohio chapter of the juvenile diabetes research foundation in whose 2444 geographic territory the person who paid the contribution resides. 2445

The registrar shall pay the contributions the registrar 2446 receives pursuant to section 4503.74 of the Revised Code to the 2447 Columbus zoological park association, which shall disburse the 2448 moneys to Ohio's major metropolitan zoos, as defined in section 2449 4503.74 of the Revised Code, in accordance with a written 2450 agreement entered into by the major metropolitan zoos. 2451

The registrar shall pay the contributions the registrar 2452 receives pursuant to section 4503.75 of the Revised Code to the 2453 rotary foundation, located on March 31, 2003, in Evanston, 2454 Illinois, to be placed in a fund known as the permanent fund and 2455 used to endow educational and humanitarian programs of the rotary 2456 foundation. 2457

The registrar shall pay the contributions the registrar 2458 receives pursuant to section 4503.751 of the Revised Code to the 2459 Ohio association of realtors, which shall deposit the 2460 contributions into a property disaster relief fund maintained 2461 under the Ohio realtors charitable and education foundation. 2462

The registrar shall pay the contributions the registrar 2463 receives pursuant to section 4503.752 of the Revised Code to 2464 buckeye corvettes, incorporated, which shall use the contributions 2465 to pay for its charitable activities and programs. 2466

The registrar shall pay the contributions the registrar 2467 receives pursuant to section 4503.763 of the Revised Code to the 2468 Ohio history connection to be used solely to build, support, and 2469 maintain the Ohio battleflag collection within the Ohio history 2470 connection. 2471

The registrar shall pay the contributions the registrar 2472 receives pursuant to section 4503.85 of the Revised Code to the 2473 Ohio sea grant college program to be used for Lake Erie area 2474 research projects. 2475

The registrar shall pay the contributions the registrar 2476

receives pursuant to section 4503.86 of the Revised Code to the 2477 Ohio Lincoln highway historic byway, which shall use those 2478 contributions solely to promote and support the historical 2479 preservation and advertisement of the Lincoln highway in this 2480 state. 2481

The registrar shall pay the contributions the registrar 2482 receives pursuant to section 4503.87 of the Revised Code to the 2483 Grove City little league dream field fund, which shall use those 2484 contributions solely to build, maintain, and improve youth 2485 baseball fields within the municipal corporation of Grove City. 2486

The registrar shall pay the contributions the registrar 2487 receives pursuant to section 4503.871 of the Revised Code to the 2488 Solon city school district. The school district shall use the 2489 contributions it receives to pay the expenses it incurs in 2490 providing services to the school district's students that assist 2491 in developing or maintaining the mental and emotional well-being 2492 of the students. The services provided may include bereavement 2493 counseling, instruction in defensive driving techniques, 2494 sensitivity training, and the counseling and education of students 2495 regarding bullying, dating violence, drug abuse, suicide 2496 prevention, and human trafficking. The school district 2497 superintendent or, in the school district superintendent's 2498 discretion, the appropriate school principal or appropriate school 2499 counselors shall determine any charitable organizations that the 2500 school district hires to provide those services. The school 2501 district also may use the contributions it receives to pay for 2502 members of the faculty of the school district to receive training 2503 in providing such services to the students of the school district. 2504 The school district shall ensure that any charitable organization 2505 that is hired by the district is exempt from federal income 2506 taxation under subsection 501(c)(3) of the Internal Revenue Code. 2507 The school district shall not use the contributions it receives 2508

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for any other purpose.

The registrar shall pay the contributions the registrar 2510 receives pursuant to section 4503.874 of the Revised Code to St. 2511 Edward high school located in the municipal corporation of 2512 Lakewood. The school shall use fifty per cent of the contributions 2513 it receives to provide tuition assistance to its students. The 2514 school shall use the remaining fifty per cent to pay the expenses 2515 it incurs in providing services to the school's students that 2516 assist in developing or maintaining the mental and emotional 2517 well-being of the students. The services provided may include 2518 bereavement counseling, instruction in defensive driving 2519 techniques, sensitivity training, and the counseling and education 2520 of students regarding bullying, dating violence, drug abuse, 2521 suicide prevention, and human trafficking. As a part of providing 2522 such services, the school may pay for members of the faculty of 2523 the school to receive training in providing those services. The 2524 school principal or, in the school principal's discretion, 2525 appropriate school counselors shall determine any charitable 2526 organizations that the school hires to provide those services. The 2527 school shall ensure that any such charitable organization is 2528 exempt from federal income taxation under subsection 501(c)(3) of 2529 the Internal Revenue Code. The school shall not use the 2530 contributions it receives for any other purpose. 2531

The registrar shall pay the contributions the registrar 2532 receives pursuant to section 4503.877 of the Revised Code to the 2533 Independence local school district. The school district shall use 2534 the contributions it receives to pay the expenses it incurs in 2535 providing services to the school district's students that assist 2536 in developing or maintaining the mental and emotional well-being 2537 of the students. The services provided may include bereavement 2538 counseling, instruction in defensive driving techniques, 2539 sensitivity training, and the counseling and education of students 2540

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regarding bullying, dating violence, drug abuse, suicide 2541 prevention, and human trafficking. The school district 2542 superintendent or, in the school district superintendent's 2543 discretion, the appropriate school principal or appropriate school 2544 counselors shall determine any charitable organizations that the 2545 school district hires to provide those services. The school 2546 district also may use the contributions it receives to pay for 2547 members of the faculty of the school district to receive training 2548 in providing such services to the students of the school district. 2549 The school district shall ensure that any charitable organization 2550 that is hired by the district is exempt from federal income 2551 taxation under subsection 501(c)(3) of the Internal Revenue Code. 2552 The school district shall not use the contributions it receives 2553 for any other purpose. 2554

The registrar shall pay the contributions the registrar 2555 receives pursuant to section 4503.89 of the Revised Code to the 2556 American red cross of greater Columbus on behalf of the Ohio 2557 chapters of the American red cross, which shall use the 2558 contributions for disaster readiness, preparedness, and response 2559 programs on a statewide basis. 2560

The registrar shall pay the contributions the registrar 2561 receives pursuant to section 4503.90 of the Revised Code to the 2562 nationwide children's hospital foundation. 2563

The registrar shall pay the contributions the registrar 2564 receives pursuant to section 4503.901 of the Revised Code to the 2565 Ohio association for pupil transportation, which shall use the 2566 money to support transportation programs, provide training to 2567 school transportation professionals, and support other initiatives 2568 for school transportation safety. 2569

The registrar shall pay the contributions the registrar 2570 receives pursuant to section 4503.902 of the Revised Code to St. 2571 Ignatius high school located in the municipal corporation of 2572

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Cleveland. The school shall use fifty per cent of the 2573 contributions it receives to provide tuition assistance to its 2574 students. The school shall use the remaining fifty per cent to pay 2575 the expenses it incurs in providing services to the school's 2576 students that assist in developing or maintaining the mental and 2577 emotional well-being of the students. The services provided may 2578 include bereavement counseling, instruction in defensive driving 2579 techniques, sensitivity training, and the counseling and education 2580 of students regarding bullying, dating violence, drug abuse, 2581 suicide prevention, and human trafficking. As a part of providing 2582 such services, the school may pay for members of the faculty of 2583 the school to receive training in providing those services. The 2584 school principal or, in the school principal's discretion, 2585 appropriate school counselors shall determine any charitable 2586 organizations that the school hires to provide those services. The 2587 school shall ensure that any such charitable organization is 2588 exempt from federal income taxation under subsection 501(c)(3) of 2589 the Internal Revenue Code. The school shall not use the 2590 contributions it receives for any other purpose. 2591

The registrar shall pay the contributions the registrar 2592 receives pursuant to section 4503.903 of the Revised Code to the 2593 Brecksville-Broadview Heights city school district. The school 2594 district shall use the contributions it receives to pay the 2595 expenses it incurs in providing services to the school district's 2596 students that assist in developing or maintaining the mental and 2597 emotional well-being of the students. The services provided may 2598 include bereavement counseling, instruction in defensive driving 2599 techniques, sensitivity training, and the counseling and education 2600 of students regarding bullying, dating violence, drug abuse, 2601 suicide prevention, and human trafficking. The school district 2602 superintendent or, in the school district superintendent's 2603 discretion, the appropriate school principal or appropriate school 2604 counselors shall determine any charitable organizations that the 2605

school district hires to provide those services. The school 2606 district also may use the contributions it receives to pay for 2607 members of the faculty of the school district to receive training 2608 in providing such services to the students of the school district. 2609 The school district shall ensure that any charitable organization 2610 that is hired by the district is exempt from federal income 2611 taxation under subsection 501(c)(3) of the Internal Revenue Code. 2612 The school district shall not use the contributions it receives 2613 for any other purpose. 2614

The registrar shall pay the contributions the registrar 2615 receives pursuant to section 4503.904 of the Revised Code to the 2616 Chagrin Falls exempted village school district. The school 2617 district shall use the contributions it receives to pay the 2618 expenses it incurs in providing services to the school district's 2619 students that assist in developing or maintaining the mental and 2620 emotional well-being of the students. The services provided may 2621 include bereavement counseling, instruction in defensive driving 2622 techniques, sensitivity training, and the counseling and education 2623 of students regarding bullying, dating violence, drug abuse, 2624 suicide prevention, and human trafficking. The school district 2625 superintendent or, in the school district superintendent's 2626 discretion, the appropriate school principal or appropriate school 2627 counselors shall determine any charitable organizations that the 2628 school district hires to provide those services. The school 2629 district also may use the contributions it receives to pay for 2630 members of the faculty of the school district to receive training 2631 in providing such services to the students of the school district. 2632 The school district shall ensure that any charitable organization 2633 that is hired by the district is exempt from federal income 2634 taxation under subsection 501(c)(3) of the Internal Revenue Code. 2635 The school district shall not use the contributions it receives 2636 for any other purpose. 2637

The registrar shall pay the contributions received pursuant 2638 to section 4503.92 of the Revised Code to support our troops, 2639 incorporated, a national nonprofit corporation, which shall use 2640 those contributions in accordance with its articles of 2641 incorporation and for the benefit of servicemembers of the armed 2642 forces of the United States and their families when they are in 2643 financial need. 2644

The registrar shall pay the contributions the registrar 2645 receives pursuant to section 4503.94 of the Revised Code to the 2646 Michelle's leading star foundation, which shall use the money 2647 solely to fund the rental, lease, or purchase of the simulated 2648 driving curriculum of the Michelle's leading star foundation by 2649 boards of education of city, exempted village, local, and joint 2650 vocational school districts. 2651

The registrar shall pay the contributions the registrar 2652 receives pursuant to section 4503.97 of the Revised Code to the 2653 friends of united Hatzalah of Israel, which shall use the money to 2654 support united Hatzalah of Israel, which provides free emergency 2655 medical first response throughout Israel. 2656

The registrar shall pay the contributions the registrar 2657 receives pursuant to section 4503.98 of the Revised Code to the 2658 Westerville parks foundation to support the programs and 2659 activities of the foundation and its mission of pursuing the city 2660 of Westerville's vision of becoming "A City Within A Park." 2661

(C) All investment earnings of the license plate contribution 2662 fund shall be credited to the fund. Not later than the first day 2663 of May of every year, the registrar shall distribute to each 2664 entity described in division (B) of this section the investment 2665 income the fund earned the previous calendar year. The amount of 2666 such a distribution paid to an entity shall be proportionate to 2667 the amount of money the entity received from the fund during the 2668 previous calendar year. 2669

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Sec. 4501.26. The unidentified public safety receipts fund is 2670 hereby created in the state treasury. The fund shall consist of 2671 money received by the department of public safety that is 2672 provisional in nature or for which proper identification or 2673 disposition cannot immediately be determined. Refunds and other 2674 disbursements from the fund shall be made once proper 2675 identification and disposition is determined. All investment 2676 earnings of the fund shall be credited to the state bureau of 2677 motor vehicles public safety - highway purposes fund created in 2678 section 4501.25 4501.06 of the Revised Code. 2679

sec. 4501.34. (A) The registrar of motor vehicles may adopt 2680 and publish rules to govern the registrar's proceedings. All 2681 proceedings of the registrar shall be open to the public, and all 2682 documents in the registrar's possession are public records. The 2683 registrar shall adopt a seal bearing the inscription: "Motor 2684 Vehicle Registrar of Ohio." The seal shall be affixed to all writs 2685 and authenticated copies of records, and, when it has been so 2686 attached, the copies shall be received in evidence with the same 2687 effect as other public records. All courts shall take judicial 2688 notice of the seal. 2689

(B) Upon the request of any person accompanied by a 2690 nonrefundable fee of five dollars per name, the registrar may 2691 furnish lists of names and addresses as they appear upon the 2692 applications for driver's licenses, provided that any further 2693 information contained in the applications shall not be disclosed. 2694 The registrar shall pay each five-dollar fee collected into the 2695 state treasury to the credit of the state bureau of motor vehicles 2696 <u>public safety - highway purposes</u> fund established in section 2697 4501.25 4501.06 of the Revised Code. 2698

This division does not apply to the list of qualified driver 2699 licensees required to be compiled and filed pursuant to section 2700 2313.06 of the Revised Code.

sec. 4503.02. (A) An annual license tax is hereby levied upon 2702 the operation of motor vehicles on the public roads or highways, 2703 for the purpose of enforcing following purposes: 2704

(1) Enforcing and paying the expense of administering the law 2705 relative to the registration and operation of such vehicles; 2706 planning 2707

(2) Planning, constructing, maintaining, and repairing public 2708 roads, highways, and streets; maintaining 2709

(3) Maintaining and repairing bridges and viaducts; paying 2710

(4) Paying the counties' proportion of the cost and expenses 2711 of cooperating with the department of transportation in the 2712 planning, improvement, and construction of state highways; paying 2713

(5) Paying the counties' portion of the compensation, 2714 damages, cost, and expenses of planning, constructing, 2715 reconstructing, improving, maintaining, and repairing roads; 2716 2717 paying

(6) Paying the principal, interest, and charges on county 2718 bonds and other obligations issued pursuant to Chapter 133. of the 2719 Revised Code or incurred pursuant to section 5531.09 of the 2720 Revised Code for highway improvements; for the purpose of 2721 providing 2722

(7) Providing motorcycle safety and education instruction; 2723 enabling 2724

(8) Enabling municipal corporations to plan, construct, 2725 reconstruct, repave, widen, maintain, repair, clear, and clean 2726 public highways, roads, and streets; paying 2727

(9) Paying the principal, interest, and other charges on 2728 municipal bonds and other obligations issued pursuant to Chapter 2729

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133. of the Revised Code or incurred pursuant to section 5531.09	2730
of the Revised Code for highway improvements; to maintain	2731
(10) Maintaining and repair repairing bridges and viaducts;	2732
to purchase, erect	2733
(11) Purchasing, erecting, and maintain maintaining street	2734
and traffic signs and markers; to purchase, erect	2735
(12) Purchasing, erecting, and maintain maintaining traffic	2736
lights and signals; to supplement	2737
(13) Supplementing revenue already available for such	2738
purposes; to pay	2739
(14) Paying the interest, principal, and charges on bonds and	2740
other obligations issued pursuant to Section 2i of Article VIII,	2741
Ohio Constitution, and sections 5528.30 and 5528.31 of the Revised	2742
Code. Such	2743
(B) The tax levied under division (A) of this section shall	2744
be at the rates specified in sections 4503.04 and 4503.042 <u>4503.65</u>	2745
of the Revised Code. Under section 4503.04 of the Revised Code,	2746
the tax shall be paid to and collected by the registrar of motor	2747
vehicles or deputy registrar at the time of making application for	2748
registration. Under section 4503.042 4503.65 of the Revised Code,	2749
the tax shall be paid to and collected by the registrar <u>or deputy</u>	2750
registrar as specified in division (D) of that section at the time	2751
and manner set forth by the registrar by rule.	2752
Sec. 4503.03. (A)(1)(a) Except as provided in division (B) of	2753
this section, the registrar of motor vehicles may designate one or	2754
more of the following persons to act as a deputy registrar in each	2755
county:	2756
(i) The county auditor in any county, subject to division	2757

(i) The county auditor in any county, subject to division 2757(A)(1)(b)(i) of this section; 2758

(ii) The clerk of a court of common pleas in any county, 2759

subject to division (A)(1)(b)(ii) of this section;	2760
(iii) An individual;	2761
(iv) A nonprofit corporation as defined in division (C) of	2762
section 1702.01 of the Revised Code.	2763

(b)(i) If the population of a county is forty thousand or
2764
less according to the most recent federal decennial census and if
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the county auditor is designated by the registrar as a deputy
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registrar, no other person need be designated in the county to act
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as a deputy registrar.

(ii) The registrar may designate a clerk of a court of common 2769 pleas as a deputy registrar if the population of the county is 2770 forty thousand or less according to the last federal census. In a 2771 county with a population greater than forty thousand but not more 2772 than fifty thousand according to the last federal census, the 2773 clerk of a court of common pleas is eligible to act as a deputy 2774 registrar and may participate in the competitive selection process 2775 for the award of a deputy registrar contract by applying in the 2776 same manner as any other person. All fees collected and retained 2777 by a clerk for conducting deputy registrar services shall be paid 2778 into the county treasury to the credit of the certificate of title 2779 administration fund created under section 325.33 of the Revised 2780 Code. 2781

Notwithstanding the county population restrictions in 2782 division (A)(1)(b) of this section, if no person applies to act 2783 under contract as a deputy registrar in a county and the county 2784 auditor is not designated as a deputy registrar, the registrar may 2785 ask the clerk of a court of common pleas to serve as the deputy 2786 registrar for that county. 2787

(c) As part of the selection process in awarding a deputy 2788
 registrar contract, the registrar shall consider the customer 2789
 service performance record of any person previously awarded a 2790

Page 91

deputy registrar contract pursuant to division (A)(1) of this2791section.2792

(2) Deputy registrars shall accept applications for the
annual license tax for any vehicle not taxed under section 4503.63
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of the Revised Code and shall assign distinctive numbers in the
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same manner as the registrar. Such deputies shall be located in
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such locations in the county as the registrar sees fit. There
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shall be at least one deputy registrar in each county.

Deputy registrar contracts are subject to the provisions of 2799 division (B) of section 125.081 of the Revised Code. 2800

(B)(1) The registrar shall not designate any person to act as 2801 a deputy registrar under division (A)(1) of this section if the 2802 person or, where applicable, the person's spouse or a member of 2803 the person's immediate family has made, within the current 2804 calendar year or any one of the previous three calendar years, one 2805 or more contributions totaling in excess of one hundred dollars to 2806 any person or entity included in division (A)(2) of section 2807 4503.033 of the Revised Code. As used in this division, "immediate 2808 family" has the same meaning as in division (D) of section 102.01 2809 of the Revised Code, and "entity" includes any political party and 2810 any "continuing association" as defined in division (C)(4) of 2811 section 3517.01 of the Revised Code or "political action 2812 committee" as defined in division (C)(8) of that section that is 2813 primarily associated with that political party. For purposes of 2814 this division, contributions to any continuing association or any 2815 political action committee that is primarily associated with a 2816 political party shall be aggregated with contributions to that 2817 political party. 2818

The contribution limitations contained in this division do2819not apply to any county auditor or clerk of a court of common2820pleas. A county auditor or clerk of a court of common pleas is not2821required to file the disclosure statement or pay the filing fee2822

required under section 4503.033 of the Revised Code. The 2823 limitations of this division also do not apply to a deputy 2824 registrar who, subsequent to being awarded a deputy registrar 2825 contract, is elected to an office of a political subdivision. 2826

(2) The registrar shall not designate either of the following 2827 to act as a deputy registrar: 2828

(a) Any elected public official other than a county auditor 2829 or, as authorized by division (A)(1)(b) of this section, a clerk 2830 of a court of common pleas, acting in an official capacity, except 2831 that, the registrar shall continue and may renew a contract with 2832 any deputy registrar who, subsequent to being awarded a deputy 2833 registrar contract, is elected to an office of a political 2834 subdivision; 2835

(b) Any person holding a current, valid contract to conduct 2836 motor vehicle inspections under section 3704.14 of the Revised 2837 Code. 2838

(3) As used in division (B) of this section, "political 2839 subdivision" has the same meaning as in section 3501.01 of the 2840 Revised Code. 2841

(C)(1) Except as provided in division (C)(2) of this section, 2842 deputy registrars are independent contractors and neither they nor 2843 their employees are employees of this state, except that nothing 2844 in this section shall affect the status of county auditors or 2845 clerks of courts of common pleas as public officials, nor the 2846 status of their employees as employees of any of the counties of 2847 this state, which are political subdivisions of this state. Each 2848 deputy registrar shall be responsible for the payment of all 2849 unemployment compensation premiums, all workers' compensation 2850 premiums, social security contributions, and any and all taxes for 2851 which the deputy registrar is legally responsible. Each deputy 2852 registrar shall comply with all applicable federal, state, and 2853

local laws requiring the withholding of income taxes or other 2854 taxes from the compensation of the deputy registrar's employees. 2855 Each deputy registrar shall maintain during the entire term of the 2856 deputy registrar's contract a policy of business liability 2857 insurance satisfactory to the registrar and shall hold the 2858 department of public safety, the director of public safety, the 2859 bureau of motor vehicles, and the registrar harmless upon any and 2860 all claims for damages arising out of the operation of the deputy 2861 registrar agency. 2862

(2) For purposes of Chapter 4141. of the Revised Code, 2863
determinations concerning the employment of deputy registrars and 2864
their employees shall be made under Chapter 4141. of the Revised 2865
Code. 2866

(D)(1) With the approval of the director, the registrar shall2867adopt rules governing deputy registrars. The rules shall do all of2868the following:2869

(a) Establish requirements governing the terms of the
 2870
 contract between the registrar and each deputy registrar and the
 2871
 services to be performed;
 2872

(b) Establish requirements governing the amount of bond to be 2873given as provided in this section; 2874

(c) Establish requirements governing the size and location of 2875the deputy's office; 2876

(d) Establish requirements governing the leasing of equipment 2877
necessary to conduct the vision screenings required under section 2878
4507.12 of the Revised Code and training in the use of the 2879
equipment; 2880

(e) Encourage every deputy registrar to inform the public of 2881
the location of the deputy registrar's office and hours of 2882
operation by means of public service announcements; 2883

Sub. H. B. No. 26

As Reported by the Senate Transportation, Commerce and Workforce Committee

nonprofit corporations operating as a deputy registrar to2886advertise that a specified amount of proceeds collected by the2887nonprofit corporation are directed to a specified charitable2888organization or philanthropic cause;2889

(g) Specify the hours the deputy's office is to be open to 2890 the public and require as a minimum that one deputy's office in 2891 each county be open to the public for at least four hours each 2892 weekend, provided that if only one deputy's office is located 2893 within the boundary of the county seat, that office is the office 2894 that shall be open for the four-hour period each weekend; 2895

(h) Specify that every deputy registrar, upon request, 2896
provide any person with information about the location and office 2897
hours of all deputy registrars in the county; 2898

(i) Allow a deputy registrar contract to be awarded to a 2899nonprofit corporation formed under the laws of this state; 2900

(j) Except as provided in division (D)(2) of this section, 2901
prohibit any deputy registrar from operating more than one deputy 2902
registrar's office at any time; 2903

(k) For the duration of any deputy registrar contract, 2904 require that the deputy registrar occupy a primary residence in a 2905 location that is within a one-hour commute time from the deputy 2906 registrar's office or offices. The rules shall require the 2907 registrar to determine commute time by using multiple established 2908 internet-based mapping services. 2909

(1) Establish procedures for a deputy registrar to request
(1) Establish procedures for a deputy registrar to request
(2) 2910
(1) the authority to collect reinstatement fees under sections
(1) 2911
(2) 4507.1612, 4507.45, 4509.101, 4509.81, 4510.10, 4510.22, 4510.72,
(2) 2012
(2) and 4511.191 of the Revised Code and to transmit the reinstatement
(2) 2012
(2) 2013
(2) 2014

sections. The registrar shall ensure that, not later than January 2915 1, 2012, at least one deputy registrar in each county has the 2916 necessary equipment and is able to accept reinstatement fees. The 2917 registrar shall deposit the service fees received from a deputy 2918 registrar under those sections into the state bureau of motor 2919 vehicles public safety - highway purposes fund created in section 2920 4501.25 4501.06 of the Revised Code and shall use the money for 2921 deputy registrar equipment necessary in connection with accepting 2922 reinstatement fees. 2923

(m) Establish standards for a deputy registrar, when the
 2924
 deputy registrar is not a county auditor or a clerk of a court of
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 common pleas, to sell advertising rights to third party businesses
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 to be placed in the deputy registrar's office;
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(n) Allow any deputy registrar that is not a county auditor2928or a clerk of a court of common pleas to operate a vending2929machine;2930

(0) Establish such other requirements as the registrar and 2931 director consider necessary to provide a high level of service. 2932

(2) Notwithstanding division (D)(1)(j) of this section, the2933rules may allow both of the following:2934

(a) The registrar to award a contract to a deputy registrar
(b) to operate more than one deputy registrar's office if determined
(c) 2935
(c) 2935
(c) 2935
(c) 2937

(b) A nonprofit corporation formed for the purposes of 2938
providing automobile-related services to its members or the public 2939
and that provides such services from more than one location in 2940
this state to operate a deputy registrar office at any location. 2941

(3) As a daily adjustment, the bureau of motor vehicles shall
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 credit to a deputy registrar three dollars and fifty cents the
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 amount established under section 4503.038 of the Revised Code for
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 each damaged license plate or validation sticker the deputy
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- -

registrar replaces as a service to a member of the public. 2946

(4)(a) With the prior approval of the registrar, each deputy 2947 registrar may conduct at the location of the deputy registrar's 2948 office any business that is consistent with the functions of a 2949 deputy registrar and that is not specifically mandated or 2950 authorized by this or another chapter of the Revised Code or by 2951 implementing rules of the registrar. 2952

(b) In accordance with guidelines the director of public
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safety shall establish, a deputy registrar may operate or contract
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for the operation of a vending machine at a deputy registrar
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location if products of the vending machine are consistent with
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the functions of a deputy registrar.

(c) A deputy registrar may enter into an agreement with the 2958 Ohio turnpike and infrastructure commission pursuant to division 2959 (A)(11) of section 5537.04 of the Revised Code for the purpose of 2960 allowing the general public to acquire from the deputy registrar 2961 the electronic toll collection devices that are used under the 2962 multi-jurisdiction electronic toll collection agreement between 2963 the Ohio turnpike and infrastructure commission and any other 2964 entities or agencies that participate in such an agreement. The 2965 approval of the registrar is not necessary if a deputy registrar 2966 engages in this activity. 2967

(5) As used in this section and in section 4507.01 of the
Revised Code, "nonprofit corporation" has the same meaning as in
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section 1702.01 of the Revised Code.
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(E)(1) Unless otherwise terminated and except for interim
 contracts lasting not longer than one year, contracts with deputy
 registrars shall be entered into through a competitive selection
 2973
 process and shall be limited in duration as follows:
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(a) For contracts entered into between July 1, 1996 and June 297529, 2014, for a period of not less than two years, but not more 2976

than three years;

(b) For contracts entered into on or after June 29, 2014, for 2978
a period of five years, unless the registrar determines that a 2979
shorter contract term is appropriate for a particular deputy 2980
registrar. 2981

(2) All contracts with deputy registrars shall expire on the
last Saturday of June in the year of their expiration. Prior to
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the expiration of any deputy registrar contract, the registrar,
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with the approval of the director, may award a one-year contract
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extension to any deputy registrar who has provided exemplary
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service based upon objective performance evaluations.

(3)(a) The auditor of state may examine the accounts, 2988 reports, systems, and other data of each deputy registrar at least 2989 every two years. The registrar, with the approval of the director, 2990 shall immediately remove a deputy who violates any provision of 2991 the Revised Code related to the duties as a deputy, any rule 2992 adopted by the registrar, or a term of the deputy's contract with 2993 the registrar. The registrar also may remove a deputy who, in the 2994 opinion of the registrar, has engaged in any conduct that is 2995 either unbecoming to one representing this state or is 2996 inconsistent with the efficient operation of the deputy's office. 2997

(b) If the registrar, with the approval of the director, 2998 determines that there is good cause to believe that a deputy 2999 registrar or a person proposing for a deputy registrar contract 3000 has engaged in any conduct that would require the denial or 3001 termination of the deputy registrar contract, the registrar may 3002 require the production of books, records, and papers as the 3003 registrar determines are necessary, and may take the depositions 3004 of witnesses residing within or outside the state in the same 3005 manner as is prescribed by law for the taking of depositions in 3006 civil actions in the court of common pleas, and for that purpose 3007 the registrar may issue a subpoena for any witness or a subpoena 3008

2977

duces tecum to compel the production of any books, records, or 3009 papers, directed to the sheriff of the county where the witness 3010 resides or is found. Such a subpoena shall be served and returned 3011 in the same manner as a subpoena in a criminal case is served and 3012 returned. The fees of the sheriff shall be the same as that 3013 allowed in the court of common pleas in criminal cases. Witnesses 3014 shall be paid the fees and mileage provided for under section 3015 119.094 of the Revised Code. The fees and mileage shall be paid 3016 from the fund in the state treasury for the use of the agency in 3017 the same manner as other expenses of the agency are paid. 3018

In any case of disobedience or neglect of any subpoena served 3019 on any person or the refusal of any witness to testify to any 3020 matter regarding which the witness lawfully may be interrogated, 3021 the court of common pleas of any county where the disobedience, 3022 neglect, or refusal occurs or any judge of that court, on 3023 application by the registrar, shall compel obedience by attachment 3024 proceedings for contempt, as in the case of disobedience of the 3025 requirements of a subpoena issued from that court, or a refusal to 3026 testify in that court. 3027

(4) Nothing in division (E) of this section shall be 3028 construed to require a hearing of any nature prior to the 3029 termination of any deputy registrar contract by the registrar, 3030 with the approval of the director, for cause. 3031

(F) Except as provided in section 2743.03 of the Revised 3032 Code, no court, other than the court of common pleas of Franklin 3033 county, has jurisdiction of any action against the department of 3034 public safety, the director, the bureau, or the registrar to 3035 restrain the exercise of any power or authority, or to entertain 3036 any action for declaratory judgment, in the selection and 3037 appointment of, or contracting with, deputy registrars. Neither 3038 the department, the director, the bureau, nor the registrar is 3039 liable in any action at law for damages sustained by any person 3040

because of any acts of the department, the director, the bureau, 3041 or the registrar, or of any employee of the department or bureau, 3042 in the performance of official duties in the selection and 3043 appointment of, and contracting with, deputy registrars. 3044

(G) The registrar shall assign to each deputy registrar a 3045 series of numbers sufficient to supply the demand at all times in 3046 the area the deputy registrar serves, and the registrar shall keep 3047 a record in the registrar's office of the numbers within the 3048 series assigned. Each deputy shall be required to give bond in the 3049 amount of at least twenty-five thousand dollars, or in such higher 3050 amount as the registrar determines necessary, based on a uniform 3051 schedule of bond amounts established by the registrar and 3052 determined by the volume of registrations handled by the deputy. 3053 The form of the bond shall be prescribed by the registrar. The 3054 bonds required of deputy registrars, in the discretion of the 3055 registrar, may be individual or schedule bonds or may be included 3056 in any blanket bond coverage carried by the department. 3057

(H) Each deputy registrar shall keep a file of eachapplication received by the deputy and shall register that motorvehicle with the name and address of its owner.3060

(I) Upon request, a deputy registrar shall make the physical 3061
 inspection of a motor vehicle and issue the physical inspection 3062
 certificate required in section 4505.061 of the Revised Code. 3063

(J) Each deputy registrar shall file a report semiannually
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 with the registrar of motor vehicles listing the number of
 applicants for licenses the deputy has served, the number of voter
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 registration applications the deputy has completed and transmitted
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 to the board of elections, and the number of voter registration
 3068
 applications declined.

Sec. 4503.036. (A) Not later than January 1, 2005, the The 3070 registrar of motor vehicles shall adopt rules for the appointment 3071

of limited authority deputy registrars. Notwithstanding section 3072 4503.03 of the Revised Code, the registrar may appoint the clerk 3073

of a court or <u>of</u> common pleas or an electronic motor vehicle dealer qualified under section 4503.035 of the Revised Code as a 3075 limited authority deputy registrar. 3076

(B) A limited authority deputy registrar may conduct only 3077 initial and transfer motor vehicle transactions using electronic 3078 means, vehicle identification number inspections, and other 3079 associated transactions in a manner approved in the rules that the 3080 registrar adopts. 3081

(C) A limited authority deputy registrar may collect and 3082 retain a fee of three dollars and fifty cents equal to the amount 3083 established under section 4503.038 of the Revised Code for each 3084 transaction or physical inspection that the limited authority 3085 deputy registrar conducts, and shall collect all fees and taxes 3086 that are required by law and related to the transaction or 3087 inspection in a manner approved by the registrar. A clerk of a 3088 court of common pleas shall pay all fees collected and retained 3089 under this section into the county treasury to the credit of the 3090 certificate of title administration fund created under section 3091 325.33 of the Revised Code. 3092

(D) The rules adopted by the registrar may establish 3093 reasonable eligibility standards for clerks and electronic motor 3094 vehicle dealers. The rules shall prescribe the terms and 3095 conditions of limited authority deputy registrar contracts and 3096 shall require each limited authority deputy registrar to sign a 3097 contract before assuming any duties as a limited authority deputy 3098 registrar. The rules may establish different eligibility standards 3099 and contract terms and conditions depending on whether the limited 3100 authority deputy registrar is a clerk or an electronic motor 3101 vehicle dealer. No contract shall be for a period of more than 3102

3074

three years. The contract may contain any other provisions the3103registrar reasonably prescribes. Each contract shall terminate on3104a date specified by the registrar.3105

(E) Any eligible clerk or qualified electronic motor vehicle
dealer may make an application to the registrar for appointment as
a limited authority deputy registrar. With the approval of the
director of public safety, the registrar shall make the
appointments from the applications submitted, based upon the
discretion of the registrar and director and not upon a
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(F) A limited authority deputy registrar is not subject to
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the contribution limits of division (B) of section 4503.03 of the
Revised Code or the filing requirement of division (A) of section
4503.033 of the Revised Code.
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Sec. 4503.038. (A) Not later than nine months after the 3117 effective date of this section, the registrar of motor vehicles 3118 shall adopt rules in accordance with Chapter 119. of the Revised 3119 Code establishing a service fee that applies for purposes of 3120 sections 4503.03, 4503.036, 4503.10, 4503.102, 4503.12, 4503.182, 3121 <u>4503.24, 4503.65, 4505.061, 4506.08, 4507.24, 4507.50, 4507.52,</u> 3122 4509.05, 4519.03, 4519.05, 4519.10, 4519.56, and 4519.69 of the 3123 Revised Code. The service fee shall be not less than three dollars 3124 and fifty cents and not more than five dollars and twenty-five 3125 cents. When establishing the fee, the registrar shall consider 3126 inflation and any other factors the registrar considers to be 3127 relevant to the determination. 3128

(B) Not later than nine months after the effective date of3129this section, the registrar shall adopt rules in accordance with3130Chapter 119. of the Revised Code establishing prorated service3131fees that apply for purposes of multi-year registrations3132authorized under section 4503.103 of the Revised Code. When3133

establishing the fee, the registrar shall consider inflation and	3134
any other factors the registrar considers to be relevant to the	3135
determination.	3136
sec. 4503.04. Except as provided in sections 4503.042 and	3137
section 4503.65 of the Revised Code for the registration of	3138
commercial cars, trailers, semitrailers, and certain buses, the	3139
rates of the taxes imposed by section 4503.02 of the Revised Code	3140
shall be as follows:	3141
(A)(1) For motor vehicles having three wheels or less, the	3142
license tax is:	3143
(a) For each motorized bicycle or moped, ten dollars;	3144
(b) For each motorcycle, autocycle, cab-enclosed motorcycle,	3145
motor-driven cycle, or motor scooter, fourteen dollars.	3146
(2) For each low-speed, under-speed, and utility vehicle, and	3147
each mini-truck, ten dollars.	3148
(B) For each passenger car, twenty dollars;	3149
(C) For each manufactured home, each mobile home, and each	3150
travel trailer or house vehicle, ten dollars;	3151
(D) For each noncommercial motor vehicle designed by the	3152
manufacturer to carry a load of no more than three-quarters of one	3153
ton and for each motor home, thirty-five dollars; for each	3154
noncommercial motor vehicle designed by the manufacturer to carry	3155
a load of more than three-quarters of one ton, but not more than	3156
one ton, seventy dollars;	3157
(E) For each noncommercial trailer, the license tax is:	3158
(1) Eighty-five cents for each one hundred pounds or part	3159
thereof for the first two thousand pounds or part thereof of	3160
weight of vehicle fully equipped;	3161
(2) One dollar and forty cents for each one hundred pounds or	3162

part thereof in excess of two thousand pounds up to and including	3163
ten thousand pounds.	3164
(F) Notwithstanding its weight, twelve dollars for any:	3165
(1) Vehicle equipped, owned, and used by a charitable or	3166
nonprofit corporation exclusively for the purpose of administering	3167
chest x-rays or receiving blood donations;	3168
(2) Van used principally for the transportation of	3169
handicapped persons that has been modified by being equipped with	3170
adaptive equipment to facilitate the movement of such persons into	3171
and out of the van;	3172
(3) Bus used principally for the transportation of	3173
handicapped persons or persons sixty-five years of age or older.	3174
(G) Notwithstanding its weight, twenty dollars for any bus	3175
used principally for the transportation of persons in a	3176
ridesharing arrangement.	3177
(H) For each transit bus having motor power the license tax	3178
is twelve dollars.	3179
"Transit bus" means either a motor vehicle having a seating	3180
capacity of more than seven persons which is operated and used by	3181
any person in the rendition of a public mass transportation	3182
service primarily in a municipal corporation or municipal	3183
corporations and provided at least seventy-five per cent of the	3184
annual mileage of such service and use is within such municipal	3185
corporation or municipal corporations or a motor vehicle having a	3186
seating capacity of more than seven persons which is operated	3187
solely for the transportation of persons associated with a	3188
charitable or nonprofit corporation, but does not mean any motor	3189
vehicle having a seating capacity of more than seven persons when	3190
such vehicle is used in a ridesharing capacity or any bus	3191
described by division (F)(3) of this section.	3192

The application for registration of such transit bus shall be 3193 accompanied by an affidavit prescribed by the registrar of motor 3194 vehicles and signed by the person or an agent of the firm or 3195 corporation operating such bus stating that the bus has a seating 3196 capacity of more than seven persons, and that it is either to be 3197 operated and used in the rendition of a public mass transportation 3198 service and that at least seventy-five per cent of the annual 3199 mileage of such operation and use shall be within one or more 3200 municipal corporations or that it is to be operated solely for the 3201 transportation of persons associated with a charitable or 3202 nonprofit corporation. 3203

The form of the license plate, and the manner of its 3204 attachment to the vehicle, shall be prescribed by the registrar of 3205 motor vehicles. 3206

(I) Except as otherwise provided in division (A) or (J) of 3207
this section, the minimum tax for any vehicle having motor power 3208
is ten dollars and eighty cents, and for each noncommercial 3209
trailer, five dollars. 3210

(J)(1) Except as otherwise provided in division (J) of this 3211 section, for each farm truck, except a noncommercial motor 3212 vehicle, that is owned, controlled, or operated by one or more 3213 farmers exclusively in farm use as defined in this section, and 3214 not for commercial purposes, and provided that at least 3215 seventy-five per cent of such farm use is by or for the one or 3216 more owners, controllers, or operators of the farm in the 3217 operation of which a farm truck is used, the license tax is five 3218 dollars plus: 3219

(a) Fifty cents per one hundred pounds or part thereof for 3220the first three thousand pounds; 3221

(b) Seventy cents per one hundred pounds or part thereof in 3222 excess of three thousand pounds up to and including four thousand 3223

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pounds; 3224 (c) Ninety cents per one hundred pounds or part thereof in 3225 excess of four thousand pounds up to and including six thousand 3226 pounds; 3227 (d) Two dollars for each one hundred pounds or part thereof 3228 in excess of six thousand pounds up to and including ten thousand 3229 3230 pounds; (e) Two dollars and twenty-five cents for each one hundred 3231 pounds or part thereof in excess of ten thousand pounds; 3232 (f) The minimum license tax for any farm truck shall be 3233 twelve dollars. 3234 (2) The owner of a farm truck may register the truck for a 3235 period of one-half year by paying one-half the registration tax 3236 imposed on the truck under this chapter and one-half the amount of 3237 any tax imposed on the truck under Chapter 4504. of the Revised 3238 Code. 3239 (3) A farm bus may be registered for a period of two hundred 3240 ten days from the date of issue of the license plates for the bus, 3241 for a fee of ten dollars, provided such license plates shall not 3242 be issued for more than one such period in any calendar year. Such 3243 use does not include the operation of trucks by commercial 3244 processors of agricultural products. 3245 (4) License plates for farm trucks and for farm buses shall 3246 have some distinguishing marks, letters, colors, or other 3247 characteristics to be determined by the director of public safety. 3248 (5) Every person registering a farm truck or bus under this 3249 section shall furnish an affidavit certifying that the truck or 3250 bus licensed to that person is to be so used as to meet the 3251 requirements necessary for the farm truck or farm bus 3252

classification.

Any farmer may use a truck owned by the farmer for commercial 3254 purposes by paying the difference between the commercial truck 3255 registration fee and the farm truck registration fee for the 3256 remaining part of the registration period for which the truck is 3257 registered. Such remainder shall be calculated from the beginning 3258 of the semiannual period in which application for such commercial 3259 license is made. 3260

Taxes at the rates provided in this section are in lieu of3261all taxes on or with respect to the ownership of such motor3262vehicles, except as provided in section 4503.0424503.65andsection 4503.06 of the Revised Code.3264

(K) Other than trucks registered under the international 3265 registration plan in another jurisdiction and for which this state 3266 has received an apportioned registration fee, the license tax for 3267 each truck which is owned, controlled, or operated by a 3268 nonresident, and licensed in another state, and which is used 3269 exclusively for the transportation of nonprocessed agricultural 3270 products intrastate, from the place of production to the place of 3271 processing, is twenty-four dollars. 3272

"Truck," as used in this division, means any pickup truck, 3273 straight truck, semitrailer, or trailer other than a travel 3274 trailer. Nonprocessed agricultural products, as used in this 3275 division, does not include livestock or grain. 3276

A license issued under this division shall be issued for a 3277 period of one hundred thirty days in the same manner in which all 3278 other licenses are issued under this section, provided that no 3279 truck shall be so licensed for more than one 3280 one-hundred-thirty-day period during any calendar year. 3281

The license issued pursuant to this division shall consist of 3282 a windshield decal to be designed by the director of public 3283 safety. 3284

Every person registering a truck under this division shall3285furnish an affidavit certifying that the truck licensed to the3286person is to be used exclusively for the purposes specified in3287this division.3288

(L) Every person registering a motor vehicle as a 3289 noncommercial motor vehicle as defined in section 4501.01 of the 3290 Revised Code, or registering a trailer as a noncommercial trailer 3291 as defined in that section, shall furnish an affidavit certifying 3292 that the motor vehicle or trailer so licensed to the person is to 3293 be so used as to meet the requirements necessary for the 3294 noncommercial vehicle classification. 3295

(M) Every person registering a van or bus as provided in 3296 divisions (F)(2) and (3) of this section shall furnish a notarized 3297 statement certifying that the van or bus licensed to the person is 3298 to be used for the purposes specified in those divisions. The form 3299 of the license plate issued for such motor vehicles shall be 3300 prescribed by the registrar. 3301

(N) Every person registering as a passenger car a motor 3302 vehicle designed and used for carrying more than nine but not more 3303 than fifteen passengers, and every person registering a bus as 3304 provided in division (G) of this section, shall furnish an 3305 affidavit certifying that the vehicle so licensed to the person is 3306 to be used in a ridesharing arrangement and that the person will 3307 have in effect whenever the vehicle is used in a ridesharing 3308 arrangement a policy of liability insurance with respect to the 3309 motor vehicle in amounts and coverages no less than those required 3310 by section 4509.79 of the Revised Code. The form of the license 3311 plate issued for such a motor vehicle shall be prescribed by the 3312 registrar. 3313

(0)(1) Commencing on October 1, 2009, if If an application 3314
for registration renewal is not applied for prior to the 3315
expiration date of the registration or within thirty days after 3316

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that date, the registrar or deputy registrar shall collect a fee 3317 of ten dollars for the issuance of the vehicle registration. For 3318 any motor vehicle that is used on a seasonal basis, whether used 3319 for general transportation or not, and that has not been used on 3320 the public roads or highways since the expiration of the 3321 registration, the registrar or deputy registrar shall waive the 3322 fee established under this division if the application is 3323 accompanied by supporting evidence of seasonal use as the 3324 registrar may require. The registrar or deputy registrar may waive 3325 the fee for other good cause shown if the application is 3326 accompanied by supporting evidence as the registrar may require. 3327 The fee shall be in addition to all other fees established by this 3328 section. A deputy registrar shall retain fifty cents of the fee 3329 and shall transmit the remaining amount to the registrar at the 3330 time and in the manner provided by section 4503.10 of the Revised 3331 Code. The registrar shall deposit all moneys received under this 3332 division into the state highway safety public safety - highway 3333 purposes fund established in section 4501.06 of the Revised Code. 3334

(2) Division (0)(1) of this section does not apply to a farm3335truck or farm bus registered under division (J) of this section.3336

(P) As used in this section: 3337

(1) "Van" means any motor vehicle having a single rear axle3338and an enclosed body without a second seat.3339

(2) "Handicapped person" means any person who has lost the
use of one or both legs, or one or both arms, or is blind, deaf,
or so severely disabled as to be unable to move about without the
aid of crutches or a wheelchair.

(3) "Farm truck" means a truck used in the transportation
(3) "Farm truck" means a truck used in the transportation
(3) 3344
from the farm of products of the farm, including livestock and its
(3) 3345
products, poultry and its products, floricultural and
(3) 3346
horticultural products, and in the transportation to the farm of
(3) 3347

supplies for the farm, including tile, fence, and every other 3348
thing or commodity used in agricultural, floricultural, 3349
horticultural, livestock, and poultry production and livestock, 3350
poultry, and other animals and things used for breeding, feeding, 3351
or other purposes connected with the operation of the farm. 3352

(4) "Farm bus" means a bus used only for the transportation
of agricultural employees and used only in the transportation of
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such employees as are necessary in the operation of the farm.
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(5) "Farm supplies" includes fuel used exclusively in the
operation of a farm, including one or more homes located on and
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used in the operation of one or more farms, and furniture and
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other things used in and around such homes.

Sec. 4503.07. (A) In lieu of the schedule of rates for 3360 commercial cars fixed in section 4503.04 of the Revised Code, the 3361 fee shall be ten dollars for each church bus used exclusively to 3362 transport members of a church congregation to and from church 3363 services or church functions or to transport children and their 3364 authorized supervisors to and from any camping function sponsored 3365 by a nonprofit, tax-exempt, charitable or philanthropic 3366 organization. A church within the meaning of this section is an 3367 organized religious group, duly constituted with officers and a 3368 board of trustees, regularly holding religious services, and 3369 presided over or administered to by a properly accredited 3370 ecclesiastical officer, whose name and standing is published in 3371 the official publication of the officer's religious group. 3372

(B) Commencing on October 1, 2009, if If an application for 3373 registration renewal is not applied for prior to the expiration 3374 date of the registration or within thirty days after that date, 3375 the registrar or deputy registrar shall collect a fee of ten 3376 dollars for the issuance of the vehicle registration, but may 3377 waive the fee for good cause shown if the application is 3378

accompanied by supporting evidence as the registrar may require. The fee shall be in addition to all other fees established by this section. A deputy registrar shall retain fifty cents of the fee and shall transmit the remaining amount to the registrar at the time and in the manner provided by section 4503.10 of the Revised

Code. The registrar shall deposit all moneys received under this3384division into the state highway safety public safety - highway3385purposes fund established in section 4501.06 of the Revised Code.3386

(C) The application for registration of such bus shall be 3387accompanied by the following, as applicable: 3388

(1) An affidavit, prescribed by the registrar of motor 3389 vehicles and signed by either the senior pastor, minister, priest, 3390 or rabbi of the church making application or by the head of the 3391 governing body of the church making application, stating that the 3392 bus is to be used exclusively to transport members of a church 3393 congregation to and from church services or church functions or to 3394 transport children and their authorized supervisors to and from 3395 any camping function sponsored by a nonprofit, tax-exempt, 3396 charitable, or philanthropic organization; 3397

(2) A certificate from the state highway patrol stating that
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the bus involved is safe for operation in accordance with such
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standards as are prescribed by the state highway patrol if the bus
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meets either of the following:
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(a) It originally was designed by the manufacturer to 3402transport sixteen or more passengers, including the driver; 3403

(b) It has a gross vehicle weight rating of ten thousand one 3404 pounds or more. 3405

(D) The form of the license plate and the manner of its3406attachment to the vehicle shall be prescribed by the registrar.3407

Sec. 4503.08. (A) The weight of all motor vehicles, except 3408

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those taxed under section 4503.042 4503.65 of the Revised Code, 3409 shall be the weight of the vehicle fully equipped as determined on 3410 a standard scale. The weight of any machinery mounted upon or 3411 affixed to a motor vehicle and not inherently motor vehicle 3412 equipment shall not be included in the determination of the total 3413 weight. 3414

(B) The horsepower of all vehicles propelled by internal 3415 combustion engines shall be computed upon the following formula: 3416 square the diameter of the cylinder measured in inches, multiply 3417 by the number of cylinders, and divide by two and one half. For 3418 all motor vehicles propelled by steam engines, the rating of the 3419 horsepower shall be based on the system of rating adopted by the 3420 United States government. 3421

(C) For all motor vehicles propelled by electricity, the 3422 rating of the horsepower shall be the normal horsepower of the 3423 electric motor therein, to be ascertained by the registrar of 3424 motor vehicles. 3425

Sec. 4503.10. (A) The owner of every snowmobile, off-highway 3426 motorcycle, and all-purpose vehicle required to be registered 3427 under section 4519.02 of the Revised Code shall file an 3428 application for registration under section 4519.03 of the Revised 3429 Code. The owner of a motor vehicle, other than a snowmobile, 3430 off-highway motorcycle, or all-purpose vehicle, that is not 3431 designed and constructed by the manufacturer for operation on a 3432 street or highway may not register it under this chapter except 3433 upon certification of inspection pursuant to section 4513.02 of 3434 the Revised Code by the sheriff, or the chief of police of the 3435 municipal corporation or township, with jurisdiction over the 3436 political subdivision in which the owner of the motor vehicle 3437 resides. Except as provided in section 4503.103 of the Revised 3438 Code, every owner of every other motor vehicle not previously 3439

described in this section and every person mentioned as owner in 3440 the last certificate of title of a motor vehicle that is operated 3441 or driven upon the public roads or highways shall cause to be 3442 filed each year, by mail or otherwise, in the office of the 3443 registrar of motor vehicles or a deputy registrar, a written or 3444 electronic application or a preprinted registration renewal notice 3445 issued under section 4503.102 of the Revised Code, the form of 3446 which shall be prescribed by the registrar, for registration for 3447 the following registration year, which shall begin on the first 3448 day of January of every calendar year and end on the thirty-first 3449 day of December in the same year. Applications for registration 3450 and registration renewal notices shall be filed at the times 3451 established by the registrar pursuant to section 4503.101 of the 3452 Revised Code. A motor vehicle owner also may elect to apply for or 3453 renew a motor vehicle registration by electronic means using 3454 electronic signature in accordance with rules adopted by the 3455 registrar. Except as provided in division (J) of this section, 3456 applications for registration shall be made on blanks furnished by 3457 the registrar for that purpose, containing the following 3458 information: 3459

(1) A brief description of the motor vehicle to be
registered, including the year, make, model, and vehicle
identification number, and, in the case of commercial cars, the
gross weight of the vehicle fully equipped computed in the manner
grescribed in section 4503.08 of the Revised Code;
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(2) The name and residence address of the owner, and thetownship and municipal corporation in which the owner resides;3466

(3) The district of registration, which shall be determined 3467as follows: 3468

(a) In case the motor vehicle to be registered is used for
 hire or principally in connection with any established business or
 branch business, conducted at a particular place, the district of
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registration is the municipal corporation in which that place is 3472 located or, if not located in any municipal corporation, the 3473 county and township in which that place is located. 3474

(b) In case the vehicle is not so used, the district of
registration is the municipal corporation or county in which the
owner resides at the time of making the application.
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- (4) Whether the motor vehicle is a new or used motor vehicle; 3478
- (5) The date of purchase of the motor vehicle; 3479

(6) Whether the fees required to be paid for the registration 3480 or transfer of the motor vehicle, during the preceding 3481 registration year and during the preceding period of the current 3482 registration year, have been paid. Each application for 3483 registration shall be signed by the owner, either manually or by 3484 electronic signature, or pursuant to obtaining a limited power of 3485 attorney authorized by the registrar for registration, or other 3486 document authorizing such signature. If the owner elects to apply 3487 for or renew the motor vehicle registration with the registrar by 3488 electronic means, the owner's manual signature is not required. 3489

(7) The owner's social security number, driver's license 3490 number, or state identification number, or, where a motor vehicle 3491 to be registered is used for hire or principally in connection 3492 with any established business, the owner's federal taxpayer 3493 identification number. The bureau of motor vehicles shall retain 3494 in its records all social security numbers provided under this 3495 section, but the bureau shall not place social security numbers on 3496 motor vehicle certificates of registration. 3497

(B) Except as otherwise provided in this division, each time 3498
an applicant first registers a motor vehicle in the applicant's 3499
name, the applicant shall present for inspection a physical 3500
certificate of title or memorandum certificate showing title to 3501
the motor vehicle to be registered in the name of the applicant if 3502

a physical certificate of title or memorandum certificate has been 3503 issued by a clerk of a court of common pleas. If, under sections 3504 4505.021, 4505.06, and 4505.08 of the Revised Code, a clerk 3505 instead has issued an electronic certificate of title for the 3506 applicant's motor vehicle, that certificate may be presented for 3507 inspection at the time of first registration in a manner 3508 prescribed by rules adopted by the registrar. An applicant is not 3509 required to present a certificate of title to an electronic motor 3510 vehicle dealer acting as a limited authority deputy registrar in 3511 accordance with rules adopted by the registrar. When a motor 3512 vehicle inspection and maintenance program is in effect under 3513 section 3704.14 of the Revised Code and rules adopted under it, 3514 each application for registration for a vehicle required to be 3515 inspected under that section and those rules shall be accompanied 3516 by an inspection certificate for the motor vehicle issued in 3517 accordance with that section. The application shall be refused if 3518 any of the following applies: 3519

(1) The application is not in proper form.

(2) The application is prohibited from being accepted by
division (D) of section 2935.27, division (A) of section 2937.221,
division (A) of section 4503.13, division (B) of section 4510.22,
or division (B)(1) of section 4521.10 of the Revised Code.
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(3) A certificate of title or memorandum certificate of title
is required but does not accompany the application or, in the case
of an electronic certificate of title, is required but is not
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presented in a manner prescribed by the registrar's rules.

(4) All registration and transfer fees for the motor vehicle, 3529
for the preceding year or the preceding period of the current 3530
registration year, have not been paid. 3531

(5) The owner or lessee does not have an inspection 3532certificate for the motor vehicle as provided in section 3704.14 3533

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of the Revised Code, and rules adopted under it, if that section 3534 is applicable. 3535

This section does not require the payment of license or 3536 registration taxes on a motor vehicle for any preceding year, or 3537 for any preceding period of a year, if the motor vehicle was not 3538 taxable for that preceding year or period under sections 4503.02, 3539 4503.04, 4503.11, 4503.12, and 4503.16 or Chapter 4504. of the 3540 Revised Code. When a certificate of registration is issued upon 3541 the first registration of a motor vehicle by or on behalf of the 3542 owner, the official issuing the certificate shall indicate the 3543 issuance with a stamp on the certificate of title or memorandum 3544 certificate or, in the case of an electronic certificate of title, 3545 an electronic stamp or other notation as specified in rules 3546 adopted by the registrar, and with a stamp on the inspection 3547 certificate for the motor vehicle, if any. The official also shall 3548 indicate, by a stamp or by other means the registrar prescribes, 3549 on the registration certificate issued upon the first registration 3550 of a motor vehicle by or on behalf of the owner the odometer 3551 reading of the motor vehicle as shown in the odometer statement 3552 included in or attached to the certificate of title. Upon each 3553 subsequent registration of the motor vehicle by or on behalf of 3554 the same owner, the official also shall so indicate the odometer 3555 reading of the motor vehicle as shown on the immediately preceding 3556 certificate of registration. 3557

The registrar shall include in the permanent registration3558record of any vehicle required to be inspected under section35593704.14 of the Revised Code the inspection certificate number from3560the inspection certificate that is presented at the time of3561registration of the vehicle as required under this division.3562

(C)(1) Except as otherwise provided in division (C)(1) of
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 this section, for each registration renewal with an expiration
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 date on or after October 1, 2003, and for each initial application
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for registration received on and after that date, the The	3566
registrar and each deputy registrar shall collect an additional	3567
fee of eleven dollars for each application for registration and	3568
registration renewal received . For, except for vehicles specified	3569
in divisions (A) (1) to (21) <u>and (B)</u> of section 4503.042 <u>4503.65</u> of	3570
the Revised Code, commencing with each registration renewal with	3571
an expiration date on or after October 1, 2009, and for each	3572
initial application received on or after that date, the registrar	3573
and deputy registrar shall collect an additional fee of thirty	3574
dollars for each application for registration and registration	3575
renewal received. The additional fee is for the purpose of	3576
defraying the department of public safety's costs associated with	3577
the administration and enforcement of the motor vehicle and	3578
traffic laws of Ohio. Each deputy registrar shall transmit the	3579
fees collected under division (C)(1) of this section in the time	3580
and manner provided in this section. The registrar shall deposit	3581
all moneys received under division (C)(1) of this section into the	3582
state highway safety <u>public safety - highway purposes</u> fund	3583
established in section 4501.06 of the Revised Code.	3584

(2) In addition, a charge of twenty-five cents shall be made 3585 for each reflectorized safety license plate issued, and a single 3586 charge of twenty-five cents shall be made for each county 3587 identification sticker or each set of county identification 3588 stickers issued, as the case may be, to cover the cost of 3589 producing the license plates and stickers, including material, 3590 manufacturing, and administrative costs. Those fees shall be in 3591 addition to the license tax. If the total cost of producing the 3592 plates is less than twenty-five cents per plate, or if the total 3593 cost of producing the stickers is less than twenty-five cents per 3594 sticker or per set issued, any excess moneys accruing from the 3595 fees shall be distributed in the same manner as provided by 3596 section 4501.04 of the Revised Code for the distribution of 3597 license tax moneys. If the total cost of producing the plates 3598

exceeds twenty-five cents per plate, or if the total cost of 3599 producing the stickers exceeds twenty-five cents per sticker or 3600 per set issued, the difference shall be paid from the license tax 3601 moneys collected pursuant to section 4503.02 of the Revised Code. 3602

(D) Each deputy registrar shall be allowed a fee of three 3603 dollars and fifty cents equal to the amount established under 3604 section 4503.038 of the Revised Code for each application for 3605 registration and registration renewal notice the deputy registrar 3606 receives, which shall be for the purpose of compensating the 3607 deputy registrar for the deputy registrar's services, and such 3608 office and rental expenses, as may be necessary for the proper 3609 discharge of the deputy registrar's duties in the receiving of 3610 applications and renewal notices and the issuing of registrations. 3611

(E) Upon the certification of the registrar, the county
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 sheriff or local police officials shall recover license plates
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 erroneously or fraudulently issued.
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(F) Each deputy registrar, upon receipt of any application 3615 for registration or registration renewal notice, together with the 3616 license fee and any local motor vehicle license tax levied 3617 pursuant to Chapter 4504. of the Revised Code, shall transmit that 3618 fee and tax, if any, in the manner provided in this section, 3619 together with the original and duplicate copy of the application, 3620 to the registrar. The registrar, subject to the approval of the 3621 director of public safety, may deposit the funds collected by 3622 those deputies in a local bank or depository to the credit of the 3623 "state of Ohio, bureau of motor vehicles." Where a local bank or 3624 depository has been designated by the registrar, each deputy 3625 registrar shall deposit all moneys collected by the deputy 3626 registrar into that bank or depository not more than one business 3627 day after their collection and shall make reports to the registrar 3628 of the amounts so deposited, together with any other information, 3629 some of which may be prescribed by the treasurer of state, as the 3630

registrar may require and as prescribed by the registrar by rule. 3631 The registrar, within three days after receipt of notification of 3632 the deposit of funds by a deputy registrar in a local bank or 3633 depository, shall draw on that account in favor of the treasurer 3634 of state. The registrar, subject to the approval of the director 3635 and the treasurer of state, may make reasonable rules necessary 3636 for the prompt transmittal of fees and for safeguarding the 3637 interests of the state and of counties, townships, municipal 3638 corporations, and transportation improvement districts levying 3639 local motor vehicle license taxes. The registrar may pay service 3640 charges usually collected by banks and depositories for such 3641 service. If deputy registrars are located in communities where 3642 banking facilities are not available, they shall transmit the fees 3643 forthwith, by money order or otherwise, as the registrar, by rule 3644 approved by the director and the treasurer of state, may 3645 prescribe. The registrar may pay the usual and customary fees for 3646 such service. 3647

(G) This section does not prevent any person from making an
application for a motor vehicle license directly to the registrar
by mail, by electronic means, or in person at any of the
registrar's offices, upon payment of a service fee of three
dollars and fifty cents equal to the amount established under
section 4503.038 of the Revised Code for each application.

(H) No person shall make a false statement as to the district 3654
of registration in an application required by division (A) of this 3655
section. Violation of this division is falsification under section 3656
2921.13 of the Revised Code and punishable as specified in that 3657
section. 3658

(I)(1) Where applicable, the requirements of division (B) of 3659 this section relating to the presentation of an inspection 3660 certificate issued under section 3704.14 of the Revised Code and 3661 rules adopted under it for a motor vehicle, the refusal of a 3662

license for failure to present an inspection certificate, and the 3663
stamping of the inspection certificate by the official issuing the 3664
certificate of registration apply to the registration of and 3665
issuance of license plates for a motor vehicle under sections 3666
4503.102, 4503.12, 4503.14, 4503.15, 4503.16, 4503.171, 4503.172, 3667
4503.19, 4503.40, 4503.41, 4503.42, 4503.43, 4503.44, 4503.46, 3668
4503.47, and 4503.51 of the Revised Code. 3669

(2)(a) The registrar shall adopt rules ensuring that each 3670 owner registering a motor vehicle in a county where a motor 3671 vehicle inspection and maintenance program is in effect under 3672 section 3704.14 of the Revised Code and rules adopted under it 3673 receives information about the requirements established in that 3674 section and those rules and about the need in those counties to 3675 present an inspection certificate with an application for 3676 registration or preregistration. 3677

(b) Upon request, the registrar shall provide the director of 3678 environmental protection, or any person that has been awarded a 3679 contract under section 3704.14 of the Revised Code, an on-line 3680 computer data link to registration information for all passenger 3681 cars, noncommercial motor vehicles, and commercial cars that are 3682 subject to that section. The registrar also shall provide to the 3683 director of environmental protection a magnetic data tape 3684 containing registration information regarding passenger cars, 3685 noncommercial motor vehicles, and commercial cars for which a 3686 multi-year registration is in effect under section 4503.103 of the 3687 Revised Code or rules adopted under it, including, without 3688 limitation, the date of issuance of the multi-year registration, 3689 the registration deadline established under rules adopted under 3690 section 4503.101 of the Revised Code that was applicable in the 3691 year in which the multi-year registration was issued, and the 3692 registration deadline for renewal of the multi-year registration. 3693

(J) Subject to division (K) of this section, application for 3694

registration under the international registration plan, as set 3695 forth in sections 4503.60 to 4503.66 of the Revised Code, shall be 3696 made to the registrar on forms furnished by the registrar. In 3697 accordance with international registration plan guidelines and 3698 pursuant to rules adopted by the registrar, the forms shall 3699 include the following: 3700 (1) A uniform mileage schedule; 3701 (2) The gross vehicle weight of the vehicle or combined gross 3702 vehicle weight of the combination vehicle as declared by the 3703 3704 registrant; (3) Any other information the registrar requires by rule. 3705 (K) The registrar shall determine the feasibility of 3706 implementing an electronic commercial fleet licensing and 3707 management program that will enable the owners of commercial 3708 tractors, commercial trailers, and commercial semitrailers to 3709 conduct electronic transactions by July 1, 2010, or sooner. If the 3710 registrar determines that implementing such a program is feasible, 3711 the registrar shall adopt new rules under this division or amend 3712 existing rules adopted under this division as necessary in order 3713 to respond to advances in technology. 3714 If international registration plan guidelines and provisions 3715 allow member jurisdictions to permit applications for 3716 registrations under the international registration plan to be made 3717 via the internet, the rules the registrar adopts under this 3718 division shall permit such action. 3719

Sec. 4503.101. (A) The registrar of motor vehicles shall 3720 adopt rules to establish a system of motor vehicle registration 3721 based upon the type of vehicle to be registered, the type of 3722 ownership of the vehicle, the class of license plate to be issued, 3723 and any other factor the registrar determines to be relevant. 3724

Except for commercial cars, buses, trailers, and semitrailers 3725 taxed under section 4503.042 4503.65 of the Revised Code; except 3726 for rental vehicles owned by motor vehicle renting dealers; and 3727 except as otherwise provided by rule, motor vehicles owned by an 3728 individual shall be registered based upon the motor vehicle 3729 owner's date of birth. Beginning with the 2004 registration year, 3730 the registrar shall assign motor vehicles to the registration 3731 periods established by rules adopted under this section. 3732

(B) The registrar shall adopt rules to permit motor vehicle 3733
owners residing together at one address to select the date of 3734
birth of any one of the owners as the date to register any or all 3735
of the vehicles at that residence address, as shown in the records 3736
of the bureau of motor vehicles. 3737

(C) The registrar shall adopt rules to assign and reassign 3738 all commercial cars, trailers, and semitrailers registered in this 3739 state and taxed under section 4503.042 4503.65 of the Revised Code 3740 and all rental vehicles owned by motor vehicle renting dealers to 3741 a system of registration so that the registrations of 3742 approximately one-twelfth of all such vehicles expire on the last 3743 day of each month of a calendar year. To effect a reassignment 3744 from the registration period in effect on June 30, 2003, to the 3745 new registration periods established by the rules adopted under 3746 this section as amended, the rules may require the motor vehicle 3747 to be registered for more or less than a twelve month period at 3748 the time the motor vehicle's registration is subject to its 3749 initial renewal following the effective date of such rules. If 3750 necessary to effect an efficient transition, the rules may provide 3751 that the registration reassignments take place over two 3752 consecutive registration periods. The registration taxes to be 3753 charged shall be determined by the registrar on the basis of the 3754 annual tax otherwise due on the motor vehicle, prorated in 3755 accordance with the number of months for which the motor vehicle 3756

is registered, except that the fee established by division (C)(1) 3757 of section 4503.10 of the Revised Code shall be collected in full 3758 for each renewal that occurs during the transition period and 3759 shall not be prorated. 3760

(D) The registrar shall adopt rules to permit any commercial 3761 motor vehicle owner or motor vehicle renting dealer who owns two 3762 or more motor vehicles to request the registrar to permit the 3763 owner to separate the owner's fleet into up to four divisions for 3764 assignment to separate dates upon which to register the vehicles, 3765 provided that the registrar may disapprove any such request 3766 whenever the registrar has reason to believe that an uneven 3767 distribution of registrations throughout the calendar year has 3768 developed or is likely to develop. 3769

(E) Every owner or lessee of a motor vehicle holding a 3770 certificate of registration shall notify the registrar of any 3771 change of the owner's or lessee's correct address within ten days 3772 after the change occurs. The notification shall be in writing on a 3773 form provided by the registrar or by electronic means approved by 3774 the registrar and shall include the full name, date of birth if 3775 applicable, license number, county of residence or place of 3776 business, social security account number of an individual or 3777 federal tax identification number of a business, and new address. 3778

(F) As used in this section, "motor vehicle renting dealer" 3779has the same meaning as in section 4549.65 of the Revised Code. 3780

Sec. 4503.102. (A) The registrar of motor vehicles shall 3781 adopt rules to establish a centralized system of motor vehicle 3782 registration renewal by mail or by electronic means. Any person 3783 owning a motor vehicle that was registered in the person's name 3784 during the preceding registration year shall renew the 3785 registration of the motor vehicle not more than ninety days prior 3786 to the expiration date of the registration either by mail or by 3787

electronic means through the centralized system of registration 3788 established under this section, or in person at any office of the 3789 registrar or at a deputy registrar's office. 3790

(B)(1) No Except as provided in division (B)(2) of this 3791 section, no less than forty-five days prior to the expiration date 3792 of any motor vehicle registration, the registrar shall mail a 3793 renewal notice to the person in whose name the motor vehicle is 3794 registered. The renewal notice shall clearly state that the 3795 registration of the motor vehicle may be renewed by mail or 3796 electronic means through the centralized system of registration or 3797 in person at any office of the registrar or at a deputy 3798 registrar's office and shall be preprinted with information 3799 including, but not limited to, the owner's name and residence 3800 address as shown in the records of the bureau of motor vehicles, a 3801 brief description of the motor vehicle to be registered, notice of 3802 the license taxes and fees due on the motor vehicle, the toll-free 3803 telephone number of the registrar as required under division 3804 (D)(1) of section 4503.031 of the Revised Code, a statement that 3805 payment for a renewal may be made by financial transaction device 3806 using the toll-free telephone number, and any additional 3807 information the registrar may require by rule. The renewal notice 3808 shall not include the social security number of either the owner 3809 of the motor vehicle or the person in whose name the motor vehicle 3810 is registered. The renewal notice shall be sent by regular mail to 3811 the owner's last known address as shown in the records of the 3812 bureau of motor vehicles. 3813

(2) If the The registrar is not required to mail a renewal 3814 notice if either of the following applies: 3815

(a) The owner of the vehicle has consented to receiving the3816renewal notice by electronic means only.3817

(b) The application for renewal of the registration of a 3818 motor vehicle is prohibited from being accepted by the registrar 3819

or a deputy registrar by division (D) of section 2935.27, division	3820
(A) of section 2937.221, division (A) of section 4503.13, division	3821
(B) of section 4510.22, or division (B)(1) of section 4521.10 of	3822
the Revised Code, the registrar is not required to send a renewal	3823
notice to the vehicle owner or vehicle lessee.	3824
(3) If the owner of a motor vehicle has consented to	3825
receiving a renewal notice by electronic means only, the registrar	3826
shall send an electronic renewal notice to the owner that contains	3827
the information specified in division (B)(1) of this section at	3828
the time specified under that division.	3829
(C) The owner of the motor vehicle shall verify the	3830
information contained in the notice, sign it either manually or by	3831
electronic means, and return it, either by mail or electronic	3832
means, or the owner may take it in person to any office of the	3833
registrar or of a deputy registrar. The owner shall include with	3834
the notice a financial transaction device number when renewing in	3835
person or by electronic means but not by mail, check, or money	3836
order in the amount of the registration taxes and fees payable on	3837
the motor vehicle and a service fee of three dollars and fifty	3838
cents equal to the amount established under section 4503.038 of	3839
the Revised Code, plus postage as indicated on the notice if the	3840
registration is renewed or fulfilled by mail, and an inspection	3841
certificate for the motor vehicle as provided in section 3704.14	3842
of the Revised Code. For purposes of the centralized system of	3843
motor vehicle registration, the registrar shall accept payments	3844
via the toll-free telephone number established under division	3845
(D)(1) of section 4503.031 of the Revised Code for renewals made	3846
by mail. If the motor vehicle owner chooses to renew the motor	3847
vehicle registration by electronic means, the owner shall proceed	3848
in accordance with the rules the registrar adopts.	3849

(D) If all registration and transfer fees for the motor 3850 vehicle for the preceding year or the preceding period of the 3851

current registration year have not been paid, if division (D) of 3852 section 2935.27, division (A) of section 2937.221, division (A) of 3853 section 4503.13, division (B) of section 4510.22, or division 3854 (B)(1) of section 4521.10 of the Revised Code prohibits acceptance 3855 of the renewal notice, or if the owner or lessee does not have an 3856 inspection certificate for the motor vehicle as provided in 3857 section 3704.14 of the Revised Code, if that section is 3858 applicable, the license shall be refused, and the registrar or 3859 deputy registrar shall so notify the owner. This section does not 3860 require the payment of license or registration taxes on a motor 3861 vehicle for any preceding year, or for any preceding period of a 3862 year, if the motor vehicle was not taxable for that preceding year 3863 or period under section 4503.02, 4503.04, 4503.11, 4503.12, or 3864 4503.16 or Chapter 4504. of the Revised Code. 3865

(E)(1) Failure to receive a renewal notice does not relieve a 3866 motor vehicle owner from the responsibility to renew the 3867 registration for the motor vehicle. Any person who has a motor 3868 vehicle registered in this state and who does not receive a 3869 renewal notice as provided in division (B) of this section prior 3870 to the expiration date of the registration shall request an 3871 application for registration from the registrar or a deputy 3872 registrar and sign the application manually or by electronic means 3873 and submit the application and pay any applicable license taxes 3874 and fees to the registrar or deputy registrar. 3875

(2) If the owner of a motor vehicle submits an application 3876 for registration and the registrar is prohibited by division (D) 3877 of section 2935.27, division (A) of section 2937.221, division (A) 3878 of section 4503.13, division (B) of section 4510.22, or division 3879 (B)(1) of section 4521.10 of the Revised Code from accepting the 3880 application, the registrar shall return the application and the 3881 payment to the owner. If the owner of a motor vehicle submits a 3882 registration renewal application to the registrar by electronic 3883

means and the registrar is prohibited from accepting the
application as provided in this division, the registrar shall
notify the owner of this fact and deny the application and return
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the payment or give a credit on the financial transaction device
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account of the owner in the manner the registrar prescribes by
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rule adopted pursuant to division (A) of this section.

(F) Every deputy registrar shall post in a prominent place at 3890 the deputy's office a notice informing the public of the mail 3891 registration system required by this section and also shall post a 3892 notice that every owner of a motor vehicle and every chauffeur 3893 holding a certificate of registration is required to notify the 3894 registrar in writing of any change of residence within ten days 3895 after the change occurs. The notice shall be in such form as the 3896 registrar prescribes by rule. 3897

(G) The three dollar and fifty cent service fee equal to the 3898 amount established under section 4503.038 of the Revised Code that 3899 is collected from a person who renews a motor vehicle registration 3900 by electronic means or by mail, plus postage collected by the 3901 registrar and any financial transaction device surcharge collected 3902 by the registrar, shall be paid to the credit of the state bureau 3903 of motor vehicles public safety - highway purposes fund 3904 established by section 4501.25 4501.06 of the Revised Code. 3905

(H)(1) Pursuant to section 113.40 of the Revised Code, the 3906 registrar shall implement a program permitting payment of motor 3907 vehicle registration taxes and fees, driver's license and 3908 commercial driver's license fees, and any other taxes, fees, 3909 penalties, or charges imposed or levied by the state by means of a 3910 financial transaction device for transactions occurring online, at 3911 any office of the registrar, and at all deputy registrar 3912 locations. The program shall take effect not later than July 1, 3913 2016. The registrar shall adopt rules as necessary for this 3914 purpose, but all such rules are subject to any action, policy, or 3915

procedure of the board of deposit or treasurer of state taken or 3916 adopted under section 113.40 of the Revised Code. 3917

(2) The rules adopted under division (H)(1) of this section 3918 shall require a deputy registrar to accept payments by means of a 3919 financial transaction device beginning on the effective date of 3920 the rules unless the deputy registrar contract entered into by the 3921 deputy registrar prohibits the acceptance of such payments by 3922 financial transaction device. However, commencing with deputy 3923 registrar contract awards that have a start date of July 1, 2016, 3924 and for all contract awards thereafter, the registrar shall 3925 require that the proposer accept payment by means of a financial 3926 transaction device, including credit cards and debit cards, for 3927 all department of public safety transactions conducted at that 3928 deputy registrar location. 3929

The bureau and deputy registrars are not required to pay any 3930 costs that result from accepting payment by means of a financial 3931 transaction device. A deputy registrar may charge a person who 3932 tenders payment for a department transaction by means of a 3933 financial transaction device any cost the deputy registrar incurs 3934 from accepting payment by the financial transaction device, but 3935 the deputy registrar shall not require the person to pay any 3936 additional fee of any kind in connection with the use by the 3937 person of the financial transaction device. 3938

(3) In accordance with division (H)(1) of this section and 3939 rules adopted by the registrar under that division, a county 3940 auditor or clerk of a court of common pleas that is designated a 3941 deputy registrar shall accept payment by means of a financial 3942 transaction device, including credit cards and debit cards, for 3943 all department transactions conducted at the office of the county 3944 auditor or clerk in the county auditor's or clerk's capacity as 3945 deputy registrar. The bureau is not required to pay any costs 3946 incurred by a county auditor or clerk that result from accepting 3947

payment by means of a financial transaction device for any 3948 department transaction. 3949

(I) The registrar may develop and implement, or may permit a 3950 deputy registrar to implement, one or more programs that enhance 3951 the convenience and availability of motor vehicle registration 3952 services using electronic or other means. The registrar shall 3953 adopt rules in accordance with Chapter 119. of the Revised Code 3954 establishing the amount of any fee or fees to be paid by the user 3955 for the convenience or service provided. Any fee or fees 3956 established under this division are in addition to any other 3957 vehicle registration fee or tax required by law. 3958

(J) For persons who reside in counties where tailpipe3959emissions inspections are required under the motor vehicle3960inspection and maintenance program, the notice required by3961division (B) of this section shall also include the toll-free3962telephone number maintained by the Ohio environmental protection3963agency to provide information concerning the locations of3964emissions testing centers.3965

sec. 4503.103. (A)(1) The registrar of motor vehicles may 3966 adopt rules to permit any person or lessee, other than a person 3967 receiving an apportioned license plate under the international 3968 registration plan, who owns or leases one or more motor vehicles 3969 to file a written application for registration for no more than 3970 five succeeding registration years. The rules adopted by the 3971 registrar may designate the classes of motor vehicles that are 3972 eligible for such registration. At the time of application, all 3973 annual taxes and fees shall be paid for each year for which the 3974 person is registering. 3975

(2)(a) Not later than December 31, 2013, the The registrar
shall adopt rules to permit any person or lessee who owns or
leases a trailer or semitrailer that is subject to the tax rates
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prescribed in section 4503.042 4503.65 of the Revised Code for 3979 such trailers or semitrailers to file a written application for 3980 registration for any number of succeeding registration years, 3981 including a permanent registration. At the time of application, 3982 all annual taxes and fees shall be paid for each year for which 3983 the person is registering, provided that the annual taxes due, 3984 regardless of the number of years for which the person is 3985 registering, shall not exceed two hundred dollars. A person who 3986 registers a vehicle under division (A)(2) of this section shall 3987 pay for each year of registration the additional fee established 3988 under division (C)(1) of section 4503.10 of the Revised Code, 3989 provided that the additional fee due, regardless of the number of 3990 years for which the person is registering, shall not exceed 3991 eighty-eight dollars. The person also shall pay one single deputy 3992 registrar service fee in the amount specified in division (D) of 3993 section 4503.10 of the Revised Code or one single bureau of motor 3994 vehicles service fee in the amount specified in division (G) of 3995 that section, as applicable, regardless of the number of years for 3996 which the person is registering. 3997

(b) In addition, each person registering a trailer or 3998
semitrailer under division (A)(2)(a) of this section shall pay any 3999
applicable local motor vehicle license tax levied under Chapter 4000
4504. of the Revised Code for each year for which the person is 4001
registering, provided that not more than eight times any such 4002
annual local taxes shall be due upon registration. 4003

(c) The period of registration for a trailer or semitrailer
registered under division (A)(2)(a) of this section is exclusive
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to the trailer or semitrailer for which that certificate of
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registration is issued and is not transferable to any other
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trailer or semitrailer if the registration is a permanent
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registration.

(3) Except as provided in division (A)(4) of this section, 4010

the registrar shall adopt rules to permit any person who owns a	4011
motor vehicle to file an application for registration for not more	4012
than five succeeding registration years. At the time of	4013
application, the person shall pay the annual taxes and fees for	4014
each registration year, calculated in accordance with division (C)	4015
of section 4503.11 of the Revised Code. A person who is	4016
registering a vehicle under division (A)(3) of this section shall	4017
pay for each year of registration the additional fee established	4018
under division (C)(1) of section 4503.10 of the Revised Code. The	4019
person shall also pay the deputy registrar service fee or the	4020
bureau of motor vehicles service fee , as follows:	4021

(a) For a two-year registration, the service fee is five4022dollars and twenty five cents.4023

(b) For a three-year registration, the service fee is eight 4024 dollars. 4025

(c) For a four- or five-year registration, the service fee is4026ten dollars equal to the amount established under section 4503.0384027of the Revised Code.4028

(4) Division (A)(3) of this section does not apply to a
person receiving an apportioned license plate under the
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international registration plan, or the owner of a commercial car
used solely in intrastate commerce, or the owner of a bus as
defined in section 4513.50 of the Revised Code.

(B) No person applying for a multi-year registration under 4034division (A) of this section is entitled to a refund of any taxes 4035or fees paid. 4036

(C) The registrar shall not issue to any applicant who has 4037 been issued a final, nonappealable order under division (D) of 4038 this section a multi-year registration or renewal thereof under 4039 this division or rules adopted under it for any motor vehicle that 4040 is required to be inspected under section 3704.14 of the Revised 4041

Code the district of registration of which, as determined under4042section 4503.10 of the Revised Code, is or is located in the4043county named in the order.4044

(D) Upon receipt from the director of environmental 4045 protection of a notice issued under rules adopted under section 4046 3704.14 of the Revised Code indicating that an owner of a motor 4047 vehicle that is required to be inspected under that section who 4048 obtained a multi-year registration for the vehicle under division 4049 (A) of this section or rules adopted under that division has not 4050 obtained a required inspection certificate for the vehicle, the 4051 registrar in accordance with Chapter 119. of the Revised Code 4052 shall issue an order to the owner impounding the certificate of 4053 registration and identification license plates for the vehicle. 4054 The order also shall prohibit the owner from obtaining or renewing 4055 a multi-year registration for any vehicle that is required to be 4056 inspected under that section, the district of registration of 4057 which is or is located in the same county as the county named in 4058 the order during the number of years after expiration of the 4059 current multi-year registration that equals the number of years 4060 for which the current multi-year registration was issued. 4061

An order issued under this division shall require the owner 4062 to surrender to the registrar the certificate of registration and 4063 license plates for the vehicle named in the order within five days 4064 after its issuance. If the owner fails to do so within that time, 4065 the registrar shall certify that fact to the county sheriff or 4066 local police officials who shall recover the certificate of 4067 registration and license plates for the vehicle. 4068

(E) Upon the occurrence of either of the following
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circumstances, the registrar in accordance with Chapter 119. of
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the Revised Code shall issue to the owner a modified order
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rescinding the provisions of the order issued under division (D)
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of this section impounding the certificate of registration and
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license plates for the vehicle named in that original order: 4074

(1) Receipt from the director of environmental protection of
 a subsequent notice under rules adopted under section 3704.14 of
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 the Revised Code that the owner has obtained the inspection
 4077
 certificate for the vehicle as required under those rules;

(2) Presentation to the registrar by the owner of the4079required inspection certificate for the vehicle.4080

(F) The owner of a motor vehicle for which the certificate of 4081 registration and license plates have been impounded pursuant to an 4082 order issued under division (D) of this section, upon issuance of 4083 a modified order under division (E) of this section, may apply to 4084 the registrar for their return. A fee of two dollars and fifty 4085 cents shall be charged for the return of the certificate of 4086 registration and license plates for each vehicle named in the 4087 application. 4088

Sec. 4503.106. (A) No person other than the registrar of	4089
motor vehicles, an agent or employee of the registrar, or a deputy	4090
registrar shall charge any fee for the submission of an	4091
application for motor vehicle registration or registration renewal	4092
by electronic means unless all of the following apply:	4093

(1) The person prominently displays on the internet web site4094on which the registration service is offered that the service is4095not provided by a government agency;4096

(2) The person requires any person who seeks to submit an4097application for the registration or registration renewal of a4098motor vehicle to specifically confirm that the person understands4099that the service is not provided by a government agency;4100

(3) The person ensures that the internet web site states that4101a person may submit the application directly to the registrar and4102provides a link to the web site of the registrar through which a4103

person may directly submit an application for the registration of	<u>or</u> 4104
registration renewal of a motor vehicle.	4105
(B) Whoever violates this section shall be fined not more	4106
than one thousand dollars.	4107

sec. 4503.12. (A) Upon the transfer of ownership of a motor 4108
vehicle, the registration of the motor vehicle expires, and the 4109
original owner immediately shall remove the license plates from 4110
the motor vehicle, except that: 4111

(1) If a statutory merger or consolidation results in the 4112 transfer of ownership of a motor vehicle from a constituent 4113 corporation to the surviving corporation, or if the incorporation 4114 of a proprietorship or partnership results in the transfer of 4115 ownership of a motor vehicle from the proprietorship or 4116 partnership to the corporation, the registration shall be 4117 continued upon the filing by the surviving or new corporation, 4118 within thirty days of such transfer, of an application for an 4119 amended certificate of registration. Upon a proper filing, the 4120 registrar of motor vehicles shall issue an amended certificate of 4121 registration in the name of the new owner. 4122

(2) If the death of the owner of a motor vehicle results in 4123 the transfer of ownership of the motor vehicle to the surviving 4124 spouse of the owner or if a motor vehicle is owned by two persons 4125 under joint ownership with right of survivorship established under 4126 section 2131.12 of the Revised Code and one of those persons dies, 4127 the registration shall be continued upon the filing by the 4128 survivor of an application for an amended certificate of 4129 registration. In relation to a motor vehicle that is owned by two 4130 persons under joint ownership with right of survivorship 4131 established under section 2131.12 of the Revised Code, the 4132 application shall be accompanied by a copy of the certificate of 4133 title that specifies that the vehicle is owned under joint 4134

ownership with right of survivorship. Upon a proper filing, the4135registrar shall issue an amended certificate of registration in4136the name of the survivor.4137

(3) If the death of the owner of a motor vehicle results in 4138 the transfer of ownership of the motor vehicle to a 4139 transfer-on-death beneficiary or beneficiaries designated under 4140 section 2131.13 of the Revised Code, the registration shall be 4141 continued upon the filing by the transfer-on-death beneficiary or 4142 beneficiaries of an application for an amended certificate of 4143 registration. The application shall be accompanied by a copy of 4144 the certificate of title that specifies that the owner of the 4145 motor vehicle has designated the motor vehicle in beneficiary form 4146 under section 2131.13 of the Revised Code. Upon a proper filing, 4147 the registrar shall issue an amended certificate of registration 4148 in the name of the transfer-on-death beneficiary or beneficiaries. 4149

(4) If the original owner of a motor vehicle that has been 4150 transferred makes application for the registration of another 4151 motor vehicle at any time during the remainder of the registration 4152 period for which the transferred motor vehicle was registered, the 4153 owner may file an application for transfer of the registration 4154 and, where applicable, the license plates. The transfer of the 4155 registration and, where applicable, the license plates from the 4156 motor vehicle for which they originally were issued to a 4157 succeeding motor vehicle purchased by the same person in whose 4158 name the original registration and license plates were issued 4159 shall be done within a period not to exceed thirty days. During 4160 that thirty-day period, the license plates from the motor vehicle 4161 for which they originally were issued may be displayed on the 4162 succeeding motor vehicle, and the succeeding motor vehicle may be 4163 operated on the public roads and highways in this state. 4164

At the time of application for transfer, the registrar shall 4165 compute and collect the amount of tax due on the succeeding motor 4166

vehicle, based upon the amount that would be due on a new 4167 registration as of the date on which the transfer is made less a 4168 credit for the unused portion of the original registration 4169 beginning on that date. If the credit exceeds the amount of tax 4170 due on the new registration, no refund shall be made. In computing 4171 the amount of tax due and credits to be allowed under this 4172 division, the provisions of division (B)(1)(a) and (b) of section 4173 4503.11 of the Revised Code shall apply. As to passenger cars, 4174 noncommercial vehicles, motor homes, and motorcycles, transfers 4175 within or between these classes of motor vehicles only shall be 4176 allowed. If the succeeding motor vehicle is of a different class 4177 than the motor vehicle for which the registration originally was 4178 issued, new license plates also shall be issued upon the surrender 4179 of the license plates originally issued and payment of the fees 4180 provided in divisions (C) and (D) of section 4503.10 of the 4181 Revised Code. 4182

(5) The owner of a commercial car having a gross vehicle 4183 weight or combined gross vehicle weight of more than ten thousand 4184 pounds may transfer the registration of that commercial car to 4185 another commercial car the owner owns without transferring 4186 ownership of the first commercial car. At any time during the 4187 remainder of the registration period for which the first 4188 commercial car was registered, the owner may file an application 4189 for the transfer of the registration and, where applicable, the 4190 license plates, accompanied by the certificate of registration of 4191 the first commercial car. The amount of any tax due or credit to 4192 be allowed for a transfer of registration under this division 4193 shall be computed in accordance with division (A)(4) of this 4194 section. 4195

No commercial car to which a registration is transferred 4196 under this division shall be operated on a public road or highway 4197 in this state until after the transfer of registration is 4198 completed in accordance with this division. 4199

(6) Upon application to the registrar or a deputy registrar, 4200 a person who owns or leases a motor vehicle may transfer special 4201 license plates assigned to that vehicle to any other vehicle that 4202 the person owns or leases or that is owned or leased by the 4203 person's spouse. As appropriate, the application also shall be 4204 accompanied by a power of attorney for the registration of a 4205 leased vehicle and a written statement releasing the special 4206 plates to the applicant. Upon a proper filing, the registrar or 4207 deputy registrar shall assign the special license plates to the 4208 motor vehicle owned or leased by the applicant and issue a new 4209 certificate of registration for that motor vehicle. 4210

(7) If a corporation transfers the ownership of a motor 4211 vehicle to an affiliated corporation, the affiliated corporation 4212 may apply to the registrar for the transfer of the registration 4213 and any license plates. The registrar may require the applicant to 4214 submit documentation of the corporate relationship and shall 4215 determine whether the application for registration transfer is 4216 made in good faith and not for the purposes of circumventing the 4217 provisions of this chapter. Upon a proper filing, the registrar 4218 shall issue an amended certificate of registration in the name of 4219 the new owner. 4220

(B) An application under division (A) of this section shall 4221 be accompanied by a service fee of two dollars and seventy five 4222 cents commencing on July 1, 2001, three dollars and twenty-five 4223 cents commencing on January 1, 2003, and three dollars and fifty 4224 cents commencing on January 1, 2004 equal to the amount 4225 established under section 4503.038 of the Revised Code, a transfer 4226 fee of one dollar, and the original certificate of registration, 4227 if applicable. 4228

(C) Neither the registrar nor a deputy registrar shall4229transfer a registration under division (A) of this section if the4230

division (D) of section 4503.234, division (B) of section 4510.22, 4233 or division (B)(1) of section 4521.10 of the Revised Code. 4234

(D) Whoever violates division (A) of this section is guilty 4235of a misdemeanor of the fourth degree. 4236

(E) As used in division (A)(6) of this section, "special 4237license plates" means either of the following: 4238

(1) Any license plates for which the person to whom the
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license plates are issued must pay an additional fee in excess of
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the fees prescribed in section 4503.04 of the Revised Code,
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Chapter 4504. of the Revised Code, and the service fee prescribed
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in division (D) or (G) of section 4503.10 of the Revised Code;
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(2) License plates issued under section 4503.44 of the 4244Revised Code. 4245

Sec. 4503.13. (A) A municipal court, county court, or mayor's 4246 court, at the court's discretion, may order the clerk of the court 4247 to send to the registrar of motor vehicles a report containing the 4248 name, address, and such other information as the registrar may 4249 require by rule, of any person for whom an arrest warrant has been 4250 issued by that court and is outstanding. 4251

Upon receipt of such a report, the registrar shall enter the 4252 information contained in the report into the records of the bureau 4253 of motor vehicles. Neither the registrar nor any deputy registrar 4254 shall issue a certificate of registration for a motor vehicle 4255 owner or lessee, when a lessee is determinable under procedures 4256 established by the registrar under division (E) of this section, 4257 who is named in the report until the registrar receives 4258 notification from the municipal court, county court, or mayor's 4259 court that there are no outstanding arrest warrants in the name of 4260

the person. The registrar also shall send a notice to the person 4261 who is named in the report, via regular first class mail sent to 4262 the person's last known address as shown in the records of the 4263 bureau, informing the person that neither the registrar nor any 4264 deputy registrar is permitted to issue a certificate of 4265 registration for a motor vehicle in the name of the person until 4266 the registrar receives notification that there are no outstanding 4267 arrest warrants in the name of the person. 4268

(B) A clerk who reports an outstanding arrest warrant in 4269 accordance with division (A) of this section immediately shall 4270 notify the registrar when the warrant has been executed and 4271 returned to the issuing court or has been canceled. 4272

Upon receipt of such notification, the registrar shall charge 4273 and collect from the person named in the executed or canceled 4274 arrest warrant a processing fee of fifteen dollars to cover the 4275 costs of the bureau in administering this section. The registrar 4276 shall deposit all such processing fees into the state bureau of 4277 motor vehicles public safety - highway purposes fund created by 4278 section 4501.25 4501.06 of the Revised Code. 4279

Upon payment of the processing fee, the registrar shall cause 4280 the report of that outstanding arrest warrant to be removed from 4281 the records of the bureau and, if there are no other outstanding 4282 arrest warrants issued by a municipal court, county court, or 4283 mayor's court in the name of the person and the person otherwise 4284 is eligible to be issued a certificate of registration for a motor 4285 vehicle, the registrar or a deputy registrar may issue a 4286 certificate of registration for a motor vehicle in the name of the 4287 person named in the executed or canceled arrest warrant. 4288

(C) Neither the registrar, any employee of the bureau, a 4289 deputy registrar, nor any employee of a deputy registrar is 4290 personally liable for damages or injuries resulting from any error 4291 made by a clerk in entering information contained in a report 4292

submitted to the registrar under this section. 4293

(D) Any information submitted to the registrar by a clerk
 under this section shall be transmitted by means of an electronic
 data transfer system.
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(E) The registrar shall determine the procedures and
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 information necessary to implement this section in regard to motor
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 vehicle lessees. Division (A) of this section shall not apply to
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 cases involving a motor vehicle lessee until such procedures are
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 established.

Sec. 4503.182. (A) A purchaser of a motor vehicle, upon4302application and proof of purchase of the vehicle, may be issued a4303temporary license placard or windshield sticker for the motor4304vehicle.4305

The purchaser of a vehicle applying for a temporary license 4306 placard or windshield sticker under this section shall execute an 4307 affidavit stating that the purchaser has not been issued 4308 previously during the current registration year a license plate 4309 that could legally be transferred to the vehicle. 4310

Placards or windshield stickers shall be issued only for the 4311 applicant's use of the vehicle to enable the applicant to legally 4312 operate the motor vehicle while proper title, license plates, and 4313 a certificate of registration are being obtained, and shall be 4314 displayed on no other motor vehicle. 4315

Placards or windshield stickers issued under division (A) of4316this section are valid for a period of forty-five days from date4317of issuance and are not transferable or renewable.4318

The fee for the placards or windshield stickers issued under4319this section is two dollars plus a service fee of three dollars4320and fifty cents equal to the amount established under section43214503.038 of the Revised Code.4322

(B)(1) The registrar of motor vehicles may issue to a 4323 motorized bicycle dealer or a licensed motor vehicle dealer 4324 temporary license placards to be issued to purchasers for use on 4325 vehicles sold by the dealer, in accordance with rules prescribed 4326 by the registrar. The dealer shall notify the registrar, within 4327 forty-eight hours, of the issuance of a placard by electronic 4328 means via computer equipment purchased and maintained by the 4329 dealer or in any other manner prescribed by the registrar. 4330

(2) The fee for each placard issued by the registrar to a
dealer is two dollars. The registrar shall charge an additional
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three dollars and fifty cents fee equal to the amount established
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under section 4503.038 of the Revised Code for each placard issued
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to a dealer who notifies the registrar of the issuance of the
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placards in a manner other than by approved electronic means.

(3) When a dealer issues a temporary license placard to a
purchaser, the dealer shall collect and retain the fees
established under divisions (A) and (D) of this section.
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(C) The registrar of motor vehicles, at the registrar's 4340 discretion, may issue a temporary license placard. Such a placard 4341 may be issued in the case of extreme hardship encountered by a 4342 citizen from this state or another state who has attempted to 4343 comply with all registration laws, but for extreme circumstances 4344 is unable to properly register the citizen's vehicle. Placards 4345 issued under division (C) of this section are valid for a period 4346 of thirty days from the date of issuance and are not transferable 4347 or renewable. 4348

(D) In addition to the fees charged under divisions (A) and 4349
(B) of this section, commencing on October 1, 2003, the registrar 4350
and each deputy registrar shall collect a fee of five dollars and 4351
commencing on October 1, 2009, a fee of thirteen dollars, for each 4352
temporary license placard issued. The additional fee is for the 4353
purpose of defraying the department of public safety's costs 4354

associated with the administration and enforcement of the motor 4355 vehicle and traffic laws of Ohio. At the time and in the manner 4356 provided by section 4503.10 of the Revised Code, the deputy 4357 registrar shall transmit to the registrar the fees collected under 4358 this section. The registrar shall deposit all moneys received 4359 under this division into the state highway safety public safety -4360 highway purposes fund established in section 4501.06 of the 4361 Revised Code. 4362

(E) The registrar shall adopt rules, in accordance with
division (B) of section 111.15 of the Revised Code, to specify the
procedures for reporting the information from applications for
temporary license placards and windshield stickers and for
providing the information from these applications to law
enforcement agencies.

(F) Temporary license placards issued under this section
shall bear a distinctive combination of seven letters, numerals,
or letters and numerals, and shall incorporate a security feature
that, to the greatest degree possible, prevents tampering with any
of the information that is entered upon a placard when it is
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(G) Whoever violates division (A) of this section is guilty 4375
of a misdemeanor of the fourth degree. Whoever violates division 4376
(B) of this section is guilty of a misdemeanor of the first 4377
degree. 4378

(H) As used in this section, "motorized bicycle dealer" means
any person engaged in the business of selling at retail,
displaying, offering for sale, or dealing in motorized bicycles
who is not subject to section 4503.09 of the Revised Code.
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sec. 4503.19. (A)(1) Upon the filing of an application for 4383
registration and the payment of the tax for registration, the 4384
registrar of motor vehicles or a deputy registrar shall determine 4385

- - -

whether the owner previously has been issued license plates for 4386 the motor vehicle described in the application. If no license 4387 plates previously have been issued to the owner for that motor 4388 vehicle, the registrar or deputy registrar shall assign to the 4389 motor vehicle a distinctive number and issue and deliver to the 4390 owner in the manner that the registrar may select a certificate of 4391 registration, in the form that the registrar shall prescribe. The 4392 registrar or deputy registrar also shall charge the owner any fees 4393 required under division (C) of section 4503.10 of the Revised 4394 Code. 4395

(2) The registrar or deputy registrar then shall deliver the 4396following: 4397

(a) Except as otherwise provided in this section, two license
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plates, duplicates of each other, and a validation sticker, or a
validation sticker alone, to be attached to the number plates as
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provided in section 4503.191 of the Revised Code.

(b) For trailers, manufactured homes, mobile homes, and
semitrailers, one license plate only and one validation sticker,
or a validation sticker alone. The manufacturer thereof, the
dealer, or in transit companies therein, shall display the license
plate and validation sticker only on the rear of such vehicles.

(c) For a commercial tractor that does not receive an
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apportioned license plate under the international registration
plan, two license plates and one validation sticker. The
validation sticker shall be displayed on the front of the
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commercial tractor.

(d) For an apportioned vehicle receiving an apportioned
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license plate under the international registration plan, one
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license plate only and one validation sticker, or a validation
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sticker alone. The license plate shall be displayed only on the
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front of a semitractor and on the rear of all other vehicles.

(e) For a chauffeured limousine, two license plates and
validation stickers, or validation stickers alone, and a livery
sticker as provided in section 4503.24 of the Revised Code.
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(3) The registrar or deputy registrar shall not issue license
plates for a school bus. A school bus shall bear identifying
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numbers in the manner prescribed by section 4511.764 of the
Revised Code.

(4) The certificate of registration and license plates andvalidation stickers, or validation stickers alone, shall be issuedand delivered to the owner in person or by mail.4426

(5) In the event of the loss, mutilation, or destruction of 4427 any certificate of registration, or of any license plates or 4428 validation stickers, or if the owner chooses to replace license 4429 plates previously issued for a motor vehicle, or if the 4430 registration certificate and license plates have been impounded as 4431 provided by division (B)(1) of section 4507.02 and section 4507.16 4432 of the Revised Code, the owner of a motor vehicle, or manufacturer 4433 or dealer, may obtain from the registrar, or from a deputy 4434 registrar if authorized by the registrar, a duplicate thereof or 4435 new license plates bearing a different number, if the registrar 4436 considers it advisable, upon filing an application prescribed by 4437 the registrar, and upon paying a fee of one dollar for such 4438 certificate of registration. The registrar shall deposit the one 4439 dollar fee into the state treasury to the credit of the state 4440 bureau of motor vehicles public safety - highway purposes fund 4441 created in section 4501.25 4501.06 of the Revised Code. The 4442 registrar or deputy registrar shall charge a fee of seven dollars 4443 and fifty cents for each set of two license plates or six dollars 4444 and fifty cents for each single license plate or validation 4445 sticker issued. The, which the registrar shall deposit five 4446 dollars and fifty cents of each seven dollar and fifty cent fee or 4447 each six dollar and fifty cent fee into the state treasury to the 4448

credit of the state highway safety <u>public safety - highway</u>	4449
purposes fund created in section 4501.06 of the Revised Code. The	4450
registrar shall deposit the remaining portion of each such fee	4451
into the state treasury to the credit of the state bureau of motor	4452
vehicles fund created in section 4501.25 of the Revised Code.	4453

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

Additionally, the registrar and each deputy registrar who 4459 either issues license plates and a validation sticker for use on 4460 any vehicle other than a commercial tractor, semitrailer, or 4461 apportioned vehicle, or who issues a validation sticker alone for 4462 use on such a vehicle and the owner has changed the owner's county 4463 of residence since the owner last was issued county identification 4464 stickers, also shall issue and deliver to the owner either one or 4465 two county identification stickers, as appropriate, which shall be 4466 attached to the license plates in a manner prescribed by the 4467 director of public safety. The county identification stickers 4468 shall identify prominently by name the county in which the owner 4469 of the vehicle resides at the time of registration, except that 4470 the county identification sticker for a nonstandard license plate, 4471 as defined in section 4503.77 of the Revised Code, shall identify 4472 prominently by name or number the county in which the owner of the 4473 vehicle resides at the time of registration. 4474

(B) A certificate of registration issued under this section 4475 shall have a portion that contains all the information contained 4476 in the main portion of the certificate except for the address of 4477 the person to whom the certificate is issued. Except as provided 4478 in this division, whenever a reference is made in the Revised Code 4479 to a motor vehicle certificate of registration that is issued 4480

under this section, the reference shall be deemed to refer to 4481 either the main portion of the certificate or the portion 4482 containing all information in the main portion except the address 4483 of the person to whom the certificate is issued. If a reference is 4484 made in the Revised Code to the seizure or surrender of a motor 4485 vehicle certificate of registration that is issued under this 4486 section, the reference shall be deemed to refer to both the main 4487 portion of the certificate and the portion containing all 4488 information in the main portion except the address of the person 4489 to whom the certificate is issued. 4490

(C) Whoever violates this section is guilty of a minormisdemeanor.4491

sec. 4503.191. (A)(1) The identification license plate shall 4493 be issued for a multi-year period as determined by the director of 4494 public safety, and shall be accompanied by a validation sticker, 4495 to be attached to the license plate. Except as provided in 4496 division (A)(2) of this section, the validation sticker shall 4497 indicate the expiration of the registration period to which the 4498 motor vehicle for which the license plate is issued is assigned, 4499 in accordance with rules adopted by the registrar of motor 4500 vehicles. During each succeeding year of the multi-year period 4501 following the issuance of the plate and validation sticker, upon 4502 the filing of an application for registration and the payment of 4503 the tax therefor, a validation sticker alone shall be issued. The 4504 validation stickers required under this section shall be of 4505 different colors or shades each year, the new colors or shades to 4506 be selected by the director. 4507

(2)(a) Not later than October 1, 2009, the The director shall 4508 develop a universal validation sticker that may be issued to any 4509 owner of two hundred fifty or more passenger vehicles, so that a 4510 sticker issued to the owner may be placed on any passenger vehicle 4511

in that owner's fleet. The director may establish and charge an 4512
additional fee of not more than one dollar per registration to 4513
compensate for necessary costs of the universal validation sticker 4514
program. The additional fee shall be credited to the state bureau 4515
of motor vehicles public safety - highway purposes fund created in 4516
section 4501.25 4501.06 of the Revised Code. 4517

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

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

sec. 4503.192. (A)(1) Except as provided in division (B) of 4530
this section, any person who is replacing vehicle license plates, 4531
upon request and payment of a fee of ten dollars, may retain the 4532
distinctive combination of letters and numerals on license plates 4533
previously issued to that person. 4534

A person who is replacing license plates specifically created 4535 by law for which the registrar collects a contribution or 4536 additional fee, may retain the distinctive combination of letters 4537 and numerals on license plates previously issued to that person 4538 upon request and payment of a fee of ten dollars, but the person 4539 also shall be required to pay the contribution or additional fee 4540 required under the Revised Code section authorizing issuance of 4541 the license plate. 4542

(2) The registrar of motor vehicles shall charge and collect 4543 the ten-dollar fee under this section only when a new set of 4544 license plates are issued. The fee is in addition to the license 4545 tax established by this chapter and, where applicable, Chapter 4546 4504. of the Revised Code. A deputy registrar who receives an 4547 application under this section shall retain one dollar of the 4548 ten-dollar fee and shall transmit the remaining nine dollars to 4549 the registrar in a manner determined by the registrar. The 4550 registrar shall deposit the fees received under this section into 4551 the state treasury to the credit of the state bureau of motor 4552 vehicles public safety - highway purposes fund created under 4553 section 4501.25 4501.06 of the Revised Code and shall be used by 4554 the bureau of motor vehicles to pay the expenses of producing 4555 license plates and validation stickers, including the cost of 4556 materials, manufacturing, and administrative costs for required 4557 replacement of license plates. 4558

(B) This section does not apply to either of the following: 4559

(1) A person who is replacing license plates originally
(1) A person who is replacing license plates originally
(1) A person who is replacing license plates
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(4) A person who is replacing license plates
(1) A person who is replacing license plates
(2) A person who is replacing license plates
(3) A person who is replacing license plates
(4) A person who

(2) A person who is replacing a single, duplicate license4565plate due to the loss, mutilation, or destruction of a license4566plate.4567

Sec. 4503.233. (A)(1) If a court is required to order the 4568 immobilization of a vehicle for a specified period of time 4569 pursuant to section 4510.11, 4510.14, 4510.161, 4510.41, 4511.19, 4570 4511.193, or 4511.203 of the Revised Code, the court, subject to 4571 section 4503.235 of the Revised Code, shall issue the 4572 immobilization order in accordance with this division and for the 4573

period of time specified in the particular section, and the 4574 immobilization under the order shall be in accordance with this 4575 section. The court, at the time of sentencing the offender for the 4576 offense relative to which the immobilization order is issued or as 4577 soon thereafter as is practicable, shall give a copy of the order 4578 to the offender or the offender's counsel. The court promptly 4579 shall send a copy of the order to the registrar on a form 4580 prescribed by the registrar and to the person or agency it 4581 designates to execute the order. 4582

The order shall indicate the date on which it is issued, 4583 shall identify the vehicle that is subject to the order, and shall 4584 specify all of the following: 4585

(a) The period of the immobilization; 4586

(b) The place at which the court determines that the 4587 immobilization shall be carried out, provided that the court shall 4588 not determine and shall not specify that the immobilization is to 4589 be carried out at any place other than a commercially operated 4590 private storage lot, a place owned by a law enforcement or other 4591 government agency, or a place to which one of the following 4592 applies: 4593

(i) The place is leased by or otherwise under the control of 4594a law enforcement or other government agency. 4595

(ii) The place is owned by the offender, the offender's 4596spouse, or a parent or child of the offender. 4597

(iii) The place is owned by a private person or entity, and, 4598 prior to the issuance of the order, the private entity or person 4599 that owns the place, or the authorized agent of that private 4600 entity or person, has given express written consent for the 4601 immobilization to be carried out at that place. 4602

(iv) The place is a public street or highway on which thevehicle is parked in accordance with the law.4604

(c) The person or agency designated by the court to execute 4605 the order, which shall be either the law enforcement agency that 4606 employs the law enforcement officer who seized the vehicle, a 4607 bailiff of the court, another person the court determines to be 4608 appropriate to execute the order, or the law enforcement agency 4609 with jurisdiction over the place of residence of the vehicle 4610 owner; 4611

(d) That neither the registrar nor a deputy registrar will be
permitted to accept an application for the license plate
registration of any motor vehicle in the name of the vehicle owner
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until the immobilization fee is paid.

(2) The person or agency the court designates to immobilize
the vehicle shall seize or retain that vehicle's license plates
and forward them to the bureau of motor vehicles.
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(3) In all cases, the offender shall be assessed an
immobilization fee of one hundred dollars, and the immobilization
fee shall be paid to the registrar before the vehicle may be
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released to the offender. Neither the registrar nor a deputy
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registrar shall accept an application for the registration of any
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motor vehicle in the name of the offender until the immobilization
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fee is paid.

(4) If the vehicle subject to the order is immobilized 4626 pursuant to the order and is found being operated upon any street 4627 or highway in this state during the immobilization period, it 4628 shall be seized, removed from the street or highway, and 4629 criminally forfeited and disposed of pursuant to section 4503.234 4630 of the Revised Code. 4631

(5) The registrar shall deposit the immobilization fee into
the state bureau of motor vehicles public safety - highway
purposes fund created by section 4501.25 4501.06 of the Revised
Code to be expended only as provided in division (A)(5) of this

section. If the court designated in the order a court bailiff or 4636 another appropriate person other than a law enforcement officer to 4637 immobilize the vehicle, the amount of the fee deposited into the 4638 state bureau of motor vehicles public safety - highway purposes 4639 fund shall be paid out to the county treasury if the court that 4640 issued the order is a county court, to the treasury of the 4641 municipal corporation served by the court if the court that issued 4642 the order is a mayor's court, or to the city treasury of the 4643 legislative authority of the court, both as defined in section 4644 1901.03 of the Revised Code, if the court that issued the order is 4645 a municipal court. If the court designated a law enforcement 4646 agency to immobilize the vehicle and if the law enforcement agency 4647 immobilizes the vehicle, the amount of the fee deposited into the 4648 state bureau of motor vehicles public safety - highway purposes 4649 fund shall be paid out to the law enforcement agency to reimburse 4650 the agency for the costs it incurs in obtaining immobilization 4651 equipment and, if required, in sending an officer or other person 4652 to search for and locate the vehicle specified in the 4653 immobilization order and to immobilize the vehicle. 4654

In addition to the immobilization fee required to be paid 4655 under division (A)(3) of this section, the offender may be charged 4656 expenses or charges incurred in the removal and storage of the 4657 immobilized vehicle. 4658

(B) If a court issues an immobilization order under division 4659 (A)(1) of this section, the person or agency designated by the 4660 court to execute the immobilization order promptly shall 4661 immobilize or continue the immobilization of the vehicle at the 4662 place specified by the court in the order. The registrar shall not 4663 authorize the release of the vehicle or authorize the issuance of 4664 new identification license plates for the vehicle at the end of 4665 the immobilization period until the immobilization fee has been 4666 paid. 4667

(C) Upon receipt of the license plates for a vehicle under 4668 this section, the registrar shall destroy the license plates. At 4669 the end of the immobilization period and upon the payment of the 4670 immobilization fee that must be paid under this section, the 4671

registrar shall authorize the release of the vehicle and authorize 4672 the issuance, upon the payment of the same fee as is required for 4673 the replacement of lost, mutilated, or destroyed license plates 4674 and certificates of registration, of new license plates and, if 4675 necessary, a new certificate of registration to the offender for 4676 the vehicle in question. 4677

(D)(1) If a court issues an immobilization order under 4678 division (A) of this section, the immobilization period commences 4679 on the day on which the vehicle in question is immobilized. If the 4680 vehicle in question had been seized under section 4510.41 or 4681 4511.195 of the Revised Code, the time between the seizure and the 4682 beginning of the immobilization period shall be credited against 4683 the immobilization period specified in the immobilization order 4684 issued under division (A) of this section. No vehicle that is 4685 immobilized under this section is eligible to have restricted 4686 license plates under section 4503.231 of the Revised Code issued 4687 for that vehicle. 4688

(2) If a court issues an immobilization order under division 4689 (A) of this section, if the vehicle subject to the order is 4690 immobilized under the order, and if the vehicle is found being 4691 operated upon any street or highway of this state during the 4692 immobilization period, it shall be seized, removed from the street 4693 or highway, and criminally forfeited, and disposed of pursuant to 4694 section 4503.234 of the Revised Code. No vehicle that is forfeited 4695 under this provision shall be considered contraband for purposes 4696 of Chapter 2981. of the Revised Code, but shall be held by the law 4697 enforcement agency that employs the officer who seized it for 4698 disposal in accordance with section 4503.234 of the Revised Code. 4699

(3) If a court issues an immobilization order under division 4700 (A) of this section, and if the vehicle is not claimed within 4701 seven days after the end of the period of immobilization or if the 4702 offender has not paid the immobilization fee, the person or agency 4703 that immobilized the vehicle shall send a written notice to the 4704 offender at the offender's last known address informing the 4705 offender of the date on which the period of immobilization ended, 4706 that the offender has twenty days after the date of the notice to 4707 pay the immobilization fee and obtain the release of the vehicle, 4708 and that if the offender does not pay the fee and obtain the 4709 release of the vehicle within that twenty-day period, the vehicle 4710 will be forfeited under section 4503.234 of the Revised Code to 4711 the entity that is entitled to the immobilization fee. 4712

(4) An offender whose motor vehicle is subject to an 4713 immobilization order issued under division (A) of this section 4714 shall not sell the motor vehicle without approval of the court 4715 that issued the order. If such an offender wishes to sell the 4716 motor vehicle during the immobilization period, the offender shall 4717 apply to the court that issued the immobilization order for 4718 permission to assign the title to the vehicle. If the court is 4719 satisfied that the sale will be in good faith and not for the 4720 purpose of circumventing the provisions of division (A)(1) of this 4721 section, it may certify its consent to the offender and to the 4722 registrar. Upon receipt of the court's consent, the registrar 4723 shall enter the court's notice in the offender's vehicle license 4724 plate registration record. 4725

If, during a period of immobilization under an immobilization 4726 order issued under division (A) of this section, the title to the 4727 immobilized motor vehicle is transferred by the foreclosure of a 4728 chattel mortgage, a sale upon execution, the cancellation of a 4729 conditional sales contract, or an order of a court, the involved 4730 court shall notify the registrar of the action, and the registrar 4731

shall enter the court's notice in the offender's vehicle license4732plate registration record.4733

Nothing in this section shall be construed as requiring the4734registrar or the clerk of the court of common pleas to note upon4735the certificate of title records any prohibition regarding the4736sale of a motor vehicle.4737

(5) If the title to a motor vehicle that is subject to an 4738 immobilization order under division (A) of this section is 4739 assigned or transferred without court approval between the time of 4740 arrest of the offender who committed the offense for which such an 4741 order is to be issued and the time of the actual immobilization of 4742 the vehicle, the court shall order that, for a period of two years 4743 from the date of the order, neither the registrar nor any deputy 4744 registrar shall accept an application for the registration of any 4745 motor vehicle in the name of the offender whose vehicle was 4746 assigned or transferred without court approval. The court shall 4747 notify the registrar of the order on a form prescribed by the 4748 registrar for that purpose. 4749

(6) If the title to a motor vehicle that is subject to an 4750 immobilization order under division (A) of this section is 4751 assigned or transferred without court approval in violation of 4752 division (D)(4) of this section, then, in addition to or 4753 independent of any other penalty established by law, the court may 4754 fine the offender the value of the vehicle as determined by 4755 publications of the national auto dealers association. The 4756 proceeds from any fine so imposed shall be distributed in the same 4757 manner as the proceeds of the sale of a forfeited vehicle are 4758 distributed pursuant to division (C)(2) of section 4503.234 of the 4759 Revised Code. 4760

(E)(1) The court with jurisdiction over the case, after
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notice to all interested parties including lienholders, and after
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an opportunity for them to be heard, if the offender fails to
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appear in person, without good cause, or if the court finds that 4764 the offender does not intend to seek release of the vehicle at the 4765 end of the period of immobilization or that the offender is not or 4766 will not be able to pay the expenses and charges incurred in its 4767 removal and storage, may order that title to the vehicle be 4768 transferred, in order of priority, first into the name of the 4769 entity entitled to the immobilization fee under division (A)(5) of 4770 this section, next into the name of a lienholder, or lastly, into 4771 the name of the owner of the place of storage. 4772

A lienholder that receives title under a court order shall do 4773 so on the condition that it pay any expenses or charges incurred 4774 in the vehicle's removal and storage. If the entity that receives 4775 title to the vehicle is the entity that is entitled to the 4776 immobilization fee under division (A)(5) of this section, it shall 4777 receive title on the condition that it pay any lien on the 4778 vehicle. The court shall not order that title be transferred to 4779 any person or entity other than the owner of the place of storage 4780 if the person or entity refuses to receive the title. Any person 4781 or entity that receives title may either keep title to the vehicle 4782 or may dispose of the vehicle in any legal manner that it 4783 considers appropriate, including assignment of the certificate of 4784 title to the motor vehicle to a salvage dealer or a scrap metal 4785 processing facility. The person or entity shall not transfer the 4786 vehicle to the person who is the vehicle's immediate previous 4787 owner. 4788

If the person or entity assigns the motor vehicle to a 4789 salvage dealer or scrap metal processing facility, the person or 4790 entity shall send the assigned certificate of title to the motor 4791 vehicle to the clerk of the court of common pleas of the county in 4792 which the salvage dealer or scrap metal processing facility is 4793 located. The person or entity shall mark the face of the 4794 certificate of title with the words "FOR DESTRUCTION" and shall 4795

deliver a photocopy of the certificate of title to the salvage4796dealer or scrap metal processing facility for its records.4797

(2) Whenever a court issues an order under division (E)(1) of 4798 this section, the court also shall order removal of the license 4799 plates from the vehicle and cause them to be sent to the registrar 4800 if they have not already been sent to the registrar. Thereafter, 4801 no further proceedings shall take place under this section, but 4802 the offender remains liable for payment of the immobilization fee 4803 described in division (A)(3) of this section if an immobilization 4804 order previously had been issued by the court. 4805

(3) Prior to initiating a proceeding under division (E)(1) of 4806 this section, and upon payment of the fee under division (B) of 4807 section 4505.14 of the Revised Code, any interested party may 4808 cause a search to be made of the public records of the bureau of 4809 motor vehicles or the clerk of the court of common pleas, to 4810 ascertain the identity of any lienholder of the vehicle. The 4811 initiating party shall furnish this information to the clerk of 4812 the court with jurisdiction over the case, and the clerk shall 4813 provide notice to the vehicle owner, the defendant, any 4814 lienholder, and any other interested parties listed by the 4815 initiating party, at the last known address supplied by the 4816 initiating party, by certified mail or, at the option of the 4817 initiating party, by personal service or ordinary mail. 4818

As used in this section, "interested party" includes the 4819 offender, all lienholders, the owner of the place of storage, the 4820 person or entity that caused the vehicle to be removed, and the 4821 person or entity, if any, entitled to the immobilization fee under 4822 division (A)(5) of this section. 4823

Sec. 4503.24. (A) The owner of a chauffeured limousine, upon4824compliance with the motor vehicle laws relating to the4825registration and licensing of motor vehicles, upon payment of the4826

regular license tax as prescribed under section 4503.04 of the 4827 Revised Code, any tax levied under Chapter 4504. of the Revised 4828 Code, an additional fee of seven dollars and fifty cents, and the 4829 fee specified in division (C) of this section, if applicable, and 4830 upon compliance with section 4509.80 of the Revised Code, shall be 4831 issued appropriate vehicle registration and a set of license 4832 plates and a validation sticker, or a validation sticker alone 4833 when required by section 4503.191 of the Revised Code. The license 4834 plates issued under this section shall bear the word "livery" 4835 printed at the bottom of the plate . The color of the word shall 4836 be selected by the director of public safety. The additional fee 4837 shall be for the purpose of compensating the bureau of motor 4838

vehicles for additional services required in the issuing of such 4839 licenses and shall be transmitted by the registrar of motor 4840 vehicles to the treasurer of state for deposit in the state bureau 4841 of motor vehicles public safety - highway purposes fund created by 4842 section 4501.25 4501.06 of the Revised Code. 4843

(B) Any application for registration or registration renewal 4844 of a chauffeured limousine made under this section may be 4845 submitted by mail directly to the registrar or in person to a 4846 deputy registrar. 4847

(C) Each deputy registrar shall be allowed a fee of three 4848 dollars and twenty five cents commencing on January 1, 2003, and 4849 three dollars and fifty cents commencing on January 1, 2004, equal 4850 to the amount established under section 4503.038 of the Revised 4851 <u>Code</u> for each application for registration and registration 4852 renewal notice the deputy registrar receives. 4853

Sec. 4503.26. (A) As used in this section, "registration 4854 information" means information in license plate applications on 4855 file with the bureau of motor vehicles. 4856

(B) The director of public safety may advertise for and 4857

accept sealed bids for the preparation of lists containing 4858 registration information in such form as the director authorizes. 4859 Where the expenditure is more than five hundred dollars, the 4860 director shall give notice to bidders as provided in section 4861 5513.01 of the Revised Code as for purchases by the department of 4862 transportation. The notice shall include the latest date, as 4863 determined by the director, on which bids will be accepted and the 4864 date, also determined by the director, on which bids will be 4865 opened by the director at the central office of the department of 4866 public safety. The contract to prepare the list shall be awarded 4867 to the lowest responsive and responsible bidder, in accordance 4868 with section 9.312 of the Revised Code, provided there is 4869 compliance with the specifications. Such contract shall not extend 4870 beyond twenty-four consecutive registration periods as provided in 4871 section 4503.101 of the Revised Code. The successful bidder shall 4872 furnish without charge a complete list to the bureau of motor 4873 vehicles, and shall also furnish without charge to the county 4874 sheriffs or chiefs of police in cities, at such times and in such 4875 manner as the director determines necessary, lists of registration 4876 information for the county in which they are situated. The 4877 registrar shall provide to the successful bidder all necessary 4878 information for the preparation of such lists. 4879

The registrar, upon application of any person and payment of 4880 the proper fee, may search the records of the bureau and furnish 4881 reports of those records under the signature of the registrar. 4882

(C) The registrar shall charge and collect a fee of five
dollars for each search of the records and report of those records
furnished under the signature and seal of the registrar. A copy of
any such report is prima-facie evidence of the facts therein
4886
stated, in any court.

The registrar shall receive these fees and deposit each such 4888 fee into the state treasury to the credit of the state bureau of 4889

motor vehicles public safety - highway purposes fund established 4890
in section 4501.25 4501.06 of the Revised Code. 4891

Sec. 4503.31. As used in this section, "person" includes, but 4892 is not limited to, any person engaged in the business of 4893 manufacturing or distributing, or selling at retail, displaying, 4894 offering for sale, or dealing in, motorized bicycles who is not 4895 subject to section 4503.09 of the Revised Code, or an Ohio 4896 nonprofit corporation engaged in the business of testing of motor 4897 vehicles. 4898

Persons other than manufacturers, dealers, or distributors 4899 may register annually with the registrar of motor vehicles and 4900 obtain placards to be displayed on motor vehicles as provided by 4901 this section. Applications for annual registration shall be made 4902 at the time provided for payment of the tax and postage imposed on 4903 manufacturers, dealers, or distributors and shall be in the manner 4904 to be prescribed by the registrar. The fee for such registration 4905 shall be twenty-five dollars and shall not be reduced when the 4906 registration is for a part of a year. Applicants may procure a 4907 reasonable number of certified copies of such registration upon 4908 the payment of a fee of five dollars and appropriate postage as 4909 required by the registrar for each copy. 4910

Upon the filing of the application and the payment of the fee 4911 and postage prescribed by this section, the registrar shall issue 4912 to each applicant a certificate of registration and assign a 4913 distinctive number and furnish one placard with the number 4914 thereon. With each of the certified copies of the registration 4915 provided for in this section the registrar shall furnish one 4916 placard with the same numbering assigned in the original 4917 registration certificate and shall add thereto such special 4918 designation as necessary to distinguish one set of placards from 4919 another. All placards furnished by the registrar pursuant to this 4920

section shall be so marked as to be distinguishable from placards 4921 issued dealers, manufacturers, or distributors. Placards issued 4922 pursuant to this section may be used only on motor vehicles or 4923 motorized bicycles owned and being used in testing or being 4924 demonstrated for purposes of sale or lease; or on motor vehicles 4925 subject to the rights and remedies of a secured party being 4926 exercised under Chapter 1309. of the Revised Code; or on motor 4927 vehicles being held or transported by any insurance company for 4928 purposes of salvage disposition; or on motor vehicles being 4929 transported by any persons regularly engaged in salvage operations 4930 or scrap metal processing from the point of acquisition to their 4931 established place of business; or on motor vehicles owned by or in 4932 the lawful possession of an Ohio nonprofit corporation while being 4933 used in the testing of those motor vehicles. 4934

Placards issued pursuant to this section also may be used by 4935 persons regularly engaged in the business of rustproofing, 4936 reconditioning, or installing equipment or trim on motor vehicles 4937 for motor vehicle dealers and shall be used exclusively when such 4938 motor vehicles are being transported to or from the motor vehicle 4939 dealer's place of business; and by persons engaged in 4940 manufacturing articles for attachment to motor vehicles when such 4941 motor vehicles are being transported to or from places where 4942 mechanical equipment is attached to the chassis of such new motor 4943 vehicles; or on motor vehicles being towed by any persons 4944 regularly and primarily engaged in the business of towing motor 4945 vehicles while such vehicle is being towed to a point of storage. 4946

Placards issued pursuant to this section also may be used on 4947 trailers being transported by persons engaged in the business of 4948 selling tangible personal property other than motor vehicles. 4949

No person required to register an apportionable vehicle under 4950 the international registration plan shall apply for or receive a 4951 placard for that vehicle under this section. 4952

The fees collected by the registrar pursuant to this section4953shall be paid into the state bureau of motor vehicles public4954safety - highway purposes fund established in section 4501.2549554501.06 of the Revised Code and used for the purposes described in4956that section.4957

sec. 4503.311. A manufacturer of or dealer in trailers for 4958 transporting watercraft may apply for registration with the 4959 registrar of motor vehicles for each place in this state where the 4960 manufacturer or dealer carries on the business of manufacturing or 4961 dealing in such trailers. Applications for annual registration 4962 shall be made at the time provided for payment of the tax imposed 4963 on manufacturers and dealers by section 4503.09 of the Revised 4964 Code and shall be in the manner to be prescribed by the registrar. 4965 The fee for such registration shall be twenty-five dollars and 4966 shall not be reduced when the registration is for a part of a 4967 4968 year.

Upon the filing of such application and the payment of the 4969 fee and appropriate postage as required by the registrar of motor 4970 vehicles, the registrar shall assign to the applicant a 4971 distinctive number which shall be displayed on the rear of each 4972 trailer while it is operated on the public highway. Such trailer 4973 may be operated on the public highway while loaded, until it is 4974 sold or transferred. At the time the registrar assigns the 4975 distinctive number, the registrar shall furnish one placard with 4976 the number thereon. Such manufacturer or dealer may procure a 4977 reasonable number of certified copies of the registration 4978 certificate upon the payment of a fee of five dollars and postage. 4979 With each of such certified copies, the registrar shall furnish 4980 one placard with the same number provided in the original 4981 registration certificate, and shall add thereto such special 4982 designation as necessary to distinguish one set of placards from 4983 another. All placards furnished by the registrar pursuant to this 4984

section shall be so marked as to be distinguishable from placards 4985 issued to dealers in or manufacturers of motor vehicles. 4986 The fees collected by the registrar pursuant to this section 4987 shall be paid into the state bureau of motor vehicles public 4988 safety - highway purposes fund established in section 4501.25 4989 4501.06 of the Revised Code and used for the purposes described in 4990 that section. 4991 Sec. 4503.312. As used in this section: 4992 (A) "Utility trailer" means any trailer, except a travel 4993 trailer or trailer for transporting watercraft, having a gross 4994 weight of less than four thousand pounds. 4995 (B) "Snowmobile" and "all-purpose vehicle" have the same 4996 meanings as in section 4519.01 of the Revised Code. 4997 (C) "Distributor" means any person authorized by a 4998 manufacturer of utility trailers or trailers for transporting 4999 motorcycles, snowmobiles, or all-purpose vehicles to distribute 5000 new trailers to persons for purposes of resale. 5001 A manufacturer, distributor, or retail seller of utility 5002 trailers or trailers for transporting motorcycles, snowmobiles, or 5003 all-purpose vehicles may apply for registration with the registrar 5004 of motor vehicles for each place in this state where the 5005 manufacturer, distributor, or retail seller carries on the 5006 business of manufacturing, distributing, or selling at retail such 5007 trailers. Applications for annual registration shall be made at 5008 the time provided for payment of the tax imposed by section 5009 4503.09 of the Revised Code; shall be in the manner to be 5010 prescribed by the registrar; and shall be accompanied by an 5011

affidavit certifying that the applicant is a manufacturer,5012distributor, or retail seller of utility trailers or trailers for5013transporting motorcycles, snowmobiles, or all-purpose vehicles.5014

The fee for such registration shall be twenty-five dollars and 5015 shall not be reduced when the registration is for a part of a 5016 year. 5017

Upon the filing of the application and affidavit, and payment 5018 of the fee and appropriate postage as required by the registrar, 5019 the registrar shall assign to the applicant a distinctive number 5020 which shall be displayed on the rear of each trailer when it is 5021 operated on the public highway. Any trailer for transporting 5022 motorcycles, snowmobiles, or all-purpose vehicles that is not 5023 loaded may be operated on the public highway until it is sold or 5024 transferred; and any utility trailer that is not loaded, or that 5025 is being used to transport another utility trailer for purposes of 5026 demonstration or delivery, may be operated on the public highway 5027 until it is sold or transferred. 5028

At the time the registrar assigns the distinctive number, the 5029 registrar shall furnish one placard with the number thereon. The 5030 manufacturer, distributor, or retail seller may procure a 5031 reasonable number of certified copies of the registration 5032 certificate upon the payment of a fee of five dollars and postage. 5033 With each of such certified copies, the registrar shall furnish 5034 one placard with the same number provided in the original 5035 registration certificate, and shall add thereto such special 5036 designation as necessary to distinguish one set of placards from 5037 another. All placards furnished by the registrar pursuant to this 5038 section shall be so marked as to be distinguishable from placards 5039 issued to dealers in or manufacturers of motor vehicles or 5040 trailers for transporting watercraft. 5041

The fees collected by the registrar pursuant to this section 5042 shall be paid into the state bureau of motor vehicles public 5043 <u>safety - highway purposes</u> fund established by section 4501.25 5044 <u>4501.06</u> of the Revised Code and used for the purposes described in 5045 that section. 5046

Sec. 4503.40. For each registration renewal with an 5047 expiration date before October 1, 2009, and for each initial 5048 application for registration received before that date the 5049 registrar of motor vehicles shall be allowed a fee not to exceed 5050 ten dollars, and for each registration renewal with an expiration 5051 date on or after October 1, 2009, and for each initial application 5052 for registration received on or after that date the The registrar 5053 shall be allowed a fee of twenty-five dollars, for each 5054 application received by the registrar for an initial registration 5055 or a registration renewal for special state reserved license plate 5056 numbers and the issuing of such licenses, and validation stickers, 5057 in the several series as the registrar may designate. The fee 5058 shall be in addition to the license tax established by this 5059 chapter and, where applicable, Chapter 4504. of the Revised Code. 5060 Seven dollars and fifty cents of the fee shall be for the purpose 5061 of compensating the bureau of motor vehicles for additional 5062 services required in the issuing of such licenses, and the 5063 remaining portion of the fee The registrar shall be deposited by 5064 the registrar deposit the fee into the state treasury to the 5065 credit of the state highway safety public safety - highway 5066 purposes fund created by section 4501.06 of the Revised Code. The 5067 types of motor vehicles for which special state reserved license 5068 plates may be issued in accordance with this section shall include 5069 at least motorcycles, buses, passenger cars, and noncommercial 5070 motor vehicles. 5071

Sec. 4503.42. For each registration renewal with an	5072
expiration date before October 1, 2009, and for each initial	5073
application for registration received before that date the	5074
registrar of motor vehicles shall be allowed a fee not to exceed	5075
thirty-five dollars, and for each registration renewal with an	5076
expiration date on or after October 1, 2009, and for each initial	5077

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application for registration received on or after that date, the 5078 registrar shall be allowed a fee of fifty dollars, which shall be 5079 in addition to the regular license fee for tags as prescribed 5080 under section 4503.04 of the Revised Code and any tax levied under 5081 Chapter 4504. of the Revised Code, for each application received 5082 by the registrar for special reserved license plate numbers 5083 containing more than three letters or numerals, and the issuing of 5084 such licenses and validation stickers in the several series as the 5085 registrar may designate. Five dollars of the fee shall be for the 5086 purpose of compensating the bureau of motor vehicles for 5087 additional services required in the issuing of such licenses and 5088 validation stickers, and the remaining portion of the The fee 5089 shall be deposited by the registrar into the state treasury to the 5090 credit of the state highway safety public safety - highway 5091 purposes fund created by section 4501.06 of the Revised Code. 5092

This section does not apply to the issuance of reserved 5093 license plates as authorized by sections 4503.14, 4503.15, and 5094 4503.40 of the Revised Code. The types of motor vehicles for which 5095 license plate numbers containing more than three letters or 5096 numerals may be issued in accordance with this section shall 5097 include at least buses, passenger cars, and noncommercial motor 5098 vehicles. 5099

sec. 4503.44. (A) As used in this section and in section 5100
4511.69 of the Revised Code: 5101

(1) "Person with a disability that limits or impairs the
ability to walk" means any person who, as determined by a health
care provider, meets any of the following criteria:
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(a) Cannot walk two hundred feet without stopping to rest; 5105

(b) Cannot walk without the use of, or assistance from, a
brace, cane, crutch, another person, prosthetic device,
wheelchair, or other assistive device;
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(c) Is restricted by a lung disease to such an extent that 5109 the person's forced (respiratory) expiratory volume for one 5110 second, when measured by spirometry, is less than one liter, or 5111 the arterial oxygen tension is less than sixty millimeters of 5112 mercury on room air at rest; 5113 (d) Uses portable oxygen; 5114 (e) Has a cardiac condition to the extent that the person's 5115 functional limitations are classified in severity as class III or 5116 class IV according to standards set by the American heart 5117 association; 5118 (f) Is severely limited in the ability to walk due to an 5119 arthritic, neurological, or orthopedic condition; 5120 (q) Is blind, legally blind, or severely visually impaired. 5121 (2) "Organization" means any private organization or 5122 corporation, or any governmental board, agency, department, 5123 division, or office, that, as part of its business or program, 5124 transports persons with disabilities that limit or impair the 5125 ability to walk on a regular basis in a motor vehicle that has not 5126 been altered for the purpose of providing it with special 5127 equipment for use by persons with disabilities. This definition 5128 does not apply to division (I) of this section. 5129 (3) "Health care provider" means a physician, physician 5130 assistant, advanced practice registered nurse, optometrist, or 5131 chiropractor as defined in this section except that an optometrist 5132 shall only make determinations as to division (A)(1)(g) of this 5133 section. 5134 (4) "Physician" means a person licensed to practice medicine 5135 or surgery or osteopathic medicine and surgery under Chapter 4731. 5136 of the Revised Code. 5137 (5) "Chiropractor" means a person licensed to practice 5138

chiropractic under Chapter 4734. of the Revised Code. 5139

(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
S140
Chapter 4723. of the Revised Code.

(7) "Physician assistant" means a person who is licensed as a 5145physician assistant under Chapter 4730. of the Revised Code. 5146

(8) "Optometrist" means a person licensed to engage in thepractice of optometry under Chapter 4725. of the Revised Code.5148

(B)(1) An organization, or a person with a disability that 5149 limits or impairs the ability to walk, may apply for the 5150 registration of any motor vehicle the organization or person owns 5151 or leases. When a motor vehicle has been altered for the purpose 5152 of providing it with special equipment for a person with a 5153 disability that limits or impairs the ability to walk, but is 5154 owned or leased by someone other than such a person, the owner or 5155 lessee may apply to the registrar or a deputy registrar for 5156 registration under this section. The application for registration 5157 of a motor vehicle owned or leased by a person with a disability 5158 that limits or impairs the ability to walk shall be accompanied by 5159 a signed statement from the applicant's health care provider 5160 certifying that the applicant meets at least one of the criteria 5161 contained in division (A)(1) of this section and that the 5162 disability is expected to continue for more than six consecutive 5163 months. The application for registration of a motor vehicle that 5164 has been altered for the purpose of providing it with special 5165 equipment for a person with a disability that limits or impairs 5166 the ability to walk but is owned by someone other than such a 5167 person shall be accompanied by such documentary evidence of 5168 vehicle alterations as the registrar may require by rule. 5169

(2) When an organization, a person with a disability that 5170 limits or impairs the ability to walk, or a person who does not 5171 have a disability that limits or impairs the ability to walk but 5172 owns a motor vehicle that has been altered for the purpose of 5173 providing it with special equipment for a person with a disability 5174 that limits or impairs the ability to walk first submits an 5175 application for registration of a motor vehicle under this section 5176 and every fifth year thereafter, the organization or person shall 5177 submit a signed statement from the applicant's health care 5178 provider, a completed application, and any required documentary 5179 evidence of vehicle alterations as provided in division (B)(1) of 5180 this section, and also a power of attorney from the owner of the 5181 motor vehicle if the applicant leases the vehicle. Upon submission 5182 of these items, the registrar or deputy registrar shall issue to 5183 the applicant appropriate vehicle registration and a set of 5184 license plates and validation stickers, or validation stickers 5185 alone when required by section 4503.191 of the Revised Code. In 5186 addition to the letters and numbers ordinarily inscribed thereon, 5187 the license plates shall be imprinted with the international 5188 symbol of access. The license plates and validation stickers shall 5189 be issued upon payment of the regular license fee as prescribed 5190 under section 4503.04 of the Revised Code and any motor vehicle 5191 tax levied under Chapter 4504. of the Revised Code, and the 5192

payment of a service fee equal to the amount specified in division 5193 (D) or (G) of section 4503.10 of the Revised Code. 5194

(C)(1) A person with a disability that limits or impairs the 5195 ability to walk may apply to the registrar of motor vehicles for a 5196 removable windshield placard by completing and signing an 5197 application provided by the registrar. The person shall include 5198 with the application a prescription from the person's health care 5199 provider prescribing such a placard for the person based upon a 5200 determination that the person meets at least one of the criteria 5201 contained in division (A)(1) of this section. The health care 5202

provider shall state on the prescription the length of time the5203health care provider expects the applicant to have the disability5204that limits or impairs the person's ability to walk.5205

In addition to one placard or one or more sets of license 5206 plates, a person with a disability that limits or impairs the 5207 ability to walk is entitled to one additional placard, but only if 5208 the person applies separately for the additional placard, states 5209 the reasons why the additional placard is needed, and the 5210 registrar, in the registrar's discretion determines that good and 5211 justifiable cause exists to approve the request for the additional 5212 placard. 5213

(2) An organization may apply to the registrar of motor 5214 vehicles for a removable windshield placard by completing and 5215 signing an application provided by the registrar. The organization 5216 shall comply with any procedures the registrar establishes by 5217 rule. The organization shall include with the application 5218 documentary evidence that the registrar requires by rule showing 5219 that the organization regularly transports persons with 5220 disabilities that limit or impair the ability to walk. 5221

(3) Upon receipt of a completed and signed application for a 5222 removable windshield placard, the accompanying documents required 5223 under division (C)(1) or (2) of this section, and payment of a 5224 service fee equal to the amount specified in division (D) or (G) 5225 of section 4503.10 of the Revised Code, the registrar or deputy 5226 registrar shall issue to the applicant a removable windshield 5227 placard, which shall bear the date of expiration on both sides of 5228 the placard and shall be valid until expired, revoked, or 5229 surrendered. Every removable windshield placard expires as 5230 described in division (C)(4) of this section, but in no case shall 5231 a removable windshield placard be valid for a period of less than 5232 sixty days. Removable windshield placards shall be renewable upon 5233 application as provided in division (C)(1) or (2) of this section 5234

and upon payment of a service fee equal to the amount specified in 5235 division (D) or (G) of section 4503.10 of the Revised Code for the 5236 renewal of a removable windshield placard. The registrar shall 5237 provide the application form and shall determine the information 5238 to be included thereon. The registrar also shall determine the 5239 form and size of the removable windshield placard, the material of 5240 which it is to be made, and any other information to be included 5241 thereon, and shall adopt rules relating to the issuance, 5242 expiration, revocation, surrender, and proper display of such 5243 placards. Any placard issued after October 14, 1999, shall be 5244 manufactured in a manner that allows the expiration date of the 5245 placard to be indicated on it through the punching, drilling, 5246 boring, or creation by any other means of holes in the placard. 5247

(4) At the time a removable windshield placard is issued to a 5248 person with a disability that limits or impairs the ability to 5249 walk, the registrar or deputy registrar shall enter into the 5250 records of the bureau of motor vehicles the last date on which the 5251 person will have that disability, as indicated on the accompanying 5252 prescription. Not less than thirty days prior to that date and all 5253 removable windshield placard renewal dates, the bureau shall send 5254 a renewal notice to that person at the person's last known address 5255 as shown in the records of the bureau, informing the person that 5256 the person's removable windshield placard will expire on the 5257 indicated date not to exceed five years from the date of issuance, 5258 and that the person is required to renew the placard by submitting 5259 to the registrar or a deputy registrar another prescription, as 5260 described in division (C)(1) or (2) of this section, and by 5261 complying with the renewal provisions prescribed in division 5262 (C)(3) of this section. If such a prescription is not received by 5263 the registrar or a deputy registrar by that date, the placard 5264 issued to that person expires and no longer is valid, and this 5265 fact shall be recorded in the records of the bureau. 5266

(5) At least once every year, on a date determined by the 5267 registrar, the bureau shall examine the records of the office of 5268 vital statistics, located within the department of health, that 5269 pertain to deceased persons, and also the bureau's records of all 5270 persons who have been issued removable windshield placards and 5271 temporary removable windshield placards. If the records of the 5272 office of vital statistics indicate that a person to whom a 5273 removable windshield placard or temporary removable windshield 5274 placard has been issued is deceased, the bureau shall cancel that 5275 placard, and note the cancellation in its records. 5276

The office of vital statistics shall make available to the5277bureau all information necessary to enable the bureau to comply5278with division (C)(5) of this section.5279

(6) Nothing in this section shall be construed to require a 5280 person or organization to apply for a removable windshield placard 5281 or special license plates if the special license plates issued to 5282 the person or organization under prior law have not expired or 5283 been surrendered or revoked. 5284

(D)(1)(a) A person with a disability that limits or impairs 5285 the ability to walk may apply to the registrar or a deputy 5286 registrar for a temporary removable windshield placard. The 5287 application for a temporary removable windshield placard shall be 5288 accompanied by a prescription from the applicant's health care 5289 provider prescribing such a placard for the applicant, provided 5290 that the applicant meets at least one of the criteria contained in 5291 division (A)(1) of this section and that the disability is 5292 expected to continue for six consecutive months or less. The 5293 health care provider shall state on the prescription the length of 5294 time the health care provider expects the applicant to have the 5295 5296 disability that limits or impairs the applicant's ability to walk, which cannot exceed six months from the date of the prescription. 5297 Upon receipt of an application for a temporary removable 5298

windshield placard, presentation of the prescription from the 5299 applicant's health care provider, and payment of a service fee 5300 equal to the amount specified in division (D) or (G) of section 5301 4503.10 of the Revised Code, the registrar or deputy registrar 5302 shall issue to the applicant a temporary removable windshield 5303 placard. 5304

(b) Any active-duty member of the armed forces of the United 5305 States, including the reserve components of the armed forces and 5306 the national guard, who has an illness or injury that limits or 5307 impairs the ability to walk may apply to the registrar or a deputy 5308 registrar for a temporary removable windshield placard. With the 5309 application, the person shall present evidence of the person's 5310 active-duty status and the illness or injury. Evidence of the 5311 illness or injury may include a current department of defense 5312 convalescent leave statement, any department of defense document 5313 indicating that the person currently has an ill or injured 5314 casualty status or has limited duties, or a prescription from any 5315 health care provider prescribing the placard for the applicant. 5316 Upon receipt of the application and the necessary evidence, the 5317 registrar or deputy registrar shall issue the applicant the 5318 temporary removable windshield placard without the payment of any 5319 service fee. 5320

(2) The temporary removable windshield placard shall be of 5321 the same size and form as the removable windshield placard, shall 5322 be printed in white on a red-colored background, and shall bear 5323 the word "temporary" in letters of such size as the registrar 5324 shall prescribe. A temporary removable windshield placard also 5325 shall bear the date of expiration on the front and back of the 5326 placard, and shall be valid until expired, surrendered, or 5327 revoked, but in no case shall such a placard be valid for a period 5328 of less than sixty days. The registrar shall provide the 5329 application form and shall determine the information to be 5330

included on it, provided that the registrar shall not require a 5331 health care provider's prescription or certification for a person 5332 applying under division (D)(1)(b) of this section. The registrar 5333 also shall determine the material of which the temporary removable 5334 windshield placard is to be made and any other information to be 5335 included on the placard and shall adopt rules relating to the 5336 issuance, expiration, surrender, revocation, and proper display of 5337 those placards. Any temporary removable windshield placard issued 5338 after October 14, 1999, shall be manufactured in a manner that 5339 allows for the expiration date of the placard to be indicated on 5340 it through the punching, drilling, boring, or creation by any 5341 other means of holes in the placard. 5342

(E) If an applicant for a removable windshield placard is a 5343 veteran of the armed forces of the United States whose disability, 5344 as defined in division (A)(1) of this section, is 5345 service-connected, the registrar or deputy registrar, upon receipt 5346 of the application, presentation of a signed statement from the 5347 applicant's health care provider certifying the applicant's 5348 disability, and presentation of such documentary evidence from the 5349 department of veterans affairs that the disability of the 5350 applicant meets at least one of the criteria identified in 5351 division (A)(1) of this section and is service-connected as the 5352 registrar may require by rule, but without the payment of any 5353 service fee, shall issue the applicant a removable windshield 5354 placard that is valid until expired, surrendered, or revoked. 5355

(F) Upon a conviction of a violation of division (H) or (I) 5356 of this section, the court shall report the conviction, and send 5357 the placard, if available, to the registrar, who thereupon shall 5358 revoke the privilege of using the placard and send notice in 5359 writing to the placardholder at that holder's last known address 5360 as shown in the records of the bureau, and the placardholder shall 5361 return the placard if not previously surrendered to the court, to 5362

the registrar within ten days following mailing of the notice. 5363

Whenever a person to whom a removable windshield placard has 5364 been issued moves to another state, the person shall surrender the 5365 placard to the registrar; and whenever an organization to which a 5366 placard has been issued changes its place of operation to another 5367 state, the organization shall surrender the placard to the 5368 registrar. 5369

(G) Subject to division (F) of section 4511.69 of the Revised 5370 Code, the operator of a motor vehicle displaying a removable 5371 windshield placard, temporary removable windshield placard, or the 5372 special license plates authorized by this section is entitled to 5373 park the motor vehicle in any special parking location reserved 5374 for persons with disabilities that limit or impair the ability to 5375 walk, also known as handicapped parking spaces or disability 5376 parking spaces. 5377

(H) No person or organization that is not eligible for the
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 issuance of license plates or any placard under this section shall
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 willfully and falsely represent that the person or organization is
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 so eligible.

No person or organization shall display license plates issued 5382 under this section unless the license plates have been issued for 5383 the vehicle on which they are displayed and are valid. 5384

(I) No person or organization to which a removable windshield
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 placard or temporary removable windshield placard is issued shall
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 do either of the following:

(1) Display or permit the display of the placard on any motor 5388 vehicle when having reasonable cause to believe the motor vehicle 5389 is being used in connection with an activity that does not include 5390 providing transportation for persons with disabilities that limit 5391 or impair the ability to walk; 5392

(2) Refuse to return or surrender the placard, when required. 5393

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(J) If a removable windshield placard, temporary removable
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windshield placard, or parking card is lost, destroyed, or
mutilated, the placardholder or cardholder may obtain a duplicate
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by doing both of the following:
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(1) Furnishing suitable proof of the loss, destruction, or 5398mutilation to the registrar; 5399

(2) Paying a service fee equal to the amount specified in 5400 division (D) or (G) of section 4503.10 of the Revised Code. 5401

Any placardholder or cardholder who loses a placard or card 5402 and, after obtaining a duplicate, finds the original, immediately 5403 shall surrender the original placard or card to the registrar. 5404

(K)(1) The registrar shall pay all fees received under this 5405 section for the issuance of removable windshield placards or 5406 temporary removable windshield placards or duplicate removable 5407 windshield placards or cards into the state treasury to the credit 5408 of the state bureau of motor vehicles public safety - highway 5409 purposes fund created in section 4501.25 4501.06 of the Revised 5410 Code. 5411

(2) In addition to the fees collected under this section, the 5412 registrar or deputy registrar shall ask each person applying for a 5413 removable windshield placard or temporary removable windshield 5414 placard or duplicate removable windshield placard or license plate 5415 issued under this section, whether the person wishes to make a 5416 two-dollar voluntary contribution to support rehabilitation 5417 employment services. The registrar shall transmit the 5418 contributions received under this division to the treasurer of 5419 state for deposit into the rehabilitation employment fund, which 5420 is hereby created in the state treasury. A deputy registrar shall 5421 transmit the contributions received under this division to the 5422 registrar in the time and manner prescribed by the registrar. The 5423 contributions in the fund shall be used by the opportunities for 5424

Ohioans with disabilities agency to purchase services related to5425vocational evaluation, work adjustment, personal adjustment, job5426placement, job coaching, and community-based assessment from5427accredited community rehabilitation program facilities.5428

(L) For purposes of enforcing this section, every peace 5429 officer is deemed to be an agent of the registrar. Any peace 5430 officer or any authorized employee of the bureau of motor vehicles 5431 who, in the performance of duties authorized by law, becomes aware 5432 of a person whose placard or parking card has been revoked 5433 pursuant to this section, may confiscate that placard or parking 5434 card and return it to the registrar. The registrar shall prescribe 5435 any forms used by law enforcement agencies in administering this 5436 section. 5437

No peace officer, law enforcement agency employing a peace 5438 officer, or political subdivision or governmental agency employing 5439 a peace officer, and no employee of the bureau is liable in a 5440 civil action for damages or loss to persons arising out of the 5441 performance of any duty required or authorized by this section. As 5442 used in this division, "peace officer" has the same meaning as in 5443 division (B) of section 2935.01 of the Revised Code. 5444

(M) All applications for registration of motor vehicles, 5445 removable windshield placards, and temporary removable windshield 5446 placards issued under this section, all renewal notices for such 5447 items, and all other publications issued by the bureau that relate 5448 to this section shall set forth the criminal penalties that may be 5449 imposed upon a person who violates any provision relating to 5450 special license plates issued under this section, the parking of 5451 vehicles displaying such license plates, and the issuance, 5452 procurement, use, and display of removable windshield placards and 5453 temporary removable windshield placards issued under this section. 5454

(N) Whoever violates this section is guilty of a misdemeanor 5455of the fourth degree. 5456

Sec. 4503.47. (A) Any person who is a volunteer firefighter 5457 may apply to the registrar of motor vehicles for the registration 5458 of one passenger car or other vehicle of a class approved by the 5459 registrar the person owns or leases. The application shall be 5460 accompanied by such written evidence as the registrar may require 5461 by rule, that the person is a volunteer firefighter. 5462

Upon receipt of an application for the registration of a 5463 passenger car or other vehicle of a class approved by the 5464 registrar under this section and presentation of satisfactory 5465 evidence of such volunteer firefighter status, the registrar shall 5466 issue to the applicant the appropriate vehicle registration and a 5467 set of license plates and a validation sticker, or a validation 5468 sticker alone when required by section 4503.191 of the Revised 5469 Code. In addition to the letters and numbers ordinarily inscribed 5470 thereon, the license plates shall be inscribed with the letters 5471 "F.D." inside a Maltese cross emblem. The license plates and 5472 validation stickers shall be issued upon payment of the regular 5473 license fees as prescribed under section 4503.04 of the Revised 5474 Code and any local motor vehicle tax levied under Chapter 4504. of 5475 the Revised Code, and upon the payment of an additional fee of ten 5476 dollars for issuance under this section. The fee shall be for the 5477 purpose of compensating the bureau of motor vehicles for 5478 additional services required in the issuing of such license 5479 plates, and shall be transmitted by the registrar to the treasurer 5480 of state for deposit in the state bureau of motor vehicles public 5481 <u>safety - highway purposes</u> fund created by section 4501.25 4501.06 5482 of the Revised Code. No person shall apply for more than one set 5483 of volunteer firefighter license plates annually. 5484

The chief of a fire department or the fire chief shall 5485 immediately notify the registrar whenever any person under the 5486 chief's supervision is no longer a volunteer firefighter. 5487

Whenever a person is no longer eligible to be issued 5488 volunteer firefighter license plates, the person shall surrender 5489 the volunteer firefighter license plates to the bureau in exchange 5490 for plates without the "F.D." emblem. A fee of five dollars shall 5491 be charged for the services required in the issuing of replacement 5492 plates when an individual is no longer eligible to be issued 5493 volunteer firefighter license plates. 5494

Application for volunteer firefighter license plates may be 5495 made, and such license plates and replacement plates shall be 5496 issued, at any time of year. 5497

No person who is not a volunteer firefighter shall willfully 5498 and falsely represent that the person is a volunteer firefighter 5499 for the purpose of obtaining volunteer firefighter license plates 5500 under this section. No person shall own a vehicle bearing such 5501 license plates unless the person is eligible to be issued such 5502 license plates. 5503

(B) Whoever violates this section is guilty of a misdemeanor 5504 of the fourth degree. 5505

Sec. 4503.471. (A) Any person who is a member in good 5506 standing of the international association of firefighters may 5507 apply to the registrar of motor vehicles for the registration of 5508 any passenger car, noncommercial vehicle, recreational vehicle, or 5509 other vehicle of a class approved by the registrar that the person 5510 owns or leases and the issuance of international association of 5511 firefighters license plates. The application shall be accompanied 5512 by the written evidence that the registrar may require by rule 5513 showing that the person is a member in good standing of the 5514 international association of firefighters. The application for 5515 international association of firefighters license plates may be 5516 combined with a request for a special reserved license plate under 5517 section 4503.40 or 4503.42 of the Revised Code. 5518

Upon receipt of an application for registration of a vehicle 5519 under this section and presentation of satisfactory evidence 5520 showing that the person is a member in good standing of the 5521 international association of firefighters, the registrar shall 5522 issue to the applicant the appropriate vehicle registrations, sets 5523 of license plates and validation stickers, or validation stickers 5524 alone when required by section 4503.191 of the Revised Code. 5525

In addition to the letters and numbers ordinarily inscribed 5526 on the license plates, international association of firefighters 5527 license plates shall be inscribed with a Maltese cross emblem 5528 designed by the international association of firefighters and 5529 approved by the registrar. International association of 5530 firefighters license plates shall bear county identification 5531 stickers that identify the county of registration as required 5532 under section 4503.19 of the Revised Code. 5533

The license plates and validation stickers shall be issued 5534 upon payment of the regular license fee as prescribed under 5535 section 4503.04 of the Revised Code, payment of any local motor 5536 vehicle tax levied under Chapter 4504. of the Revised Code, and 5537 payment of an additional fee of ten dollars for the purpose of 5538 compensating the bureau of motor vehicles for additional services 5539 required in the issuing of license plates under this section. If 5540 the application for international association of firefighters 5541 license plates is combined with a request for a special reserved 5542 license plate under section 4503.40 or 4503.42 of the Revised 5543 Code, the license plate and validation sticker shall be issued 5544 upon payment of the fees and taxes contained in this division and 5545 the additional fee prescribed under section 4503.40 or 4503.42 of 5546 the Revised Code. The registrar shall deposit the additional fee 5547 of ten dollars in the state bureau of motor vehicles public safety 5548 - highway purposes fund created by section 4501.25 4501.06 of the 5549 Revised Code. 5550

Whenever a person no longer is eligible to be issued 5551 international association of firefighters license plates, the 5552 person shall surrender the international association of 5553 firefighters license plates to the bureau in exchange for license 5554 plates without the Maltese cross emblem described in this section. 5555 A fee of five dollars shall be charged for the services required 5556 in the issuing of replacement plates when a person no longer is 5557 eligible to be issued international association of firefighters 5558 license plates. 5559

A person may make application for international association 5560 of firefighters license plates at any time of year, and the 5561 registrar shall issue international association of firefighters 5562 license plates and replacement plates at any time of year. 5563

(B) No person who is not a member in good standing of the 5564 international association of firefighters shall willfully and 5565 falsely represent that the person is a member in good standing of 5566 the international association of firefighters for the purpose of 5567 obtaining international association of firefighters license plates 5568 under this section. No person shall own or lease a vehicle bearing 5569 international association of firefighters license plates unless 5570 the person is eligible to be issued international association of 5571 firefighters license plates. 5572

(C) Whoever violates division (B) of this section is guilty 5573of a misdemeanor of the fourth degree. 5574

sec. 4503.49. (A) As used in this section, "ambulance," 5575
"ambulette," "emergency medical service organization," 5576
"nonemergency medical service organization," and "nontransport 5577
vehicle" have the same meanings as in section 4766.01 of the 5578
Revised Code. 5579

(B) Each private emergency medical service organization and 5580each private nonemergency medical service organization shall apply 5581

The application shall be accompanied by a copy of the certificate 5584 of licensure issued to the organization by the state board of 5585 emergency medical, fire, and transportation services and the 5586 following fees: 5587

(1) The regular license tax as prescribed under section 5588 4503.04 of the Revised Code; 5589

(2) Any local license tax levied under Chapter 4504. of the 5590 Revised Code; 5591

(3) An additional fee of seven dollars and fifty cents. The 5592 additional fee shall be for the purpose of compensating the bureau 5593 of motor vehicles for additional services required to be performed 5594 under this section and shall be transmitted by the registrar to 5595 the treasurer of state for deposit in the state bureau of motor 5596 vehicles public safety - highway purposes fund created by section 5597 4501.25 4501.06 of the Revised Code. 5598

(C) On receipt of a complete application, the registrar shall 5599 issue to the applicant the appropriate certificate of registration 5600 for the vehicle and do one of the following: 5601

(1) Issue a set of license plates with a validation sticker 5602 and a set of stickers to be attached to the plates as an 5603 identification of the vehicle's classification as an ambulance, 5604 ambulette, or nontransport vehicle; 5605

(2) Issue a validation sticker alone when so required by 5606 section 4503.191 of the Revised Code. 5607

Sec. 4503.491. (A) The owner or lessee of any passenger car, 5608 noncommercial motor vehicle, recreational vehicle, motorcycle, or 5609 other vehicle of a class approved by the registrar of motor 5610 vehicles may apply to the registrar for the registration of the 5611

vehicle and issuance of breast cancer awareness license plates. An 5612 application made under this section may be combined with a request 5613 for a special reserved license plate under section 4503.40 or 5614 4503.42 of the Revised Code. Upon receipt of the completed 5615 application and compliance by the applicant with divisions (B) and 5616 (C) of this section, the registrar shall issue to the applicant 5617 5618 the appropriate vehicle registration and a set of breast cancer awareness license plates and a validation sticker, or a validation 5619 sticker alone when required by section 4503.191 of the Revised 5620 Code. 5621

In addition to the letters and numbers ordinarily inscribed 5622 on the license plates, breast cancer awareness license plates 5623 shall be inscribed with identifying words or markings that promote 5624 breast cancer awareness and are approved by the registrar. Breast 5625 cancer awareness license plates shall display county 5626 identification stickers that identify the county of registration 5627 as required under section 4503.19 of the Revised Code. 5628

(B) The breast cancer awareness license plates and a 5629 validation sticker, or validation sticker alone, shall be issued 5630 upon receipt of a contribution as provided in division (C) of this 5631 section and upon payment of the regular license tax as prescribed 5632 under section 4503.04 of the Revised Code, any applicable motor 5633 vehicle license tax levied under Chapter 4504. of the Revised 5634 Code, any applicable additional fee prescribed by section 4503.40 5635 or 4503.42 of the Revised Code, a fee of ten dollars for the 5636 purpose of compensating the bureau of motor vehicles for 5637 additional services required in the issuing of breast cancer 5638 awareness license plates, and compliance with all other applicable 5639 laws relating to the registration of motor vehicles. 5640

(C) For each application for registration and registrationrenewal notice the registrar receives under this section, the5642

registrar shall collect a contribution of twenty-five dollars. The 5643 registrar shall transmit this contribution to the treasurer of 5644 state for deposit in the license plate contribution fund created 5645 in section 4501.21 of the Revised Code. 5646

The registrar shall transmit the additional fee of ten 5647 dollars paid to compensate the bureau for the additional services 5648 required in the issuing of breast cancer awareness license plates 5649 to the treasurer of state for deposit into the state treasury to 5650 the credit of the state bureau of motor vehicles public safety - 5651 <u>highway purposes</u> fund created by section 4501.25 4501.06 of the 5652 Revised Code. 5653

Sec. 4503.492. (A) The owner or lessee of any passenger car, 5654 noncommercial motor vehicle, recreational vehicle, or other 5655 vehicle of a class approved by the registrar of motor vehicles may 5656 apply to the registrar for the registration of the vehicle and 5657 issuance of ovarian cancer awareness license plates. An 5658 application made under this section may be combined with a request 5659 for a special reserved license plate under section 4503.40 or 5660 4503.42 of the Revised Code. Upon receipt of the completed 5661 application and compliance by the applicant with divisions (B) and 5662 (C) of this section, the registrar shall issue to the applicant 5663 the appropriate vehicle registration and a set of ovarian cancer 5664 awareness license plates and a validation sticker, or a validation 5665 sticker alone when required by section 4503.191 of the Revised 5666 Code. 5667

In addition to the letters and numbers ordinarily inscribed 5668 on the license plates, ovarian cancer awareness license plates 5669 shall be inscribed with identifying words or markings that promote 5670 ovarian cancer awareness and are approved by the registrar. 5671 Ovarian cancer awareness license plates shall display county 5672 identification stickers that identify the county of registration 5673

as required under section 4503.19 of the Revised Code. 5674

(B) Ovarian cancer awareness license plates and a validation 5675 sticker, or validation sticker alone, shall be issued upon receipt 5676 of a contribution as provided in division (C) of this section and 5677 upon payment of the regular license tax as prescribed under 5678 section 4503.04, any applicable motor vehicle license tax levied 5679 under Chapter 4504. of the Revised Code, any applicable additional 5680 fee prescribed by section 4503.40 or 4503.42 of the Revised Code, 5681 a bureau of motor vehicles administrative fee of ten dollars, and 5682 compliance with all other applicable laws relating to the 5683 registration of motor vehicles. 5684

(C) For each application for registration and registration 5685 renewal notice the registrar receives under this section, the 5686 registrar shall collect a contribution of twenty-five dollars. The 5687 registrar shall transmit this contribution to the treasurer of 5688 state for deposit in the license plate contribution fund created 5689 in section 4501.21 of the Revised Code. 5690

The registrar shall transmit the administrative fee of ten 5691 dollars, the purpose of which is to compensate the bureau for the 5692 additional services required in the issuing of ovarian cancer 5693 awareness license plates, to the treasurer of state for deposit 5694 into the state treasury to the credit of the state bureau of motor 5695 vehicles public safety - highway purposes fund created by section 5696 4501.25 4501.06 of the Revised Code. 5697

Sec. 4503.493. (A) The owner or lessee of any passenger car, 5698 noncommercial motor vehicle, recreational vehicle, or other 5699 vehicle of a class approved by the registrar of motor vehicles may 5700 apply to the registrar for the registration of the vehicle and 5701 issuance of autism awareness license plates. An application made 5702 under this section may be combined with a request for a special 5703 reserved license plate under section 4503.40 or 4503.42 of the 5704

Revised Code. Upon receipt of the completed application and 5705 compliance by the applicant with divisions (B) and (C) of this 5706 section, the registrar shall issue to the applicant the 5707 appropriate vehicle registration and a set of autism awareness 5708 license plates and a validation sticker, or a validation sticker 5709 alone when required by section 4503.191 of the Revised Code. 5710

In addition to the letters and numbers ordinarily inscribed 5711 on the license plates, autism awareness license plates shall be 5712 inscribed with identifying words or markings that are designed by 5713 the autism society of Ohio and approved by the registrar. Autism 5714 awareness license plates shall display county identification 5715 stickers that identify the county of registration as required 5716 under section 4503.19 of the Revised Code. 5717

(B) The autism awareness license plates and a validation 5718 sticker, or validation sticker alone, shall be issued upon receipt 5719 of a contribution as provided in division (C)(1) of this section 5720 and upon payment of the regular license tax as prescribed under 5721 section 4503.04 of the Revised Code, any applicable motor vehicle 5722 license tax levied under Chapter 4504. of the Revised Code, any 5723 applicable additional fee prescribed by section 4503.40 or 4503.42 5724 of the Revised Code, a fee of ten dollars for the purpose of 5725 compensating the bureau of motor vehicles for additional services 5726 required in the issuing of autism awareness license plates, and 5727 compliance with all other applicable laws relating to the 5728 registration of motor vehicles. 5729

(C)(1) For each application for registration and registration 5730 renewal notice the registrar receives under this section, the 5731 registrar shall collect a contribution of twenty-five dollars. The 5732 registrar shall deposit this contribution into the state treasury 5733 to the credit of the license plate contribution fund created in 5734 section 4501.21 of the Revised Code. 5735

(2) The registrar shall deposit the additional fee of ten
 5736
 dollars paid to compensate the bureau for the additional services
 required in the issuing of autism awareness license plates into
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 the state treasury to the credit of the state bureau of motor
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 vehicles public safety - highway purposes fund created by section
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 4501.25 4501.06 of the Revised Code.

sec. 4503.494. (A) The owner or lessee of any passenger car, 5742 noncommercial motor vehicle, recreational vehicle, or other 5743 vehicle of a class approved by the registrar of motor vehicles may 5744 apply to the registrar for the registration of the vehicle and 5745 issuance of "multiple sclerosis awareness" license plates. The 5746 application may be combined with a request for a special reserved 5747 license plate under section 4503.40 or 4503.42 of the Revised 5748 Code. Upon receipt of the completed application and compliance by 5749 the applicant with divisions (B) and (C) of this section, the 5750 registrar shall issue to the applicant the appropriate vehicle 5751 registration and a set of "multiple sclerosis awareness" license 5752 plates and a validation sticker, or a validation sticker alone 5753 when required by section 4503.191 of the Revised Code. 5754

In addition to the letters and numbers ordinarily inscribed 5755 on the license plates, "multiple sclerosis awareness" license 5756 plates shall bear words selected by and a logo designed by the 5757 national multiple sclerosis society. The registrar shall approve 5758 the final design. "Multiple sclerosis awareness" license plates 5759 shall display county identification stickers that identify the 5760 county of registration as required under section 4503.19 of the 5761 Revised Code. 5762

(B) "Multiple sclerosis awareness" license plates and a
validation sticker, or validation sticker alone, shall be issued
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upon receipt of an application for registration of a motor vehicle
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under this section; payment of the regular license tax as

prescribed under section 4503.04 of the Revised Code, any 5767 applicable motor vehicle license tax levied under Chapter 4504. of 5768 the Revised Code, any applicable additional fee prescribed by 5769 section 4503.40 or 4503.42 of the Revised Code, an additional fee 5770 of ten dollars, and a contribution as provided in division (C) of 5771 this section; and compliance with all other applicable laws 5772 relating to the registration of motor vehicles. 5773

(C) The registrar shall collect a contribution of fifteen 5774 dollars for each application for registration and registration 5775 renewal notice the registrar receives under this section. The 5776 registrar shall transmit this contribution to the treasurer of 5777 state for deposit into the state treasury to the credit of the 5778 license plate contribution fund created by section 4501.21 of the 5779 Revised Code. 5780

The registrar shall transmit the additional fee of ten 5781 dollars, which is to compensate the bureau of motor vehicles for 5782 the additional services required in the issuing of "multiple 5783 sclerosis awareness" license plates, to the treasurer of state for 5784 deposit into the state treasury to the credit of the state bureau 5785 of motor vehicles public safety - highway purposes fund created by 5786 section 4501.25 4501.06 of the Revised Code. 5787

sec. 4503.495. (A) The owner or lessee of any passenger car, 5788 noncommercial motor vehicle, recreational vehicle, or other 5789 vehicle of a class approved by the registrar of motor vehicles may 5790 apply to the registrar for the registration of the vehicle and 5791 issuance of "Pancreatic Cancer Awareness" license plates. An 5792 application made under this section may be combined with a request 5793 for a special reserved license plate under section 4503.40 or 5794 4503.42 of the Revised Code. Upon receipt of the completed 5795 application and compliance by the applicant with divisions (B) and 5796 (C) of this section, the registrar shall issue to the applicant 5797 the appropriate vehicle registration and a set of "Pancreatic 5798 Cancer Awareness" license plates and a validation sticker, or a 5799 validation sticker alone when required by section 4503.191 of the 5800 Revised Code. 5801

In addition to the letters and numbers ordinarily inscribed 5802 on the license plates, "Pancreatic Cancer Awareness" license 5803 plates shall be inscribed with identifying words or markings that 5804 promote pancreatic cancer awareness and are approved by the 5805 registrar. "Pancreatic Cancer Awareness" license plates shall 5806 display county identification stickers that identify the county of 5807 registration as required under section 4503.19 of the Revised 5808 Code. 5809

(B) "Pancreatic Cancer Awareness" license plates and a 5810 validation sticker, or validation sticker alone, shall be issued 5811 upon receipt of a contribution as provided in division (C)(1) of 5812 this section and upon payment of the regular license tax as 5813 prescribed under section 4503.04 of the Revised Code, any 5814 applicable motor vehicle license tax levied under Chapter 4504. of 5815 the Revised Code, any applicable additional fee prescribed by 5816 section 4503.40 or 4503.42 of the Revised Code, a bureau of motor 5817 vehicles administrative fee of ten dollars, and compliance with 5818 all other applicable laws relating to the registration of motor 5819 vehicles. 5820

(C)(1) For each application for registration and registration 5821 renewal notice the registrar receives under this section, the 5822 registrar shall collect a contribution of twenty-five dollars. The 5823 registrar shall transmit this contribution into the state treasury 5824 to the credit of the license plate contribution fund created in 5825 section 4501.21 of the Revised Code. 5826

(2) The registrar shall deposit the bureau administrative fee5827of ten dollars, the purpose of which is to compensate the bureau5828

for additional services required in the issuing of "Pancreatic5829Cancer Awareness" license plates, into the state treasury to the5830credit of the state bureau of motor vehicles public safety -5831highway purposes fund created in section 4501.254501.06 of theRevised Code.5833

Sec. 4503.496. (A) The owner or lessee of any passenger car, 5834 noncommercial motor vehicle, recreational vehicle, or other 5835 vehicle of a class approved by the registrar of motor vehicles may 5836 apply to the registrar for the registration of the vehicle and 5837 issuance of "sickle cell anemia awareness" license plates. The 5838 application may be combined with a request for a special reserved 5839 license plate under section 4503.40 or 4503.42 of the Revised 5840 Code. Upon receipt of the completed application and compliance by 5841 the applicant with divisions (B) and (C) of this section, the 5842 registrar shall issue to the applicant the appropriate vehicle 5843 registration and a set of "sickle cell anemia awareness" license 5844 plates and a validation sticker, or a validation sticker alone 5845 when required by section 4503.191 of the Revised Code. 5846

In addition to the letters and numbers ordinarily inscribed 5847 on the license plates, "sickle cell anemia awareness" license 5848 plates shall bear words selected by and a logo designed by the 5849 Ohio sickle cell and health association. The registrar shall 5850 approve the final design. "Sickle cell anemia awareness" license 5851 plates shall display county identification stickers that identify 5852 the county of registration as required under section 4503.19 of 5853 the Revised Code. 5854

(B) "Sickle cell anemia awareness" license plates and a
validation sticker, or validation sticker alone, shall be issued
validation for registration of a motor vehicle
validation; payment of the regular license tax as
prescribed under section 4503.04 of the Revised Code, any
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applicable motor vehicle license tax levied under Chapter 4504. of 5860 the Revised Code, any applicable additional fee prescribed by 5861 section 4503.40 or 4503.42 of the Revised Code, an additional fee 5862 of ten dollars, and a contribution as provided in division (C) of 5863 this section; and compliance with all other applicable laws 5864 relating to the registration of motor vehicles. 5865

(C) The registrar shall collect a contribution of ten dollars 5866 for each application for registration and registration renewal 5867 notice the registrar receives under this section. The registrar 5868 shall transmit this contribution to the treasurer of state for 5869 deposit into the state treasury to the credit of the license plate 5870 contribution fund created by section 4501.21 of the Revised Code. 5871

The registrar shall transmit the additional fee of ten 5872 dollars, which is to compensate the bureau of motor vehicles for 5873 the additional services required in the issuing of "sickle cell 5874 anemia awareness" license plates, to the treasurer of state for 5875 deposit into the state treasury to the credit of the state bureau 5876 of motor vehicles public safety - highway purposes fund created by 5877 section 4501.25 4501.06 of the Revised Code. 5878

Sec. 4503.497. (A) The owner or lessee of any passenger car, 5879 noncommercial motor vehicle, recreational vehicle, or other 5880 vehicle of a class approved by the registrar of motor vehicles may 5881 apply to the registrar for the registration of the vehicle and 5882 issuance of conquer childhood cancer license plates. An 5883 application made under this section may be combined with a request 5884 for a special reserved license plate under section 4503.40 or 5885 4503.42 of the Revised Code. Upon receipt of the completed 5886 application and compliance by the applicant with divisions (B) and 5887 (C) of this section, the registrar shall issue to the applicant 5888 the appropriate vehicle registration and a set of conquer 5889 childhood cancer license plates and a validation sticker, or a 5890 validation sticker alone when required by section 4503.191 of the 5891 Revised Code. 5892

In addition to the letters and numbers ordinarily inscribed 5893 on the license plates, conquer childhood cancer license plates 5894 shall be inscribed with identifying words or markings that are 5895 designed by the St. Baldrick's foundation and approved by the 5896 registrar. Conquer childhood cancer license plates shall display 5897 county identification stickers that identify the county of 5898 registration by name or number. 5899

(B) Conquer childhood cancer license plates and a validation 5900 sticker, or validation sticker alone, shall be issued upon receipt 5901 of a contribution as provided in division (C)(1) of this section 5902 and upon payment of the regular license tax as prescribed under 5903 section 4503.04 of the Revised Code, any applicable motor vehicle 5904 license tax levied under Chapter 4504. of the Revised Code, any 5905 applicable additional fee prescribed by section 4503.40 or 4503.42 5906 of the Revised Code, a bureau of motor vehicles administrative fee 5907 of ten dollars, and compliance with all other applicable laws 5908 relating to the registration of motor vehicles. 5909

(C)(1) For each application for registration and registration 5910 renewal notice the registrar receives under this section, the 5911 registrar shall collect a contribution of twenty-five dollars. The 5912 registrar shall transmit this contribution into the state treasury 5913 to the credit of the license plate contribution fund created in 5914 section 4501.21 of the Revised Code. 5915

(2) The registrar shall deposit the bureau administrative fee 5916 of ten dollars, the purpose of which is to compensate the bureau 5917 for additional services required in the issuing of conquer 5918 childhood cancer license plates, into the state treasury to the 5919 credit of the state bureau of motor vehicles public safety -5920 highway purposes fund created in section 4501.25 4501.06 of the 5921

Revised Code.

sec. 4503.498. (A) The owner or lessee of any passenger car, 5923 noncommercial motor vehicle, recreational vehicle, or other 5924 vehicle of a class approved by the registrar of motor vehicles may 5925 apply to the registrar for the registration of the vehicle and 5926 issuance of special olympics license plates. An application made 5927 under this section may be combined with a request for a special 5928 reserved license plate under section 4503.40 or 4503.42 of the 5929 Revised Code. Upon receipt of the completed application and 5930 compliance by the applicant with divisions (B) and (C) of this 5931 section, the registrar shall issue to the applicant the 5932 appropriate vehicle registration and a set of special olympics 5933 license plates and a validation sticker, or a validation sticker 5934 alone when required by section 4503.191 of the Revised Code. 5935

In addition to the letters and numbers ordinarily inscribed 5936 on the license plates, special olympics license plates shall be 5937 inscribed with identifying words or markings that are designed by 5938 special olympics Ohio, inc. and are approved by the registrar. 5939 Special olympics license plates shall display county 5940 identification stickers that identify the county of registration 5941 as required under section 4503.19 of the Revised Code. 5942

(B) The special olympics license plates and a validation 5943 sticker, or validation sticker alone, shall be issued upon receipt 5944 of a contribution as provided in division (C) of this section and 5945 upon payment of the regular license tax as prescribed under 5946 section 4503.04 of the Revised Code, any applicable motor vehicle 5947 license tax levied under Chapter 4504. of the Revised Code, any 5948 applicable additional fee prescribed by section 4503.40 or 4503.42 5949 of the Revised Code, a fee of ten dollars for the purpose of 5950 compensating the bureau of motor vehicles for additional services 5951 required in the issuing of special olympics license plates, and 5952

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compliance with all other applicable laws relating to the5953registration of motor vehicles.5954

(C) For each application for registration and registration 5955 renewal notice the registrar receives under this section, the 5956 registrar shall collect a contribution of fifteen dollars. The 5957 registrar shall transmit this contribution to the treasurer of 5958 state for deposit in the license plate contribution fund created 5959 in section 4501.21 of the Revised Code. 5960

The registrar shall transmit the additional fee of ten 5961 dollars paid to compensate the bureau for the additional services 5962 required in the issuing of special olympics license plates to the 5963 treasurer of state for deposit into the state treasury to the 5964 credit of the state bureau of motor vehicles public safety - 5965 <u>highway purposes</u> fund created by section 4501.25 4501.06 of the 5966 Revised Code. 5967

Sec. 4503.499. (A) The owner or lessee of any passenger car, 5968 noncommercial motor vehicle, recreational vehicle, or other 5969 vehicle of a class approved by the registrar of motor vehicles may 5970 apply to the registrar for the registration of the vehicle and 5971 issuance of pediatric brain tumor awareness license plates. An 5972 application made under this section may be combined with a request 5973 for a special reserved license plate under section 4503.40 or 5974 4503.42 of the Revised Code. Upon receipt of the completed 5975 application and compliance by the applicant with divisions (B) and 5976 (C) of this section, the registrar shall issue to the applicant 5977 the appropriate vehicle registration and a set of pediatric brain 5978 tumor awareness license plates and a validation sticker, or a 5979 validation sticker alone when required by section 4503.191 of the 5980 Revised Code. 5981

In addition to the letters and numbers ordinarily inscribed 5982 on the license plates, pediatric brain tumor awareness license 5983

plates shall be inscribed with identifying words or markings that 5984 are designed by the children's glioma cancer foundation and are 5985 approved by the registrar. Pediatric brain tumor awareness license 5986 plates shall display county identification stickers that identify 5987 the county of registration as required under section 4503.19 of 5988 the Revised Code. 5989

5990 (B) The pediatric brain tumor awareness license plates and a validation sticker, or validation sticker alone, shall be issued 5991 upon receipt of a contribution as provided in division (C) of this 5992 section and upon payment of the regular license tax as prescribed 5993 under section 4503.04 of the Revised Code, any applicable motor 5994 vehicle license tax levied under Chapter 4504. of the Revised 5995 Code, any applicable additional fee prescribed by section 4503.40 5996 or 4503.42 of the Revised Code, a fee of ten dollars for the 5997 purpose of compensating the bureau of motor vehicles for 5998 additional services required in the issuing of pediatric brain 5999 tumor awareness license plates, and compliance with all other 6000 applicable laws relating to the registration of motor vehicles. 6001

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

The registrar shall transmit the additional fee of ten6008dollars paid to compensate the bureau for the additional services6009required in the issuing of pediatric brain tumor awareness license6010plates to the treasurer of state for deposit into the state6011treasury to the credit of the state bureau of motor vehicles6012public safety - highway purposes fund created by section 4501.2560134501.06 of the Revised Code.6014

(D) If the issuance of the license plates under this section 6015

has been terminated under section 4503.77 of the Revised Code	6016
prior to March 23, 2015, the bureau shall begin issuing pediatric	6017
brain tumor awareness license plates on and after March 23, 2015,	6018
even if the sponsor of the license plate does not comply with the	6019
requirements of section 4503.78 of the Revised Code. However,	6020
after March 23, 2015, the license plate may be terminated as	6021
provided in section 4503.77 of the Revised Code.	6022

Sec. 4503.50. (A) The owner or lessee of any passenger car, 6023 noncommercial motor vehicle, recreational vehicle, or other 6024 vehicle of a class approved by the registrar of motor vehicles may 6025 apply to the registrar for the registration of the vehicle and 6026 issuance of future farmers of America license plates. The 6027 application for future farmers of America license plates may be 6028 combined with a request for a special reserved license plate under 6029 section 4503.40 or 4503.42 of the Revised Code. Upon receipt of 6030 the completed application and compliance with division (B) of this 6031 section, the registrar shall issue to the applicant the 6032 appropriate vehicle registration and a set of future farmers of 6033 America license plates with a validation sticker or a validation 6034 sticker alone when required by section 4503.191 of the Revised 6035 Code. 6036

In addition to the letters and numbers ordinarily inscribed 6037 on the license plates, future farmers of America license plates 6038 shall be inscribed with identifying words or markings representing 6039 the future farmers of America and approved by the registrar. 6040 Future farmers of America license plates shall bear county 6041 identification stickers that identify the county of registration 6042 as required under section 4503.19 of the Revised Code. 6043

(B) The future farmers of America license plates and
kar shall be issued upon receipt of a contribution
as provided in division (C) of this section and upon payment of
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the regular license tax as prescribed under section 4503.04 of the 6047 Revised Code, a fee of ten dollars for the purpose of compensating 6048 the bureau of motor vehicles for additional services required in 6049 the issuing of the future farmers of America license plates, any 6050 applicable motor vehicle tax levied under Chapter 4504. of the 6051 Revised Code, and compliance with all other applicable laws 6052 relating to the registration of motor vehicles. If the application 6053 for future farmers of America license plates is combined with a 6054 request for a special reserved license plate under section 4503.40 6055 or 4503.42 of the Revised Code, the license plate and validation 6056 sticker shall be issued upon payment of the contribution, fees, 6057 and taxes referred to or established in this division and the 6058 additional fee prescribed under section 4503.40 or 4503.42 of the 6059 Revised Code. 6060

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

The registrar shall deposit the additional fee of ten dollars 6067 specified in division (B) of this section that the applicant for 6068 registration pays for the purpose of compensating the bureau for 6069 the additional services required in the issuing of the applicant's 6070 future farmers of America license plates in the state bureau of 6071 motor vehicles public safety - highway purposes fund created in 6072 section 4501.25 4501.06 of the Revised Code. 6073

sec. 4503.501. (A) The owner or lessee of any passenger car, 6074
noncommercial motor vehicle, recreational vehicle, or other 6075
vehicle of a class approved by the registrar of motor vehicles may 6076
apply to the registrar for the registration of the vehicle and 6077

issuance of 4-H license plates. An application made under this 6078 section may be combined with a request for a special reserved 6079 license plate under section 4503.40 or 4503.42 of the Revised 6080 Code. Upon receipt of the completed application and compliance by 6081 the applicant with divisions (B) and (C) of this section, the 6082 registrar shall issue to the applicant the appropriate vehicle 6083 registration and a set of 4-H license plates and a validation 6084 sticker, or a validation sticker alone when required by section 6085 4503.191 of the Revised Code. 6086

In addition to the letters and numbers ordinarily inscribed 6087 on the license plates, 4-H license plates shall be inscribed with 6088 6089 identifying words or markings designated by the 4-H youth development program of the Ohio state university extension program 6090 and approved by the registrar. 4-H license plates shall display 6091 county identification stickers that identify the county of 6092 registration as required under section 4503.19 of the Revised 6093 Code. 6094

(B) The 4-H license plates and a validation sticker, or 6095 validation sticker alone, shall be issued upon receipt of a 6096 contribution as provided in division (C) of this section and upon 6097 payment of the regular license tax as prescribed under section 6098 4503.04 of the Revised Code, any applicable motor vehicle license 6099 tax levied under Chapter 4504. of the Revised Code, any applicable 6100 additional fee prescribed by section 4503.40 or 4503.42 of the 6101 Revised Code, a fee of ten dollars for the purpose of compensating 6102 the bureau of motor vehicles for additional services required in 6103 the issuing of 4-H license plates, and compliance with all other 6104 applicable laws relating to the registration of motor vehicles. 6105

(C) For each application for registration and registration
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renewal notice the registrar receives under this section, the
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registrar shall collect a contribution of fifteen dollars. The
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registrar shall transmit this contribution to the treasurer of 6109 state for deposit in the license plate contribution fund created 6110 in section 4501.21 of the Revised Code. 6111

The registrar shall transmit the additional fee of ten 6112 dollars paid to compensate the bureau for the additional services 6113 required in the issuing of 4-H license plates to the treasurer of 6114 state for deposit into the state treasury to the credit of the 6115 state bureau of motor vehicles public safety - highway purposes 6116 fund created by section 4501.25 4501.06 of the Revised Code. 6117

Sec. 4503.502. (A) The owner or lessee of any passenger car, 6118 noncommercial motor vehicle, recreational vehicle, or other 6119 vehicle of a class approved by the registrar of motor vehicles may 6120 apply to the registrar for the registration of the vehicle and 6121 issuance of Ohio cattlemen's foundation beef license plates. An 6122 application made under this section may be combined with a request 6123 for a special reserved license plate under section 4503.40 or 6124 4503.42 of the Revised Code. Upon receipt of the completed 6125 application and compliance by the applicant with divisions (B) and 6126 (C) of this section, the registrar shall issue to the applicant 6127 the appropriate vehicle registration and a set of Ohio cattlemen's 6128 foundation beef license plates and a validation sticker, or a 6129 validation sticker alone when required by section 4503.191 of the 6130 Revised Code. 6131

In addition to the letters and numbers ordinarily inscribed 6132 on the license plates, Ohio cattlemen's foundation beef license 6133 plates shall be inscribed with identifying words or markings that 6134 depict Ohio's beef industry and that are designated by the Ohio 6135 cattlemen's foundation and approved by the registrar. Ohio 6136 cattlemen's foundation beef license plates shall display county 6137 identification stickers that identify the county of registration 6138 as required under section 4503.19 of the Revised Code. 6139

(B) The Ohio cattlemen's foundation beef license plates and a 6140 validation sticker, or validation sticker alone, shall be issued 6141 upon receipt of a contribution as provided in division (C) of this 6142 section and upon payment of the regular license tax as prescribed 6143 under section 4503.04 of the Revised Code, any applicable motor 6144 vehicle license tax levied under Chapter 4504. of the Revised 6145 Code, any applicable additional fee prescribed by section 4503.40 6146 or 4503.42 of the Revised Code, a fee of ten dollars for the 6147 purpose of compensating the bureau of motor vehicles for 6148 additional services required in the issuing of Ohio cattlemen's 6149 foundation beef license plates, and compliance with all other 6150 applicable laws relating to the registration of motor vehicles. 6151

(C) For each application for registration and registration
(C) For each application for the for deposit in the license plate contribution fund created
(C) For each application for the for deposit of the Revised Code.

The registrar shall transmit the additional fee of ten6158dollars paid to compensate the bureau for the additional services6159required in the issuing of Ohio cattlemen's foundation beef6160license plates to the treasurer of state for deposit into the6161state treasury to the credit of the state bureau of motor vehicles6162public safety - highway purposes fund created by section 4501.2561634501.06 of the Revised Code.6164

sec. 4503.503. (A) The owner or lessee of any passenger car, 6165
noncommercial motor vehicle, recreational vehicle, or other 6166
vehicle of a class approved by the registrar of motor vehicles may 6167
apply to the registrar for the registration of the vehicle and 6168
issuance of "Ohio agriculture" license plates. The application for 6169
"Ohio agriculture" license plates may be combined with a request 6170

for a special reserved license plate under section 4503.40 or 6171 4503.42 of the Revised Code. Upon receipt of the completed 6172 application and compliance with division (B) of this section, the 6173 registrar shall issue to the applicant the appropriate vehicle 6174 registration and a set of "Ohio agriculture" license plates with a 6175 validation sticker or a validation sticker alone when required by 6176 section 4503.191 of the Revised Code. 6177

In addition to the letters and numbers ordinarily inscribed 6178 thereon, "Ohio agriculture" license plates shall be inscribed with 6179 words and markings selected and designed by the Ohio farm bureau 6180 federation, in consultation with representatives of agricultural 6181 commodity organizations of this state. The registrar shall approve 6182 the final design. "Ohio agriculture" license plates shall bear 6183 county identification stickers that identify the county of 6184 registration as required under section 4503.19 of the Revised 6185 Code. 6186

(B) "Ohio agriculture" license plates and validation stickers 6187 shall be issued upon payment of the regular license tax as 6188 prescribed under section 4503.04 of the Revised Code, any 6189 applicable motor vehicle tax levied under Chapter 4504. of the 6190 Revised Code, any applicable fee prescribed by section 4503.40 or 6191 4503.42 of the Revised Code, a bureau of motor vehicles 6192 administrative fee of ten dollars, the contribution specified 6193 under division (C) of this section, and compliance with all other 6194 applicable laws relating to the registration of motor vehicles. 6195

(C) For each application for registration and registration 6196 renewal received under this section, the registrar shall collect a 6197 contribution of twenty dollars. The registrar shall transmit this 6198 contribution to the treasurer of state for deposit in the Ohio 6199 agriculture license plate scholarship fund created in section 6200 901.90 of the Revised Code. 6201

(D) The registrar shall deposit the bureau administrative fee
 of ten dollars specified in division (B) of this section, the
 purpose of which is to compensate the bureau for the additional
 features required in the issuing of the applicant's "Ohio
 agriculture" license plates, into the state bureau of motor
 vehicles public safety - highway purposes fund created in section
 features
 features

Sec. 4503.504. (A) The owner or lessee of any passenger car, 6209 noncommercial motor vehicle, recreational vehicle, or other 6210 vehicle of a class approved by the registrar of motor vehicles may 6211 apply to the registrar for the registration of the vehicle and 6212 issuance of "Ohio sustainable agriculture" license plates. The 6213 application for "Ohio sustainable agriculture" license plates may 6214 be combined with a request for a special reserved license plate 6215 under section 4503.40 or 4503.42 of the Revised Code. Upon receipt 6216 of the completed application and compliance with division (B) of 6217 this section, the registrar shall issue to the applicant the 6218 appropriate vehicle registration and a set of "Ohio sustainable 6219 agriculture" license plates with a validation sticker or a 6220 validation sticker alone when required by section 4503.191 of the 6221 Revised Code. 6222

In addition to the letters and numbers ordinarily inscribed 6223 thereon, "Ohio sustainable agriculture" license plates shall be 6224 inscribed with words and markings selected and designed by the 6225 department of agriculture. The registrar shall approve the final 6226 design. "Ohio sustainable agriculture" license plates shall bear 6227 county identification stickers that identify the county of 6228 registration as required under section 4503.19 of the Revised 6229 Code. 6230

(B) "Ohio sustainable agriculture" license plates and6231validation stickers shall be issued upon payment of the regular6232

license tax as prescribed under section 4503.04 of the Revised
Code, any applicable motor vehicle tax levied under Chapter 4504.
of the Revised Code, any applicable fee prescribed by section
4503.40 or 4503.42 of the Revised Code, a bureau of motor vehicles
administrative fee of ten dollars, the contribution specified
division (C) of this section, and compliance with all other
applicable laws relating to the registration of motor vehicles.

(C) For each application for registration and registration
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 renewal received under this section, the registrar shall collect a
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 contribution of twenty dollars. The registrar shall transmit this
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 contribution to the treasurer of state for deposit in the agro
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 Ohio fund created in section 901.04 of the Revised Code.

(D) The registrar shall deposit the bureau administrative fee
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of ten dollars specified in division (B) of this section, the
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purpose of which is to compensate the bureau for the additional
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services required in the issuing of the applicant's "Ohio
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sustainable agriculture" license plates, into the state bureau of
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motor vehicles public safety - highway purposes fund created in
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section 4501.25
4501.06 of the Revised Code.

Sec. 4503.505. (A) The owner or lessee of any passenger car, 6252 noncommercial motor vehicle, recreational vehicle, or other 6253 vehicle of a class approved by the registrar of motor vehicles may 6254 apply to the registrar for the registration of the vehicle and 6255 issuance of phi theta kappa license plates. The application for 6256 phi theta kappa license plates may be combined with a request for 6257 a special reserved license plate under section 4503.40 or 4503.42 6258 of the Revised Code. Upon receipt of the completed application and 6259 compliance with division (B) of this section, the registrar shall 6260 issue to the applicant the appropriate vehicle registration and a 6261 set of phi theta kappa license plates with a validation sticker or 6262 a validation sticker alone when required by section 4503.191 of 6263

6264

the Revised Code.

In addition to the letters and numbers ordinarily inscribed 6265 thereon, phi theta kappa license plates shall be inscribed with 6266 words and markings selected and designed by the organization Ohio 6267 region phi theta kappa. The registrar shall approve the final 6268 design. Phi theta kappa license plates shall bear county 6269 identification stickers that identify the county of registration 6270 as required under section 4503.19 of the Revised Code. 6271

(B) Phi theta kappa license plates and validation stickers 6272 shall be issued upon payment of the regular license tax as 6273 prescribed under section 4503.04 of the Revised Code, any 6274 applicable motor vehicle tax levied under Chapter 4504. of the 6275 Revised Code, a bureau of motor vehicles administrative fee of ten 6276 dollars, the contribution specified under division (C) of this 6277 section, and compliance with all other applicable laws relating to 6278 the registration of motor vehicles. If the application for phi 6279 theta kappa license plates is combined with a request for a 6280 special reserved license plate under section 4503.40 or 4503.42 of 6281 the Revised Code, the license plates and validation sticker shall 6282 be issued upon payment of the contribution, fees, and taxes 6283 contained in this division and the additional fee prescribed by 6284 section 4503.40 or 4503.42 of the Revised Code. 6285

(C) For each application for registration and registration 6286 renewal received under this section, the registrar shall collect a 6287 contribution of twenty-five dollars. The registrar shall transmit 6288 this contribution to the treasurer of state for deposit in the 6289 license plate contribution fund created in section 4501.21 of the 6290 Revised Code. 6291

The registrar shall deposit the ten-dollar bureau6292administrative fee, the purpose of which is to compensate the6293bureau for the additional services required in issuing phi theta6294

kappa plates, into the state bureau of motor vehicles public6295safety - highway purposes fund created in section 4501.25 4501.066296of the Revised Code.6297

sec. 4503.51. (A) The owner or lessee of any passenger car, 6298 noncommercial motor vehicle, recreational vehicle, or vehicle of a 6299 class approved by the registrar of motor vehicles may voluntarily 6300 choose to submit an application to the registrar for registration 6301 of such motor vehicle and for issuance of collegiate license 6302 plates. The request for a collegiate license plate may be combined 6303 with a request for a special reserved license plate under section 6304 4503.40 or 4503.42 of the Revised Code. 6305

Upon receipt of the completed application for registration of 6306 a vehicle in accordance with any rules adopted under this section 6307 and upon compliance with division (B) of this section, the 6308 registrar shall issue to the applicant appropriate vehicle 6309 registration and a set of collegiate license plates with a 6310 validation sticker, or a validation sticker alone when required by 6311 section 4503.191 of the Revised Code. 6312

In addition to the letters and numbers ordinarily inscribed 6313 thereon, collegiate license plates shall be inscribed with the 6314 name of a university or college that is participating with the 6315 registrar in the issuance of collegiate license plates, or any 6316 other identifying marking or design selected by such a university 6317 or college and approved by the registrar. Collegiate license 6318 plates shall bear county identification stickers that identify the 6319 county of registration as required under section 4503.19 of the 6320 Revised Code. 6321

(B) The collegiate license plates and validation sticker
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shall be issued upon receipt of a contribution as provided in
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division (C) of this section and payment of the regular license
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fees as prescribed under section 4503.04 of the Revised Code, any
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applicable motor vehicle tax levied under Chapter 4504. of the 6326 Revised Code, a fee not to exceed ten dollars for the purpose of 6327 compensating the bureau of motor vehicles for additional services 6328 required in the issuing of collegiate license plates, and 6329 compliance with all other applicable laws relating to the 6330 registration of motor vehicles, including presentation of any 6331 inspection certificate required to be obtained for the motor 6332 vehicle under section 3704.14 of the Revised Code. If the 6333 application for a collegiate license plate is combined with a 6334 request for a special reserved license plate under section 4503.40 6335 or 4503.42 of the Revised Code, the license plate and validation 6336 sticker shall be issued upon payment of the contribution, fees, 6337 and taxes referred to in this division, the additional fee 6338 prescribed under section 4503.40 or 4503.42 of the Revised Code, 6339 and compliance with all other laws relating to the registration of 6340 motor vehicles, including presentation of any inspection 6341 certificate required to be obtained for the motor vehicle under 6342 section 3704.14 of the Revised Code. 6343

(C) The registrar shall collect a contribution of twenty-five
 6344
 dollars for each application for registration and registration
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 renewal notice under this section.

The registrar shall transmit this contribution to the 6347 treasurer of state for deposit into the license plate contribution 6348 fund created by section 4501.21 of the Revised Code. The 6349 additional fee not to exceed ten dollars that the applicant for 6350 registration voluntarily pays for the purpose of compensating the 6351 bureau for the additional services required in the issuing of the 6352 applicant's collegiate license plates shall be transmitted into 6353 the state treasury to the credit of the state bureau of motor 6354 vehicles public safety - highway purposes fund created in section 6355 4501.25 4501.06 of the Revised Code. 6356

(D) The registrar, in accordance with Chapter 119. of the 6357

Revised Code, shall adopt rules necessary for the efficient6358administration of the collegiate license plate program.6359

(E) As used in this section, "university or college" means a 6360 state university or college or a private university or college 6361 located in this state that possesses a certificate of 6362 authorization issued by the Ohio board of regents pursuant to 6363 Chapter 1713. of the Revised Code. "University or college" also 6364 includes community colleges created pursuant to Chapter 3354. of 6365 the Revised Code, university branches created pursuant to Chapter 6366 3355. of the Revised Code, technical colleges created pursuant to 6367 Chapter 3357. of the Revised Code, and state community colleges 6368 created pursuant to Chapter 3358. of the Revised Code. 6369

sec. 4503.513. (A) The owner or lessee of any passenger car, 6370 noncommercial motor vehicle, recreational vehicle, or vehicle of a 6371 class approved by the registrar of motor vehicles, who is a member 6372 of a historically black fraternity or sorority, may apply to the 6373 registrar for the registration of the vehicle and issuance of 6374 "historically black fraternity-sorority" license plates bearing 6375 the name or Greek letters of the historically black fraternity or 6376 sorority of which the applicant is a member. The request for a 6377 "historically black fraternity-sorority" license plate may be 6378 combined with a request for a special reserved license plate under 6379 section 4503.40 or 4503.42 of the Revised Code. Upon receipt of 6380 the completed application, proof of membership in a historically 6381 black fraternity or sorority as required by the registrar, and 6382 compliance with division (B) of this section, the registrar shall 6383 issue to the applicant appropriate vehicle registration and the 6384 particular "historically black fraternity-sorority" license plates 6385 indicating the fraternity or sorority of which the applicant is a 6386 member, with a validation sticker, or a validation sticker alone 6387 when required by section 4503.191 of the Revised Code. 6388

In addition to the letters and numbers ordinarily inscribed 6389 thereon, each "historically black fraternity-sorority" license 6390 plate shall be inscribed with the name of a historically black 6391 fraternity or sorority or the Greek letters of the fraternity or 6392 sorority, or both. The registrar shall approve the design of each 6393 "historically black fraternity-sorority" license plate, and the 6394 license plates shall bear county identification stickers that 6395 identify the county of registration as required under section 6396 4503.19 of the Revised Code. 6397

(B) The "historically black fraternity-sorority" license 6398 plates and validation sticker shall be issued upon payment of the 6399 regular license tax as prescribed under section 4503.04 of the 6400 Revised Code, any applicable motor vehicle tax levied under 6401 Chapter 4504. of the Revised Code, any applicable additional fee 6402 prescribed by section 4503.40 or 4503.42 of the Revised Code, and 6403 an additional fee of ten dollars, and compliance with all other 6404 applicable laws relating to the registration of motor vehicles. 6405

(C) The additional fee of ten dollars specified in division 6406 (B) of this section is to compensate the bureau of motor vehicles 6407 for additional services required in the issuing of "historically 6408 black fraternity-sorority" license plates. The registrar shall 6409 deposit this additional fee into the state treasury to the credit 6410 of the state bureau of motor vehicles public safety - highway 6411 purposes fund created in section 4501.25 4501.06 of the Revised 6412 Code. 6413

(D) Sections 4503.77 and 4503.78 of the Revised Code do not 6414 apply to license plates issued under this section. 6415

(E) As used in this section, "historically black fraternity
or sorority" means the alpha kappa alpha sorority, inc., alpha phi
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alpha fraternity, inc., delta sigma theta sorority, inc., zeta phi
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beta sorority, inc., iota phi theta fraternity, inc., kappa alpha
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psi fraternity, inc., sigma gamma rho sorority, inc., phi beta

sigma fraternity, inc., and omega psi phi fraternity, inc., each 6421 belonging to the national pan-hellenic council, inc. 6422

sec. 4503.514. (A) The owner or lessee of any passenger car, 6423 noncommercial motor vehicle, recreational vehicle, motorcycle, 6424 cab-enclosed motorcycle, or other vehicle of a class approved by 6425 the registrar of motor vehicles, and, effective January 1, 2017, 6426 the owner or lessee of any motor-driven cycle or motor scooter may 6427 apply to the registrar for the registration of the vehicle and 6428 issuance of "University of Notre Dame" license plates. The 6429 application for "University of Notre Dame" license plates may be 6430 combined with a request for a special reserved license plate under 6431 section 4503.40 or 4503.42 of the Revised Code. Upon receipt of 6432 the completed application and compliance with division (B) of this 6433 section, the registrar shall issue to the applicant the 6434 appropriate vehicle registration and a set of "University of Notre 6435 Dame" license plates with a validation sticker, or a validation 6436 sticker alone when required by section 4503.191 of the Revised 6437 Code. 6438

In addition to the letters and numbers ordinarily inscribed 6439 thereon, "University of Notre Dame" license plates shall bear 6440 words and markings selected by the university of Notre Dame. The 6441 registrar shall approve the final design. "University of Notre 6442 Dame" license plates shall bear county identification stickers 6443 that identify the county of registration as required under section 6444 4503.19 of the Revised Code. 6445

(B) "University of Notre Dame" license plates and validation
stickers shall be issued upon payment of the regular license tax
as prescribed under section 4503.04 of the Revised Code, any
applicable motor vehicle tax levied under Chapter 4504. of the
Revised Code, a bureau of motor vehicles administrative fee of ten
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dollars, the contribution specified in division (C) of this

section, and compliance with all other applicable laws relating to 6452 the registration of motor vehicles. If the application for 6453 "University of Notre Dame" license plates is combined with a 6454 request for a special reserved license plate under section 4503.40 6455 or 4503.42 of the Revised Code, the license plates and validation 6456 sticker shall be issued upon payment of the contribution, fees, 6457 and taxes contained in this division and the additional fee 6458 prescribed under section 4503.40 or 4503.42 of the Revised Code. 6459

(C)(1) For each application for registration and registration 6460 renewal submitted under this section, the registrar shall collect 6461 a contribution of thirty dollars. The registrar shall pay this 6462 contribution into the state treasury to the credit of the license 6463 plate contribution fund created in section 4501.21 of the Revised 6464 Code. 6465

(2) The registrar shall pay the ten-dollar bureau
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administrative fee, the purpose of which is to compensate the
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bureau for additional services required in issuing "University of
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Notre Dame" license plates, into the state treasury to the credit
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of the state bureau of motor vehicles public safety - highway
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purposes fund created in section 4501.25 4501.06 of the Revised
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sec. 4503.515. (A) The owner or lessee of any passenger car, 6473 noncommercial motor vehicle, recreational vehicle, or other 6474 vehicle of a class approved by the registrar of motor vehicles may 6475 apply to the registrar for the registration of the vehicle and 6476 issuance of "Ohio geology" license plates. The application may be 6477 combined with a request for a special reserved license plate under 6478 section 4503.40 or 4503.42 of the Revised Code. Upon receipt of 6479 the completed application and compliance by the applicant with 6480 divisions (B) and (C) of this section, the registrar shall issue 6481 to the applicant the appropriate vehicle registration and a set of 6482 "Ohio geology" license plates and a validation sticker, or a 6483 validation sticker alone when required by section 4503.191 of the 6484 Revised Code. 6485

In addition to the letters and numbers ordinarily inscribed 6486 on the license plates, "Ohio geology" license plates shall bear an 6487 appropriate logo and words selected by the director of natural 6488 resources and approved by the registrar. "Ohio geology" license 6489 plates shall display county identification stickers that identify 6490 the county of registration as required under section 4503.19 of 6491 the Revised Code. 6492

(B) "Ohio geology" license plates and a validation sticker, 6493 or validation sticker alone, shall be issued upon receipt of an 6494 application for registration of a motor vehicle under this 6495 section; payment of the regular license tax as prescribed under 6496 section 4503.04 of the Revised Code, any applicable motor vehicle 6497 license tax levied under Chapter 4504. of the Revised Code, any 6498 applicable additional fee prescribed by section 4503.40 or 4503.42 6499 of the Revised Code, an additional fee of ten dollars, and a 6500 contribution as provided in division (C) of this section; and 6501 compliance with all other applicable laws relating to the 6502 registration of motor vehicles. 6503

(C) For each application for registration and registration 6504 renewal notice the registrar receives under this section, the 6505 registrar shall collect a contribution of fifteen dollars. The 6506 registrar shall transmit this contribution to the treasurer of 6507 state for deposit into the state treasury to the credit of the 6508 "Ohio geology" license plate fund created by section 1505.13 of 6509 the Revised Code. 6510

The registrar shall transmit the additional fee of ten 6511 dollars, the purpose of which is to compensate the bureau of motor 6512 vehicles for the additional services required in the issuing of 6513

"Ohio geology" license plates, to the treasurer of state for6514deposit into the state treasury to the credit of the state bureau6515of motor vehicles public safety - highway purposes fund created by6516section 4501.254501.06of the Revised Code.

Sec. 4503.52. (A) The owner or lessee of any passenger car, 6518 noncommercial motor vehicle, recreational vehicle, or other 6519 vehicle of a class approved by the registrar of motor vehicles may 6520 apply to the registrar for the registration of the vehicle and 6521 issuance of Lake Erie license plates. The application for Lake 6522 Erie license plates may be combined with a request for a special 6523 reserved license plate under section 4503.40 or 4503.42 of the 6524 Revised Code. Upon receipt of the completed application and 6525 compliance with division (B) of this section, the registrar shall 6526 issue to the applicant the appropriate vehicle registration and a 6527 set of Lake Erie license plates with a validation sticker or a 6528 validation sticker alone when required by section 4503.191 of the 6529 Revised Code. 6530

In addition to the letters and numbers ordinarily inscribed 6531 thereon, Lake Erie license plates shall be inscribed with 6532 identifying words or markings designed by the Ohio Lake Erie 6533 commission and approved by the registrar. Lake Erie license plates 6534 shall bear county identification stickers that identify the county 6535 of registration as required under section 4503.19 of the Revised 6536 Code. 6537

(B) The Lake Erie license plates and validation sticker shall
(B) The Lake Erie license plates and validation sticker shall
(C) of this section and upon payment of the regular license fees
(C) of this section 4503.04 of the Revised Code, a fee not
(C) exceed ten dollars for the purpose of compensating the bureau
(C) of motor vehicles for additional services required in the issuing
(C) of the Lake Erie license plates, any applicable motor vehicle tax

levied under Chapter 4504. of the Revised Code, and compliance 6545 with all other applicable laws relating to the registration of 6546 motor vehicles. If the application for Lake Erie license plates is 6547 combined with a request for a special reserved license plate under 6548 section 4503.40 or 4503.42 of the Revised Code, the license plate 6549 and validation sticker shall be issued upon payment of the 6550 contribution, fees, and taxes contained in this division and the 6551 additional fee prescribed under section 4503.40 or 4503.42 of the 6552 Revised Code. 6553

(C) For each application for registration and registration 6554 renewal received under this section, the registrar shall collect a 6555 contribution in an amount not to exceed forty dollars as 6556 determined by the Ohio Lake Erie commission. The registrar shall 6557 transmit this contribution to the treasurer of state for deposit 6558 in the Lake Erie protection fund created in section 1506.23 of the 6559 Revised Code. 6560

The registrar shall deposit the additional fee not to exceed 6561 ten dollars specified in division (B) of this section that the 6562 applicant for registration voluntarily pays for the purpose of 6563 compensating the bureau for the additional services required in 6564 the issuing of the Lake Erie license plates in the state bureau of 6565 motor vehicles public safety - highway purposes fund created in 6566 section 4501.25 4501.06 of the Revised Code. 6567

Sec. 4503.521. (A) The owner or lessee of any passenger car, 6568 noncommercial motor vehicle, recreational vehicle, or other 6569 vehicle of a class approved by the registrar of motor vehicles may 6570 apply to the registrar for the registration of the vehicle and 6571 issuance of "share the road" license plates. The application for 6572 "share the road" license plates may be combined with a request for 6573 a special reserved license plate under section 4503.40 or 4503.42 6574 of the Revised Code. Upon receipt of the completed application and 6575

compliance with division (B) of this section, the registrar shall 6576 issue to the applicant the appropriate vehicle registration and a 6577 set of "share the road" license plates with a validation sticker 6578 or a validation sticker alone when required by section 4503.191 of 6579 the Revised Code. 6580

In addition to the letters and numbers ordinarily inscribed 6581 on the license plates, "share the road" license plates shall be 6582 inscribed with the words "share the road" and markings designed by 6583 the organization known on March 23, 2005, as the Ohio bicycle 6584 federation and approved by the registrar. "Share the road" license 6585 plates shall bear county identification stickers that identify the 6586 county of registration as required under section 4503.19 of the 6587 Revised Code. 6588

(B) "Share the road" license plates and validation stickers 6589 shall be issued upon receipt of a contribution as provided in 6590 division (C) of this section and upon payment of the regular 6591 license tax as prescribed under section 4503.04 of the Revised 6592 Code, a fee of ten dollars for the purpose of compensating the 6593 bureau of motor vehicles for additional services required in the 6594 issuing of the "share the road" license plates, any applicable 6595 motor vehicle tax levied under Chapter 4504. of the Revised Code, 6596 any applicable additional fee prescribed by section 4503.40 or 6597 4503.42 of the Revised Code, and compliance with all other 6598 applicable laws relating to the registration of motor vehicles. 6599

(C) For each application for registration and registration 6600 renewal that the registrar receives under this section, the 6601 registrar shall collect a contribution of five dollars. The 6602 registrar shall transmit this contribution to the treasurer of 6603 state for deposit in the state highway safety license plate 6604 contribution fund created in section 4501.06 4501.21 of the 6605 Revised Code. The contribution may be used to create and 6606

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distribute bicycle safety education materials. 6607

The registrar shall deposit the additional fee of ten dollars 6608 specified in division (B) of this section that the applicant for 6609 registration pays for the purpose of compensating the bureau for 6610 the additional services required in the issuing of the applicant's 6611 "share the road" license plates in the state bureau of motor 6612 vehicles public safety - highway purposes fund created in section 6613 4501.25 4501.06 of the Revised Code. 6614

Sec. 4503.522. (A) The owner or lessee of any passenger car, 6615 noncommercial motor vehicle, recreational vehicle, or other 6616 vehicle of a class approved by the registrar of motor vehicles may 6617 apply to the registrar for the registration of the vehicle and 6618 issuance of "Perry's monument" license plates. The application for 6619 "Perry's monument" license plates may be combined with a request 6620 for a special reserved license plate under section 4503.40 or 6621 4503.42 of the Revised Code. Upon receipt of the completed 6622 application and compliance with division (B) of this section, the 6623 registrar shall issue to the applicant the appropriate vehicle 6624 registration and a set of "Perry's monument" license plates with a 6625 validation sticker or a validation sticker alone when required by 6626 section 4503.191 of the Revised Code. 6627

In addition to the letters and numbers ordinarily inscribed 6628 thereon, "Perry's monument" license plates shall be inscribed with 6629 words and markings designed by the "friends of Perry's victory and 6630 international peace memorial, incorporated, " a nonprofit 6631 corporation organized under the laws of this state, and approved 6632 by the registrar. "Perry's monument" license plates shall bear 6633 county identification stickers that identify the county of 6634 registration as required under section 4503.19 of the Revised 6635 Code. 6636

(B) "Perry's monument" license plates and validation stickers 6637

shall be issued upon payment of the regular license tax as 6638 prescribed under section 4503.04 of the Revised Code, any 6639 applicable motor vehicle tax levied under Chapter 4504. of the 6640 Revised Code, any applicable fee prescribed by section 4503.40 or 6641 4503.42 of the Revised Code, the contribution specified under 6642 division (C) of this section, and an additional fee of ten 6643 dollars, and compliance with all other applicable laws relating to 6644 the registration of motor vehicles. 6645

(C) For each application for registration and registration 6646 renewal received under this section, the registrar shall collect a 6647 contribution of fifteen dollars. The registrar shall transmit this 6648 contribution to the treasurer of state for deposit in the license 6649 plate contribution fund created in section 4501.21 of the Revised 6650 Code. 6651

(D) The purpose of the additional fee of ten dollars 6652 specified in division (B) of this section is to compensate the 6653 bureau of motor vehicles for the additional services required in 6654 the issuing of the applicant's "Perry's monument" license plates. 6655 The registrar shall deposit this additional fee in the state 6656 bureau of motor vehicles public safety - highway purposes fund 6657 created in section 4501.25 4501.06 of the Revised Code. 6658

sec. 4503.523. (A) The owner or lessee of any passenger car, 6659 noncommercial motor vehicle, recreational vehicle, or other 6660 vehicle of a class approved by the registrar of motor vehicles may 6661 apply to the registrar for the registration of the vehicle and 6662 issuance of "fairport harbor breakwall lighthouse" license plates. 6663 The application for fairport harbor breakwall lighthouse license 6664 plates may be combined with a request for a special reserved 6665 license plate under section 4503.40 or 4503.42 of the Revised 6666 Code. Upon receipt of the completed application and compliance 6667 with division (B) of this section, the registrar shall issue to 6668

the applicant the appropriate vehicle registration, a set of 6669 fairport harbor breakwall lighthouse license plates with a 6670 validation sticker, or a validation sticker alone when required by 6671 section 4503.191 of the Revised Code. 6672

In addition to the letters and numbers ordinarily inscribed 6673 on the license plates, fairport harbor breakwall lighthouse 6674 license plates shall be inscribed with identifying words or 6675 markings selected by the fairport lights foundation and approved 6676 by the registrar. Fairport harbor breakwall lighthouse license 6677 plates shall bear county identification stickers that identify the 6678 county of registration as required under section 4503.19 of the 6679 Revised Code. 6680

(B) Fairport harbor breakwall lighthouse license plates and a 6681 validation sticker or, when applicable, a validation sticker alone 6682 shall be issued upon submission by the applicant of an application 6683 for registration of a motor vehicle under this section and a 6684 contribution as provided in division (C) of this section; payment 6685 of the regular license tax as prescribed under section 4503.04 of 6686 the Revised Code, any applicable motor vehicle tax levied under 6687 Chapter 4504. of the Revised Code, any applicable additional fee 6688 prescribed by section 4503.40 or 4503.42 of the Revised Code, and 6689 an additional fee of ten dollars; and compliance with all other 6690 applicable laws relating to the registration of motor vehicles. 6691

(C) For each application for registration and registration 6692 renewal that the registrar receives under this section, the 6693 registrar shall collect a contribution of fifteen dollars. The 6694 registrar shall transmit this contribution to the treasurer of 6695 state for deposit in the license plate contribution fund created 6696 by section 4501.21 of the Revised Code. 6697

The additional fee of ten dollars described in division (B) 6698 of this section shall be for the purpose of compensating the 6699

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bureau of motor vehicles for additional services required in6700issuing license plates under this section. The registrar shall6701transmit that fee to the treasurer of state for deposit into the6702state treasury to the credit of the bureau of motor vehicles6703public safety - highway purposes fund created by section 4501.2567044501.06 of the Revised Code.6705

sec. 4503.524. (A) The owner or lessee of any passenger car, 6706 noncommercial motor vehicle, recreational vehicle, or other 6707 vehicle of a class approved by the registrar of motor vehicles may 6708 apply to the registrar for the registration of the vehicle and 6709 issuance of "Massillon tiger football booster club" license 6710 plates. The application for "Massillon tiger football booster 6711 club" license plates may be combined with a request for a special 6712 reserved license plate under section 4503.40 or 4503.42 of the 6713 Revised Code. Upon receipt of the completed application and 6714 compliance with division (B) of this section, the registrar shall 6715 issue to the applicant the appropriate vehicle registration and a 6716 set of "Massillon tiger football booster club" license plates with 6717 a validation sticker or a validation sticker alone when required 6718 by section 4503.191 of the Revised Code. In addition to the 6719 letters and numbers ordinarily inscribed thereon, "Massillon tiger 6720 football booster club" license plates shall be inscribed with 6721 words and markings selected and designed by the Massillon tiger 6722 football booster club and approved by the registrar. "Massillon 6723 tiger football booster club" license plates shall bear county 6724 identification stickers that identify the county of registration 6725 as required under section 4503.19 of the Revised Code. 6726

(B) "Massillon tiger football booster club" license plates
and validation stickers shall be issued upon payment of the
regular license tax as prescribed under section 4503.04 of the
Revised Code, any applicable motor vehicle tax levied under
Chapter 4504. of the Revised Code, a bureau of motor vehicles

administrative fee of ten dollars, the contribution specified in 6732 division (C) of this section, and compliance with all other 6733 applicable laws relating to the registration of motor vehicles. If 6734 the application for "Massillon tiger football booster club" 6735 license plates is combined with a request for a special reserved 6736 license plate under section 4503.40 or 4503.42 of the Revised 6737 Code, the license plates and validation sticker shall be issued 6738 upon payment of the contribution, fees, and taxes contained in 6739 this division and the additional fee prescribed under section 6740 4503.40 or 4503.42 of the Revised Code. 6741

(C) For each application for registration and registration
(C) For each application for registration
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The registrar shall deposit the ten-dollar bureau6748administrative fee, the purpose of which is to compensate the6749bureau for additional services required in issuing "Massillon6750tiger football booster club" license plates, into the state bureau6751of motor vehicles public safety - highway purposes fund created in6752section 4501.254501.06 of the Revised Code.6753

Sec. 4503.525. (A) The owner or lessee of any passenger car, 6754 noncommercial motor vehicle, recreational vehicle, or other 6755 vehicle of a class approved by the registrar of motor vehicles may 6756 apply to the registrar for the registration of the vehicle and 6757 issuance of power squadron license plates. The application for 6758 power squadron license plates may be combined with a request for a 6759 special reserved license plate under section 4503.40 or 4503.42 of 6760 the Revised Code. Upon receipt of the completed application and 6761 compliance with division (B) of this section, the registrar shall 6762 issue to the applicant the appropriate vehicle registration and a 6763 set of power squadron license plates with a validation sticker or 6764 a validation sticker alone when required by section 4503.191 of 6765 the Revised Code. 6766

In addition to the letters and numbers ordinarily inscribed 6767 thereon, power squadron license plates shall be inscribed with 6768 words and markings selected and designed by the organization 6769 Mansfield power squadron. The registrar shall approve the final 6770 design. Power squadron license plates shall bear county 6771 identification stickers that identify the county of registration 6772 as required under section 4503.19 of the Revised Code. 6773

(B) Power squadron license plates and validation stickers 6774 shall be issued upon payment of the regular license tax as 6775 prescribed under section 4503.04 of the Revised Code, any 6776 applicable motor vehicle tax levied under Chapter 4504. of the 6777 Revised Code, a bureau of motor vehicles administrative fee of ten 6778 dollars, the contribution specified under division (C) of this 6779 section, and compliance with all other applicable laws relating to 6780 the registration of motor vehicles. If the application for power 6781 squadron license plates is combined with a request for a special 6782 reserved license plate under section 4503.40 or 4503.42 of the 6783 Revised Code, the license plates and validation sticker shall be 6784 issued upon payment of the fees and taxes contained in this 6785 division and the additional fee prescribed by section 4503.40 or 6786 4503.42 of the Revised Code. 6787

(C) For each application for registration and registration
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 renewal received under this section, the registrar shall collect a
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 contribution of fifteen dollars. The registrar shall pay this
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 contribution into the state treasury to the credit of the license
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 plate contribution fund created in section 4501.21 of the Revised
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The registrar shall pay the ten-dollar bureau administrative 6794 fee, the purpose of which is to compensate the bureau for the 6795 additional services required in issuing power squadron license 6796 plates, into the state treasury to the credit of the state bureau 6797 of motor vehicles public safety - highway purposes fund created in 6798 section 4501.25 4501.06 of the Revised Code. 6799

sec. 4503.526. (A) The owner or lessee of any passenger car, 6800 noncommercial motor vehicle, recreational vehicle, or other 6801 vehicle of a class approved by the registrar of motor vehicles may 6802 apply to the registrar for the registration of the vehicle and 6803 issuance of Kiwanis club license plates. The application for 6804 Kiwanis club license plates may be combined with a request for a 6805 special reserved license plate under section 4503.40 or 4503.42 of 6806 the Revised Code. Upon receipt of the completed application and 6807 compliance with division (B) of this section, the registrar shall 6808 issue to the applicant the appropriate vehicle registration and a 6809 set of Kiwanis club license plates with a validation sticker or a 6810 validation sticker alone when required by section 4503.191 of the 6811 Revised Code. 6812

In addition to the letters and numbers ordinarily inscribed 6813 thereon, Kiwanis club license plates shall be inscribed with words 6814 and markings selected and designed by the Ohio district of Kiwanis 6815 international. The registrar shall approve the final design. 6816 Kiwanis club license plates shall bear county identification 6817 stickers that identify the county of registration as required 6818 under section 4503.19 of the Revised Code. 6819

(B) Kiwanis club license plates and validation stickers shall 6820 be issued upon payment of the regular license tax as prescribed 6821 under section 4503.04 of the Revised Code, any applicable motor 6822 vehicle tax levied under Chapter 4504. of the Revised Code, a 6823 bureau of motor vehicles administrative fee of ten dollars, the 6824

compliance with all other applicable laws relating to the 6826 registration of motor vehicles. If the application for Kiwanis 6827 club license plates is combined with a request for a special 6828 reserved license plate under section 4503.40 or 4503.42 of the 6829 Revised Code, the license plates and validation sticker shall be 6830 issued upon payment of the fees and taxes contained in this 6831 division and the additional fee prescribed by section 4503.40 or 6832 4503.42 of the Revised Code. 6833

(C) For each application for registration and registration 6834 renewal received under this section, the registrar shall collect a 6835 contribution of twenty-five dollars. The registrar shall pay this 6836 contribution into the state treasury to the credit of the license 6837 plate contribution fund created in section 4501.21 of the Revised 6838 Code. 6839

The registrar shall deposit the ten-dollar bureau6840administrative fee, the purpose of which is to compensate the6841bureau for the additional services required in issuing Kiwanis6842club license plates, into the state treasury to the credit of the6843state bureau of motor vehicles public safety - highway purposes6844fund created in section 4501.254501.06 of the Revised Code.6845

Sec. 4503.527. (A) The owner or lessee of any passenger car, 6846 noncommercial motor vehicle, recreational vehicle, or other 6847 vehicle of a class approved by the registrar of motor vehicles may 6848 apply to the registrar for the registration of the vehicle and 6849 issuance of "Ohio Statehouse" license plates. The application for 6850 "Ohio Statehouse" license plates may be combined with a request 6851 for a special reserved license plate under section 4503.40 or 6852 4503.42 of the Revised Code. Upon receipt of the completed 6853 application and compliance with division (B) of this section, the 6854 registrar shall issue to the applicant the appropriate vehicle 6855 registration and a set of "Ohio Statehouse" license plates with a 6856 validation sticker or a validation sticker alone when required by 6857 section 4503.191 of the Revised Code. In addition to the letters 6858 and numbers ordinarily inscribed thereon, "Ohio Statehouse" 6859 license plates shall be inscribed with words and markings selected 6860 and designed by the capitol square review and advisory board and 6861 approved by the registrar. "Ohio Statehouse" license plates shall 6862 bear county identification stickers that identify the county of 6863 registration as required under section 4503.19 of the Revised 6864 Code. 6865

(B) "Ohio Statehouse" license plates and validation stickers 6866 6867 shall be issued upon payment of the regular license tax as prescribed under section 4503.04 of the Revised Code, any 6868 applicable motor vehicle tax levied under Chapter 4504. of the 6869 Revised Code, a bureau of motor vehicles administrative fee of ten 6870 dollars, the contribution specified in division (C)(1) of this 6871 section, and compliance with all other applicable laws relating to 6872 the registration of motor vehicles. If the application for "Ohio 6873 Statehouse" license plates is combined with a request for a 6874 special reserved license plate under section 4503.40 or 4503.42 of 6875 the Revised Code, the license plates and validation sticker shall 6876 be issued upon payment of the contribution, fees, and taxes 6877 contained in this division and the additional fee prescribed under 6878 section 4503.40 or 4503.42 of the Revised Code. 6879

(C)(1) For each application for registration and registration 6880 renewal submitted under this section, the registrar shall collect 6881 a contribution of twenty-five dollars. The registrar shall 6882 transmit this contribution to the treasurer of state for deposit 6883 into the capitol square renovation gift fund created in section 6884 105.41 of the Revised Code. 6885

(2) The registrar shall pay the ten-dollar bureau 6886

Statehouse" license plates, into the state treasury to the credit6889of the state bureau of motor vehicles public safety - highway6890purposes fund created in section 4501.254501.06 of the Revised6891Code.6892

sec. 4503.528. (A) The owner or lessee of any passenger car, 6893 noncommercial motor vehicle, recreational vehicle, or other 6894 vehicle of a class approved by the registrar of motor vehicles may 6895 apply to the registrar for the registration of the vehicle and 6896 issuance of "Ohio Association of Child Caring Agencies" license 6897 plates. An application made under this section may be combined 6898 with a request for a special reserved license plate under section 6899 4503.40 or 4503.42 of the Revised Code. Upon receipt of the 6900 completed application and compliance by the applicant with 6901 divisions (B) and (C) of this section, the registrar shall issue 6902 to the applicant the appropriate vehicle registration and a set of 6903 "Ohio Association of Child Caring Agencies" license plates with a 6904 validation sticker, or a validation sticker alone when required by 6905 section 4503.191 of the Revised Code. 6906

In addition to the letters and numbers ordinarily inscribed 6907 on the license plates, "Ohio Association of Child Caring Agencies" 6908 license plates shall bear words and markings that are designed by 6909 the Ohio association of child caring agencies and approved by the 6910 registrar. "Ohio Association of Child Caring Agencies" license 6911 plates shall display county identification stickers that identify 6912 the county of registration as required under section 4503.19 of 6913 the Revised Code. 6914

(B) "Ohio Association of Child Caring Agencies" license
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plates and a validation sticker, or validation sticker alone,
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shall be issued upon receipt of a contribution as provided in
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division (C)(1) of this section and upon payment of the regular 6918 license tax as prescribed under section 4503.04 of the Revised 6919 Code, any applicable motor vehicle license tax levied under 6920 Chapter 4504. of the Revised Code, any applicable additional fee 6921 prescribed by section 4503.40 or 4503.42 of the Revised Code, a 6922 bureau of motor vehicles administrative fee of ten dollars, and 6923 compliance with all other applicable laws relating to the 6924 registration of motor vehicles. 6925

(C)(1) For each application for registration and registration 6926 renewal notice the registrar receives under this section, the 6927 registrar shall collect a contribution of twenty-five dollars. The 6928 registrar shall transmit this contribution into the state treasury 6929 to the credit of the license plate contribution fund created in 6930 section 4501.21 of the Revised Code. 6931

(2) The registrar shall deposit the bureau administrative fee
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of ten dollars, the purpose of which is to compensate the bureau
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for additional services required in the issuing of "Ohio
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Association of Child Caring Agencies" license plates, into the
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state treasury to the credit of the state bureau of motor vehicles
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public safety - highway purposes fund created in section 4501.25
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4501.06 of the Revised Code.

Sec. 4503.529. (A) The owner or lessee of any passenger car, 6939 noncommercial motor vehicle, recreational vehicle, or other 6940 vehicle of a class approved by the registrar of motor vehicles may 6941 apply to the registrar for the registration of the vehicle and the 6942 issuance of "Ohio Nurses Association" license plates. An 6943 application made under this section may be combined with a request 6944 for a special reserved license plate under section 4503.40 or 6945 4503.42 of the Revised Code. Upon receipt of the completed 6946 application and compliance by the applicant with divisions (B) and 6947 (C) of this section, the registrar shall issue to the applicant 6948

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the appropriate vehicle registration and a set of "Ohio Nurses 6949 Association" license plates and a validation sticker, or a 6950 validation sticker alone when required by section 4503.191 of the 6951 Revised Code. 6952

In addition to the letters and numbers ordinarily inscribed 6953 on the license plates, "Ohio Nurses Association" license plates 6954 shall be inscribed with identifying words or markings that are 6955 designed by the Ohio nurses association and approved by the 6956 registrar. "Ohio Nurses Association" license plates shall display 6957 county identification stickers that identify the county of 6958 registration as required under section 4503.19 of the Revised 6959 Code. 6960

(B) "Ohio Nurses Association" license plates and a validation 6961 sticker, or validation sticker alone, shall be issued upon receipt 6962 of a contribution as provided in division (C)(1) of this section 6963 and upon payment of the regular license tax as prescribed under 6964 section 4503.04 of the Revised Code, any applicable motor vehicle 6965 license tax levied under Chapter 4504. of the Revised Code, any 6966 applicable additional fee prescribed by section 4503.40 or 4503.42 6967 of the Revised Code, a bureau of motor vehicles administrative fee 6968 of ten dollars, and compliance with all other applicable laws 6969 relating to the registration of motor vehicles. 6970

(C)(1) For each initial and renewal application for 6971 registration the registrar receives under this section, the 6972 registrar shall collect a contribution of twenty-five dollars. For 6973 each registration renewal notice the registrar receives under this 6974 section, the registrar shall collect a contribution of eleven 6975 dollars and fifty cents. The registrar shall deposit all such 6976 contributions into the state treasury to the credit of the license 6977 plate contribution fund created in section 4501.21 of the Revised 6978 Code. 6979

(2) The registrar shall deposit the bureau of motor vehicles 6980 administrative fee of ten dollars, the purpose of which is to 6981 compensate the bureau for additional services required in the 6982 issuing of "Ohio Nurses Association" license plates, into the 6983 state treasury to the credit of the state bureau of motor vehicles 6984 public safety - highway purposes fund created in section 4501.25 6985 4501.06 of the Revised Code. 6986

Sec. 4503.531. (A) The owner or lessee of any passenger car, 6987 noncommercial motor vehicle, recreational vehicle, or other 6988 vehicle of a class approved by the registrar of motor vehicles may 6989 apply to the registrar for the registration of the vehicle and 6990 issuance of "thank you U.S. military" license plates. The 6991 application may be combined with a request for a special reserved 6992 license plate under section 4503.40 or 4503.42 of the Revised 6993 Code. Upon receipt of the completed application and compliance by 6994 the applicant with divisions (B) and (C) of this section, the 6995 registrar shall issue to the applicant the appropriate vehicle 6996 registration and a set of "thank you U.S. military" license plates 6997 and a validation sticker, or a validation sticker alone when 6998 required by section 4503.191 of the Revised Code. 6999

In addition to the letters and numbers ordinarily inscribed 7000 on the license plates, "thank you U.S. military" license plates 7001 shall bear the words "thank you U.S. military" and markings 7002 designed by the thank you foundation. The registrar shall approve 7003 the final design. "Thank you U.S. military" license plates shall 7004 display county identification stickers that identify the county of 7005 registration as required under section 4503.19 of the Revised 7006 Code. 7007

(B) "Thank you U.S. military" license plates and a validation 7008 sticker, or validation sticker alone, shall be issued upon receipt 7009 7010 of an application for registration of a motor vehicle under this

section; payment of the regular license tax as prescribed under 7011 section 4503.04 of the Revised Code, any applicable motor vehicle 7012 license tax levied under Chapter 4504. of the Revised Code, any 7013 applicable additional fee prescribed by section 4503.40 or 4503.42 7014 of the Revised Code, an additional fee of ten dollars, and a 7015 contribution as provided in division (C) of this section; and 7016 compliance with all other applicable laws relating to the 7017 registration of motor vehicles. 7018

(C) The registrar shall collect a contribution of ten dollars 7019 for each application for registration and registration renewal 7020 notice the registrar receives under this section. The registrar 7021 shall transmit this contribution to the treasurer of state for 7022 deposit into the state treasury to the credit of the license plate 7023 contribution fund created by section 4501.21 of the Revised Code. 7024

The registrar shall transmit the additional fee of ten 7025 dollars, which is to compensate the bureau of motor vehicles for 7026 the additional services required in the issuing of "thank you U.S. 7027 military" license plates, to the treasurer of state for deposit 7028 into the state treasury to the credit of the state bureau of motor 7029 vehicles public safety - highway purposes fund created by section 7030 4501.25 4501.06 of the Revised Code. 7031

sec. 4503.534. (A) The owner or lessee of any passenger car, 7032 noncommercial motor vehicle, recreational vehicle, or other 7033 vehicle of a class approved by the registrar of motor vehicles may 7034 apply to the registrar for the registration of the vehicle and 7035 issuance of disabled American veteran license plates. An 7036 application made under this section may be combined with a request 7037 for a special reserved license plate under section 4503.40 or 7038 4503.42 of the Revised Code. Upon receipt of the completed 7039 application and compliance by the applicant with divisions (B) and 7040 (C) of this section, the registrar shall issue to the applicant 7041

the appropriate vehicle registration and a set of disabled 7042 American veteran license plates and a validation sticker, or a 7043 validation sticker alone when required by section 4503.191 of the 7044 Revised Code. 7045

In addition to the letters and numbers ordinarily inscribed 7046 on the license plates, disabled American veteran license plates 7047 shall be inscribed with identifying words or markings that are 7048 approved by the disabled American veterans department of Ohio and 7049 the registrar. Disabled American veteran license plates shall 7050 display county identification stickers that identify the county of 7051 registration as required under section 4503.19 of the Revised 7052 Code. 7053

(B) The disabled American veteran license plates and a 7054 validation sticker, or validation sticker alone, shall be issued 7055 upon receipt of a contribution as provided in division (C) of this 7056 section and upon payment of the regular license tax as prescribed 7057 under section 4503.04 of the Revised Code, any applicable motor 7058 vehicle license tax levied under Chapter 4504. of the Revised 7059 Code, any applicable additional fee prescribed by section 4503.40 7060 or 4503.42 of the Revised Code, a fee of ten dollars for the 7061 purpose of compensating the bureau of motor vehicles for 7062 additional services required in the issuing of disabled American 7063 veteran license plates, and compliance with all other applicable 7064 laws relating to the registration of motor vehicles. 7065

(C) For each application for registration and registration 7066 renewal notice the registrar receives under this section, the 7067 registrar shall collect a contribution of twenty-five dollars. The 7068 registrar shall transmit this contribution to the treasurer of 7069 state for deposit in the license plate contribution fund created 7070 in section 4501.21 of the Revised Code. 7071

The registrar shall transmit the additional fee of ten 7072

dollars paid to compensate the bureau for the additional services7073required in the issuing of disabled American veteran license7074plates to the treasurer of state for deposit into the state7075treasury to the credit of the state bureau of motor vehicles7076public safety - highway purposes fund created by section 4501.2570774501.06 of the Revised Code.7078

Sec. 4503.535. (A) The owner or lessee of any passenger car, 7079 noncommercial motor vehicle, recreational vehicle, motorcycle, 7080 motorized bicycle or moped, trailer, or other vehicle of a class 7081 approved by the registrar of motor vehicles, and, effective 7082 January 1, 2017, the owner or lessee of any motor-driven cycle or 7083 motor scooter, autocycle, or cab-enclosed motorcycle, may apply to 7084 the registrar for the registration of the vehicle and issuance of 7085 POW/MIA awareness license plates. The application for POW/MIA 7086 awareness license plates may be combined with a request for a 7087 special reserved license plate under section 4503.40 or 4503.42 of 7088 the Revised Code. Upon receipt of the completed application and 7089 compliance with division (B) of this section, the registrar shall 7090 issue to the applicant the appropriate vehicle registration and a 7091 set of POW/MIA awareness license plates with a validation sticker, 7092 or a validation sticker alone when required by section 4503.191 of 7093 the Revised Code. 7094

In addition to the letters and numbers ordinarily inscribed 7095 thereon, POW/MIA awareness license plates shall bear the markings 7096 designed by rolling thunder, inc., chapter 1 Ohio. POW/MIA 7097 awareness license plates, except for motorcycle, motorized 7098 bicycle, or moped license plates, also shall bear the words "not 7099 forgotten." The registrar shall approve the final design. POW/MIA 7100 awareness license plates shall bear county identification stickers 7101 that identify the county of registration as required under section 7102 4503.19 of the Revised Code. 7103

(B) POW/MIA awareness license plates and validation stickers 7104 shall be issued upon payment of the regular license tax as 7105 prescribed under section 4503.04 of the Revised Code, any 7106 applicable motor vehicle tax levied under Chapter 4504. of the 7107 Revised Code, a bureau of motor vehicles administrative fee of ten 7108 dollars, the contribution specified in division (C) of this 7109 section, and compliance with all other applicable laws relating to 7110 the registration of motor vehicles. If the application for POW/MIA 7111 awareness license plates is combined with a request for a special 7112 reserved license plate under section 4503.40 or 4503.42 of the 7113 Revised Code, the license plates and validation sticker shall be 7114 issued upon payment of the contribution, fees, and taxes contained 7115 in this division and the additional fee prescribed under section 7116 4503.40 or 4503.42 of the Revised Code. 7117

(C) For each application for registration and registration 7118 renewal submitted under this section, the registrar shall collect 7119 a contribution of twenty-five dollars. The registrar shall pay 7120 this contribution into the state treasury to the credit of the 7121 military injury relief fund created in section 5902.05 of the 7122 Revised Code. 7123

The registrar shall pay the ten-dollar bureau administrative 7124 fee, the purpose of which is to compensate the bureau for 7125 additional services required in issuing POW/MIA awareness license 7126 plates, into the state treasury to the credit of the state bureau 7127 of motor vehicles public safety - highway purposes fund created in 7128 section 4501.25 4501.06 of the Revised Code. 7129

Sec. 4503.545. (A) The owner or lessee of any passenger car, 7130 noncommercial motor vehicle, recreational vehicle, or other 7131 vehicle of a class approved by the registrar of motor vehicles may 7132 apply to the registrar for the registration of the vehicle and 7133 issuance of national rifle association foundation license plates. 7134

The application for national rifle association foundation license 7135 plates may be combined with a request for a special reserved 7136 license plate under section 4503.40 or 4503.42 of the Revised 7137 Code. Upon receipt of the completed application and compliance 7138 with division (B) of this section, the registrar shall issue to 7139 the applicant the appropriate vehicle registration and a set of 7140 national rifle association foundation license plates with a 7141 validation sticker, or a validation sticker alone when required by 7142 section 4503.191 of the Revised Code. 7143

7144 In addition to the letters and numbers ordinarily inscribed on license plates, national rifle association foundation license 7145 plates shall be inscribed with identifying words or markings 7146 designed by the national rifle association foundation and approved 7147 by the registrar. National rifle association foundation license 7148 plates shall bear county identification stickers that identify the 7149 county of registration as required under section 4503.19 of the 7150 Revised Code. 7151

(B) National rifle association foundation license plates and 7152 a validation sticker or, when applicable, a validation sticker 7153 alone shall be issued upon submission by the applicant of an 7154 application for registration of a motor vehicle under this section 7155 and a contribution as provided in division (C) of this section, 7156 payment of the regular license tax as prescribed in section 7157 4503.04 of the Revised Code, any applicable motor vehicle tax 7158 levied under Chapter 4504. of the Revised Code, any applicable 7159 additional fee prescribed by section 4503.40 or 4503.42 of the 7160 Revised Code, and an additional fee of ten dollars, and compliance 7161 by the applicant with all other applicable laws relating to the 7162 registration of motor vehicles. 7163

(C) For each application for registration and registration7164renewal that the registrar receives under this section, the7165

registrar shall collect a contribution of fifteen dollars. The 7166 registrar shall transmit this contribution to the treasurer of 7167 state for deposit in the license plate contribution fund created 7168 in section 4501.21 of the Revised Code. 7169

The additional fee of ten dollars described in division (B) 7170 of this section shall be for the purpose of compensating the 7171 bureau of motor vehicles for additional services in issuing 7172 license plates under this section. The registrar shall transmit 7173 this fee to the treasurer of state for deposit into the state 7174 treasury to the credit of the bureau of motor vehicles public 7175 <u>safety - highway purposes</u> fund created by section 4501.25 4501.06 7176 of the Revised Code. 7177

sec. 4503.55. (A) The owner or lessee of any passenger car, 7178 noncommercial motor vehicle, recreational vehicle, or other 7179 vehicle of a class approved by the registrar of motor vehicles may 7180 apply to the registrar for the registration of the vehicle and 7181 issuance of pro football hall of fame license plates. The 7182 application for pro football hall of fame license plates may be 7183 combined with a request for a special reserved license plate under 7184 section 4503.40 or 4503.42 of the Revised Code. Upon receipt of 7185 the completed application and compliance with division (B) of this 7186 section, the registrar shall issue to the applicant the 7187 appropriate vehicle registration and a set of pro football hall of 7188 fame license plates with a validation sticker or a validation 7189 sticker alone when required by section 4503.191 of the Revised 7190 Code. 7191

In addition to the letters and numbers ordinarily inscribed 7192 thereon, pro football hall of fame license plates shall be 7193 inscribed with identifying words or markings designed by the pro 7194 football hall of fame and approved by the registrar. Pro football 7195 hall of fame plates shall bear county identification stickers that 7196

identify the county of registration as required under section 7197 4503.19 of the Revised Code. 7198

(B) The pro football hall of fame license plates and 7199 validation sticker shall be issued upon receipt of a contribution 7200 as provided in division (C) of this section and upon payment of 7201 the regular license fees as prescribed under section 4503.04 of 7202 the Revised Code, a fee not to exceed ten dollars for the purpose 7203 of compensating the bureau of motor vehicles for additional 7204 services required in the issuing of the pro football hall of fame 7205 license plates, any applicable motor vehicle tax levied under 7206 Chapter 4504. of the Revised Code, and compliance with all other 7207 applicable laws relating to the registration of motor vehicles. If 7208 the application for pro football hall of fame license plates is 7209 combined with a request for a special reserved license plate under 7210 section 4503.40 or 4503.42 of the Revised Code, the license plate 7211 and validation sticker shall be issued upon payment of the 7212 contribution, fees, and taxes contained in this division and the 7213 additional fee prescribed under section 4503.40 or 4503.42 of the 7214 Revised Code. 7215

(C) For each application for registration and registration 7216 renewal under this section, the registrar shall collect a 7217 contribution of fifteen dollars. The registrar shall transmit this 7218 contribution to the treasurer of state for deposit in the license 7219 plate contribution fund created in section 4501.21 of the Revised 7220 Code. 7221

The registrar shall deposit the additional fee not to exceed 7222 ten dollars specified in division (B) of this section that the 7223 applicant for registration voluntarily pays for the purpose of 7224 compensating the bureau for the additional services required in 7225 the issuing of the applicant's pro football hall of fame license 7226 plates in the state bureau of motor vehicles public safety – 7227 highway purposes fund created in section 4501.25 4501.06 of the 7228

Revised Code.

sec. 4503.551. (A) The owner or lessee of any passenger car, 7230 noncommercial motor vehicle, recreational vehicle, or other 7231 vehicle of a class approved by the registrar of motor vehicles may 7232 apply to the registrar for the registration of the vehicle and 7233 issuance of "pets" license plates. The application for "pets" 7234 license plates may be combined with a request for a special 7235 reserved license plate under section 4503.40 or 4503.42 of the 7236 Revised Code. Upon receipt of the completed application and 7237 compliance with division (B) of this section, the registrar shall 7238 issue to the applicant the appropriate vehicle registration and a 7239 set of "pets" license plates with a validation sticker or a 7240 validation sticker alone when required by section 4503.191 of the 7241 Revised Code. 7242

In addition to the letters and numbers ordinarily inscribed 7243 thereon, "pets" license plates shall be inscribed with words and 7244 markings designed by the Ohio pet fund, as defined in section 7245 955.201 of the Revised Code, and approved by the registrar. "Pets" 7246 license plates shall bear county identification stickers that 7247 identify the county of registration as required under section 7248 4503.19 of the Revised Code. 7249

(B) "Pets" license plates and validation stickers shall be 7250 issued upon payment of the regular license tax as prescribed under 7251 section 4503.04 of the Revised Code, a fee of ten dollars for the 7252 purpose of compensating the bureau of motor vehicles for 7253 additional services required in the issuing of "pets" license 7254 plates, any applicable motor vehicle tax levied under Chapter 7255 4504. of the Revised Code, any applicable fee prescribed by 7256 section 4503.40 or 4503.42 of the Revised Code, the contribution 7257 specified under division (C) of this section, and compliance with 7258 all other applicable laws relating to the registration of motor 7259

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vehicles.

(C) For each application for registration and registration 7261 renewal received under this section, the registrar shall collect a 7262 contribution of an amount not to exceed forty dollars as 7263 determined by the Ohio pet fund. The registrar shall transmit this 7264 contribution to the treasurer of state for deposit in the license 7265 plate contribution fund created in section 4501.21 of the Revised 7266 Code. 7267

(D) The registrar shall deposit the additional fee of ten 7268
dollars specified in division (B) of this section that the 7269
applicant for registration voluntarily pays for the purpose of 7270
compensating the bureau for the additional services required in 7271
the issuing of the applicant's "pets" license plates in the state 7272
bureau of motor vehicles public safety - highway purposes fund 7273
created in section 4501.25 4501.06 of the Revised Code. 7274

Sec. 4503.552. (A) The owner or lessee of any passenger car, 7275 noncommercial motor vehicle, recreational vehicle, or other 7276 vehicle of a class approved by the registrar of motor vehicles may 7277 apply to the registrar for the registration of the vehicle and 7278 issuance of rock and roll hall of fame license plates. The 7279 application for rock and roll hall of fame license plates may be 7280 combined with a request for a special reserved license plate under 7281 section 4503.40 or 4503.42 of the Revised Code. Upon receipt of 7282 the completed application and compliance with division (B) of this 7283 section, the registrar shall issue to the applicant the 7284 appropriate vehicle registration, a set of rock and roll hall of 7285 fame license plates, and a validation sticker, or a validation 7286 sticker alone when required by section 4503.191 of the Revised 7287 7288 Code.

In addition to the letters and numbers ordinarily inscribed 7289 on the license plates, rock and roll hall of fame license plates 7290

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shall be inscribed with identifying words or markings selected by7291the rock and roll hall of fame and museum, inc., and approved by7292the registrar. Rock and roll hall of fame license plates shall7293bear county identification stickers that identify the county of7294registration as required under section 4503.19 of the Revised7295Code.7296

(B) Rock and roll hall of fame license plates and a 7297 validation sticker, or a validation sticker alone, shall be issued 7298 upon receipt of an application for registration of a motor vehicle 7299 submitted under this section and a contribution as provided in 7300 division (C) of this section, payment of the regular license tax 7301 as prescribed under section 4503.04 of the Revised Code, any 7302 applicable motor vehicle tax levied under Chapter 4504. of the 7303 Revised Code, any applicable additional fee prescribed by section 7304 4503.40 or 4503.42 of the Revised Code, and an additional fee of 7305 ten dollars, and compliance with all other applicable laws 7306 relating to the registration of motor vehicles. 7307

(C) For each application for registration and registration 7308
renewal that the registrar receives under this section, the 7309
registrar shall collect a contribution of fifteen dollars. The 7310
registrar shall transmit this contribution to the treasurer of 7311
state for deposit in the license plate contribution fund created 7312
in section 4501.21 of the Revised Code. 7313

The additional fee of ten dollars described in division (B) 7314 of this section shall be for the purpose of compensating the 7315 bureau of motor vehicles for additional services required in 7316 issuing license plates under this section. The registrar shall 7317 transmit that fee to the treasurer of state for deposit into the 7318 state treasury to the credit of the state bureau of motor vehicles 7319 public safety - highway purposes fund created by section 4501.25 7320 4501.06 of the Revised Code. 7321

Sec. 4503.553. (A) The owner or lessee of any passenger car, 7322 noncommercial motor vehicle, recreational vehicle, or other 7323 vehicle of a class approved by the registrar of motor vehicles may 7324 apply to the registrar for the registration of the vehicle and 7325 issuance of Ohio's horse license plates. An application made under 7326 this section may be combined with a request for a special reserved 7327 license plate under section 4503.40 or 4503.42 of the Revised 7328 Code. Upon receipt of the completed application and compliance by 7329 the applicant with divisions (B) and (C) of this section, the 7330 registrar shall issue to the applicant the appropriate vehicle 7331 registration and a set of Ohio's horse license plates and a 7332 validation sticker, or a validation sticker alone when required by 7333 section 4503.191 of the Revised Code. 7334

In addition to the letters and numbers ordinarily inscribed 7335 on the license plates, Ohio's horse license plates shall be 7336 inscribed with identifying words or markings that are designed by 7337 the Ohio coalition for animals, incorporated and approved by the 7338 registrar. Ohio's horse license plates shall display county 7339 identification stickers that identify the county of registration 7340 as required under section 4503.19 of the Revised Code. 7341

(B) The Ohio's horse license plates and a validation sticker, 7342 or validation sticker alone, shall be issued upon receipt of a 7343 contribution as provided in division (C)(1) of this section and 7344 upon payment of the regular license tax as prescribed under 7345 section 4503.04 of the Revised Code, any applicable motor vehicle 7346 license tax levied under Chapter 4504. of the Revised Code, any 7347 applicable additional fee prescribed by section 4503.40 or 4503.42 7348 of the Revised Code, a fee of ten dollars for the purpose of 7349 compensating the bureau of motor vehicles for additional services 7350 required in the issuing of Ohio's horse license plates, and 7351 compliance with all other applicable laws relating to the 7352 registration of motor vehicles. 7353

(C)(1) For each application for registration and registration 7354 renewal notice the registrar receives under this section, the 7355 registrar shall collect a contribution in an amount not to exceed 7356 forty dollars, as determined by the Ohio coalition for animals, 7357 incorporated. The registrar shall deposit this contribution into 7358 the state treasury to the credit of the license plate contribution 7359 fund created in section 4501.21 of the Revised Code. 7360

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sec. 4503.554. (A) The owner or lessee of any passenger car, 7367 noncommercial motor vehicle, recreational vehicle, or other 7368 vehicle of a class approved by the registrar of motor vehicles may 7369 apply to the registrar for the registration of the vehicle and 7370 issuance of knights of Columbus license plates. The application 7371 for knights of Columbus license plates may be combined with a 7372 request for a special reserved license plate under section 4503.40 7373 or 4503.42 of the Revised Code. Upon receipt of the completed 7374 application and compliance with division (B) of this section, the 7375 registrar shall issue to the applicant the appropriate vehicle 7376 registration and a set of knights of Columbus license plates with 7377 a validation sticker, or a validation sticker alone when required 7378 by section 4503.191 of the Revised Code. In addition to the 7379 letters and numbers ordinarily inscribed thereon, knights of 7380 Columbus license plates shall be inscribed with words and markings 7381 selected and designed by the Ohio state council of the knights of 7382 Columbus and approved by the registrar. Knights of Columbus 7383 license plates shall bear county identification stickers that 7384 identify the county of registration as required under section 7385

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4503.19 of the Revised Code.

(B) Knights of Columbus license plates and validation 7387 stickers shall be issued upon payment of the regular license tax 7388 as prescribed under section 4503.04 of the Revised Code, any 7389 applicable motor vehicle tax levied under Chapter 4504. of the 7390 Revised Code, a bureau of motor vehicles administrative fee of ten 7391 dollars, the contribution specified in division (C) of this 7392 section, and compliance with all other applicable laws relating to 7393 the registration of motor vehicles. If the application for knights 7394 of Columbus license plates is combined with a request for a 7395 special reserved license plate under section 4503.40 or 4503.42 of 7396 the Revised Code, the license plates and validation sticker shall 7397 be issued upon payment of the contribution, fees, and taxes 7398 contained in this division and the additional fee prescribed under 7399 section 4503.40 or 4503.42 of the Revised Code. 7400

(C) For each application for registration and registration 7401 renewal submitted under this section, the registrar shall collect 7402 a contribution of ten dollars. The registrar shall pay this 7403 contribution into the state treasury to the credit of the license 7404 plate contribution fund created in section 4501.21 of the Revised 7405 Code. 7406

The registrar shall pay the ten-dollar bureau administrative 7407 fee, the purpose of which is to compensate the bureau for 7408 additional services required in issuing knights of Columbus 7409 license plates, into the state treasury to the credit of the state 7410 bureau of motor vehicles public safety - highway purposes fund 7411 created in section 4501.25 4501.06 of the Revised Code. 7412

sec. 4503.555. (A) The owner or lessee of any passenger car, 7413
noncommercial motor vehicle, recreational vehicle, or other 7414
vehicle of a class approved by the registrar of motor vehicles may 7415

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apply to the registrar for the registration of the vehicle and 7416 issuance of street rod license plates. The application for street 7417 rod license plates may be combined with a request for a special 7418 reserved license plate under section 4503.40 or 4503.42 of the 7419 Revised Code. Upon receipt of the completed application and 7420 compliance with division (B) of this section, the registrar shall 7421 issue to the applicant the appropriate vehicle registration and a 7422 set of street rod license plates with a validation sticker, or a 7423 validation sticker alone when required by section 4503.191 of the 7424 Revised Code. 7425

In addition to the letters and numbers ordinarily inscribed 7426 thereon, street rod license plates shall be inscribed with words 7427 and markings selected and designed by the western reserve 7428 historical society and approved by the registrar. Street rod 7429 license plates shall bear county identification stickers that 7430 identify the county of registration as required under section 7431 4503.19 of the Revised Code. 7432

(B) Street rod license plates and validation stickers shall 7433 be issued upon payment of the regular license tax as prescribed 7434 under section 4503.04 of the Revised Code, any applicable motor 7435 vehicle tax levied under Chapter 4504. of the Revised Code, a 7436 bureau of motor vehicles administrative fee of ten dollars, the 7437 contribution specified in division (C) of this section, and 7438 compliance with all other applicable laws relating to the 7439 registration of motor vehicles. If the application for street rod 7440 license plates is combined with a request for a special reserved 7441 license plate under section 4503.40 or 4503.42 of the Revised 7442 Code, the license plates and validation sticker shall be issued 7443 upon payment of the contribution, fees, and taxes contained in 7444 this division and the additional fee prescribed under section 7445 4503.40 or 4503.42 of the Revised Code. 7446

(C) For each application for registration and registration 7447 renewal submitted under this section, the registrar shall collect 7448 a contribution of fifteen dollars. The registrar shall pay this 7449 contribution into the state treasury to the credit of the license 7450 plate contribution fund created in section 4501.21 of the Revised 7451 Code. 7452

The registrar shall pay the ten-dollar bureau administrative 7453 fee, the purpose of which is to compensate the bureau for 7454 additional services required in issuing street rod license plates, 7455 into the state treasury to the credit of the state bureau of motor 7456 vehicles public safety - highway purposes fund created in section 7457 4501.25 4501.06 of the Revised Code. 7458

Sec. 4503.556. (A) The owner or lessee of any passenger car, 7459 noncommercial motor vehicle, recreational vehicle, or other 7460 vehicle of a class approved by the registrar of motor vehicles may 7461 apply to the registrar for the registration of the vehicle and 7462 issuance of "triple negative breast cancer awareness" license 7463 plates. An application made under this section may be combined 7464 with a request for a special reserved license plate under section 7465 4503.40 or 4503.42 of the Revised Code. Upon receipt of the 7466 completed application and compliance by the applicant with 7467 divisions (B) and (C) of this section, the registrar shall issue 7468 to the applicant the appropriate vehicle registration and a set of 7469 "triple negative breast cancer awareness" license plates and a 7470 validation sticker, or a validation sticker alone when required by 7471 section 4503.191 of the Revised Code. 7472

In addition to the letters and numbers ordinarily inscribed 7473 on the license plates, "triple negative breast cancer awareness" 7474 license plates shall be inscribed with identifying words or 7475 markings that are designed by the Erica J. Holloman foundation, 7476 inc., for the awareness of triple negative breast cancer. The 7477

registrar shall approve the final design. "Triple negative breast 7478 cancer awareness" license plates shall display county 7479 identification stickers that identify the county of registration 7480 as required under section 4503.19 of the Revised Code. 7481

(B) "Triple negative breast cancer awareness" license plates 7482 and a validation sticker, or a validation sticker alone, shall be 7483 issued upon receipt of a contribution as provided in division 7484 (C)(1) of this section; upon payment of the regular license tax as 7485 prescribed under section 4503.04 of the Revised Code, any 7486 applicable motor vehicle license tax levied under Chapter 4504. of 7487 the Revised Code, any applicable additional fee prescribed by 7488 section 4503.40 or 4503.42 of the Revised Code, and a bureau of 7489 motor vehicles administrative fee of ten dollars; and upon 7490 compliance with all other applicable laws relating to the 7491 registration of motor vehicles. 7492

(C)(1) For each application for registration and registration 7493 renewal notice the registrar receives under this section, the 7494 registrar shall collect a contribution of twenty-five dollars. The 7495 registrar shall transmit this contribution into the state treasury 7496 to the credit of the license plate contribution fund created in 7497 section 4501.21 of the Revised Code. 7498

(2) The registrar shall deposit the bureau administrative fee 7499 of ten dollars, the purpose of which is to compensate the bureau 7500 for additional services required in the issuing of "triple 7501 negative breast cancer awareness" license plates, into the state 7502 treasury to the credit of the state bureau of motor vehicles 7503 public safety - highway purposes fund created in section 4501.25 7504 4501.06 of the Revised Code. 7505

sec. 4503.56. (A) The owner or lessee of any passenger car, 7506
noncommercial motor vehicle, recreational vehicle, or other 7507
vehicle of a class approved by the registrar of motor vehicles may 7508

apply to the registrar for the registration of the vehicle and 7509 issuance of scenic rivers license plates. The application for 7510 scenic rivers license plates may be combined with a request for a 7511 special reserved license plate under section 4503.40 or 4503.42 of 7512 the Revised Code. Upon receipt of the completed application and 7513 compliance with division (B) of this section, the registrar shall 7514 issue to the applicant the appropriate vehicle registration and a 7515 set of scenic rivers license plates with a validation sticker or a 7516 validation sticker alone when required by section 4503.191 of the 7517 Revised Code. 7518

In addition to the letters and numbers ordinarily inscribed 7519 thereon, scenic rivers license plates shall be inscribed with 7520 identifying words or markings designed by the department of 7521 natural resources and approved by the registrar. Scenic rivers 7522 license plates shall bear county identification stickers that 7523 identify the county of registration as required under section 7524 4503.19 of the Revised Code. 7525

(B) The scenic rivers license plates and validation sticker 7526 shall be issued upon receipt of a contribution as provided in 7527 division (C) of this section and upon payment of the regular 7528 license fees as prescribed under section 4503.04 of the Revised 7529 Code, a fee not to exceed ten dollars for the purpose of 7530 compensating the bureau of motor vehicles for additional services 7531 required in the issuing of the scenic rivers license plates, any 7532 applicable motor vehicle tax levied under Chapter 4504. of the 7533 Revised Code, and compliance with all other applicable laws 7534 relating to the registration of motor vehicles. If the application 7535 for scenic rivers license plates is combined with a request for a 7536 special reserved license plate under section 4503.40 or 4503.42 of 7537 the Revised Code, the license plate and validation sticker shall 7538 be issued upon payment of the contribution, fees, and taxes 7539 contained in this division and the additional fee prescribed under 7540 section 4503.40 or 4503.42 of the Revised Code. 7541

(C) For each application for registration and registration 7542 renewal under this section, the registrar shall collect a 7543 contribution in an amount not to exceed forty dollars as 7544 determined by the department of natural resources. The registrar 7545 shall transmit this contribution to the treasurer of state for 7546 deposit in the scenic rivers protection fund created in section 7547 4501.24 of the Revised Code. 7548

The registrar shall deposit the additional fee not to exceed 7549 ten dollars specified in division (B) of this section that the 7550 applicant for registration voluntarily pays for the purpose of 7551 compensating the bureau for the additional services required in 7552 the issuing of the applicant's scenic rivers license plates in the 7553 state bureau of motor vehicles public safety - highway purposes 7554 fund created in section 4501.25 4501.06 of the Revised Code. 7555

sec. 4503.561. (A) The owner or lessee of any passenger car, 7556 noncommercial motor vehicle, recreational vehicle, or other 7557 vehicle of a class approved by the registrar of motor vehicles may 7558 apply to the registrar for the registration of the vehicle and 7559 issuance of ducks unlimited license plates. The application for 7560 ducks unlimited license plates may be combined with a request for 7561 a special reserved license plate under section 4503.40 or 4503.42 7562 of the Revised Code. Upon receipt of the completed application and 7563 compliance with division (B) of this section, the registrar shall 7564 issue to the applicant the appropriate vehicle registration and a 7565 set of ducks unlimited license plates with a validation sticker or 7566 a validation sticker alone when required by section 4503.191 of 7567 the Revised Code. 7568

In addition to the letters and numbers ordinarily inscribed 7569 on the license plates, ducks unlimited license plates shall be 7570 inscribed with identifying words or markings representing ducks 7571

unlimited, inc., and approved by the registrar. Ducks unlimited 7572 license plates shall bear county identification stickers that 7573 identify the county of registration as required under section 7574 4503.19 of the Revised Code. 7575

(B) The ducks unlimited license plates and validation sticker 7576 shall be issued upon receipt of a contribution as provided in 7577 division (C) of this section and upon payment of the regular 7578 license tax as prescribed under section 4503.04 of the Revised 7579 Code, a fee of ten dollars for the purpose of compensating the 7580 bureau of motor vehicles for additional services required in the 7581 issuing of the ducks unlimited license plates, any applicable 7582 motor vehicle tax levied under Chapter 4504. of the Revised Code, 7583 and compliance with all other applicable laws relating to the 7584 registration of motor vehicles. If the application for ducks 7585 unlimited license plates is combined with a request for a special 7586 reserved license plate under section 4503.40 or 4503.42 of the 7587 Revised Code, the license plate and validation sticker shall be 7588 issued upon payment of the contribution, fees, and taxes referred 7589 to or established in this division and the additional fee 7590 prescribed under section 4503.40 or 4503.42 of the Revised Code. 7591

(C) For each application for registration and registration 7592 renewal the registrar receives under this section, the registrar 7593 shall collect a contribution of fifteen dollars. The registrar 7594 shall transmit this contribution to the treasurer of state for 7595 deposit in the license plate contribution fund created in section 7596 4501.21 of the Revised Code. 7597

The registrar shall deposit the additional fee of ten dollars 7598 specified in division (B) of this section that the applicant for 7599 registration pays for the purpose of compensating the bureau for 7600 the additional services required in the issuing of the applicant's 7601 ducks unlimited license plates in the state bureau of motor 7602 vehicles public safety - highway purposes fund created in section 7603

4501.25 4501.06 of the Revised Code.

sec. 4503.562. (A) The owner or lessee of any passenger car, 7605 noncommercial motor vehicle, recreational vehicle, or other 7606 vehicle of a class approved by the registrar of motor vehicles may 7607 apply to the registrar for the registration of the vehicle and 7608 issuance of "Mahoning river" license plates. The application for 7609 "Mahoning river" license plates may be combined with a request for 7610 a special reserved license plate under section 4503.40 or 4503.42 7611 of the Revised Code. Upon receipt of the completed application and 7612 compliance with division (B) of this section, the registrar shall 7613 issue to the applicant the appropriate vehicle registration, a set 7614 of "Mahoning river" license plates with a validation sticker, or a 7615 validation sticker alone when required by section 4503.191 of the 7616 Revised Code. 7617

In addition to the letters and numbers ordinarily inscribed 7618 on the license plates, "Mahoning river" license plates shall be 7619 inscribed with identifying words or markings selected by the 7620 Mahoning river consortium and approved by the registrar. "Mahoning 7621 river" license plates shall bear county identification stickers 7622 that identify the county of registration as required under section 7623 4503.19 of the Revised Code. 7624

(B) "Mahoning river" license plates and a validation sticker 7625 or, when applicable, a validation sticker alone shall be issued 7626 upon submission by the applicant of an application for 7627 registration of a motor vehicle under this section and a 7628 contribution as provided in division (C) of this section; payment 7629 of the regular license tax as prescribed under section 4503.04 of 7630 the Revised Code, any applicable motor vehicle tax levied under 7631 7632 Chapter 4504. of the Revised Code, any applicable additional fee prescribed by section 4503.40 or 4503.42 of the Revised Code, and 7633 an additional fee of ten dollars; and compliance with all other 7634

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applicable laws relating to the registration of motor vehicles. 7635

(C) For each application for registration and registration 7636 renewal that the registrar receives under this section, the 7637 registrar shall collect a contribution not exceeding twenty 7638 dollars as determined by the Mahoning river consortium. The 7639 registrar shall transmit this contribution to the treasurer of 7640 state for deposit in the license plate contribution fund created 7641 by section 4501.21 of the Revised Code. 7642

The additional fee of ten dollars described in division (B) 7643 of this section shall be for the purpose of compensating the 7644 bureau of motor vehicles for additional services required in 7645 issuing license plates under this section. The registrar shall 7646 transmit that fee to the treasurer of state for deposit into the 7647 state treasury to the credit of the bureau of motor vehicles 7648 public safety - highway purposes fund created by section 4501.25 7649 4501.06 of the Revised Code. 7650

sec. 4503.563. (A) The owner or lessee of any passenger car, 7651 noncommercial motor vehicle, recreational vehicle, or other 7652 vehicle of a class approved by the registrar of motor vehicles may 7653 apply to the registrar for the registration of the vehicle and 7654 issuance of Ohio nature preserves license plates. The application 7655 for Ohio nature preserves license plates may be combined with a 7656 request for a special reserved license plate under section 4503.40 7657 or 4503.42 of the Revised Code. Upon receipt of the completed 7658 application and compliance with division (B) of this section, the 7659 registrar shall issue to the applicant the appropriate vehicle 7660 registration and a set of Ohio nature preserves license plates 7661 with a validation sticker or a validation sticker alone when 7662 required by section 4503.191 of the Revised Code. 7663

In addition to the letters and numbers ordinarily inscribed 7664 thereon, Ohio nature preserves license plates shall be inscribed 7665

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with identifying words or markings designed by the department of 7666 natural resources and approved by the registrar. Ohio nature 7667 preserves license plates shall bear county identification stickers 7668 that identify the county of registration as required under section 7669 4503.19 of the Revised Code. 7670

(B) The Ohio nature preserves license plates and validation 7671 sticker shall be issued upon receipt of a contribution as provided 7672 in division (C) of this section and upon payment of the regular 7673 license fees as prescribed under section 4503.04 of the Revised 7674 Code, a bureau of motor vehicles administrative fee of ten 7675 dollars, any applicable motor vehicle tax levied under Chapter 7676 4504. of the Revised Code, and compliance with all other 7677 applicable laws relating to the registration of motor vehicles. If 7678 the application for Ohio nature preserves license plates is 7679 combined with a request for a special reserved license plate under 7680 section 4503.40 or 4503.42 of the Revised Code, the license plates 7681 and validation sticker shall be issued upon payment of the 7682 contribution, fees, and taxes contained in this division and the 7683 additional fee prescribed under section 4503.40 or 4503.42 of the 7684 Revised Code. 7685

(C) For each application for registration and registration 7686 renewal submitted under this section, the registrar shall collect 7687 a contribution in an amount not to exceed forty dollars as 7688 determined by the department. The registrar shall transmit this 7689 contribution to the treasurer of state for deposit in the Ohio 7690 nature preserves fund created in section 4501.243 of the Revised 7691 Code. 7692

The registrar shall deposit the ten-dollar bureau7693administrative fee, the purpose of which is to compensate the7694bureau for additional services required in issuing Ohio nature7695preserves license plates, in the state bureau of motor vehicles7696public safety - highway purposesfund created in section 4501.257697

4501.06 of the Revised Code.

sec. 4503.564. (A) The owner or lessee of any passenger car, 7699 noncommercial motor vehicle, recreational vehicle, or other 7700 vehicle of a class approved by the registrar of motor vehicles may 7701 apply to the registrar for the registration of the vehicle and 7702 issuance of Glen Helen nature preserve license plates. The 7703 application for Glen Helen nature preserve license plates may be 7704 combined with a request for a special reserved license plate under 7705 section 4503.40 or 4503.42 of the Revised Code. Upon receipt of 7706 the completed application and compliance with division (B) of this 7707 section, the registrar shall issue to the applicant the 7708 appropriate vehicle registration and a set of Glen Helen nature 7709 preserve license plates with a validation sticker or a validation 7710 sticker alone when required by section 4503.191 of the Revised 7711 Code. 7712

In addition to the letters and numbers ordinarily inscribed 7713 thereon, Glen Helen nature preserve license plates shall be 7714 inscribed with identifying words or markings designed by the Glen 7715 Helen ecology institute and approved by the registrar. Glen Helen 7716 nature preserve license plates shall bear county identification 7717 stickers that identify the county of registration as required 7718 under section 4503.19 of the Revised Code. 7719

(B) The Glen Helen nature preserve license plates and 7720 validation sticker shall be issued upon receipt of a contribution 7721 as provided in division (C) of this section and upon payment of 7722 the regular license fees as prescribed under section 4503.04 of 7723 the Revised Code, a bureau of motor vehicles administrative fee of 7724 ten dollars, any applicable motor vehicle tax levied under Chapter 7725 4504. of the Revised Code, and compliance with all other 7726 applicable laws relating to the registration of motor vehicles. If 7727 the application for Glen Helen nature preserve license plates is 7728

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combined with a request for a special reserved license plate under7729section 4503.40 or 4503.42 of the Revised Code, the license plates7730and validation sticker shall be issued upon payment of the7731contribution, fees, and taxes contained in this division and the7732additional fee prescribed under section 4503.40 or 4503.42 of the7733Revised Code.7734

(C) For each application for registration and registration 7735 renewal submitted under this section, the registrar shall collect 7736 a contribution of fifteen dollars. The registrar shall transmit 7737 this contribution to the treasurer of state for deposit in the 7738 license plate contribution fund created in section 4501.21 of the 7739 Revised Code. 7740

The registrar shall deposit the ten-dollar bureau7741administrative fee, the purpose of which is to compensate the7742bureau for additional services required in issuing Glen Helen7743nature preserve license plates, in the state bureau of motor7744vehicles public safety - highway purposes fund created in section77454501.254501.06 of the Revised Code.7746

sec. 4503.565. (A) The owner or lessee of any passenger car, 7747 noncommercial motor vehicle, recreational vehicle, or other 7748 vehicle of a class approved by the registrar of motor vehicles may 7749 apply to the registrar for the registration of the vehicle and the 7750 issuance of "Cuyahoga Valley National Park" license plates. An 7751 application made under this section may be combined with a request 7752 for a special reserved license plate under section 4503.40 or 7753 4503.42 of the Revised Code. Upon receipt of the completed 7754 application and compliance by the applicant with divisions (B) and 7755 (C) of this section, the registrar shall issue to the applicant 7756 the appropriate vehicle registration and a set of "Cuyahoga Valley 7757 National Park" license plates and a validation sticker, or a 7758 validation sticker alone when required by section 4503.191 of the 7759

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Revised Code.

In addition to the letters and numbers ordinarily inscribed 7761 on the license plates, "Cuyahoga Valley National Park" license 7762 plates shall be inscribed with identifying words or markings that 7763 are designed by the conservancy for Cuyahoga valley national park 7764 and approved by the registrar. "Cuyahoga Valley National Park" 7765 license plates shall display county identification stickers that 7766 identify the county of registration as required under section 7767 4503.19 of the Revised Code. 7768

(B) "Cuyahoga Valley National Park" license plates and a 7769 validation sticker, or a validation sticker alone, shall be issued 7770 upon receipt of a contribution as provided in division (C)(1) of 7771 this section and upon payment of the regular license tax as 7772 prescribed under section 4503.04 of the Revised Code, any 7773 applicable motor vehicle license tax levied under Chapter 4504. of 7774 the Revised Code, any applicable additional fee prescribed by 7775 section 4503.40 or 4503.42 of the Revised Code, a bureau of motor 7776 vehicles administrative fee of ten dollars, and compliance with 7777 all other applicable laws relating to the registration of motor 7778 vehicles. 7779

(C)(1) For each application for registration and registration 7780 renewal notice the registrar receives under this section, the 7781 registrar shall collect a contribution of fifteen dollars. The 7782 registrar shall deposit this contribution into the state treasury 7783 to the credit of the license plate contribution fund created in 7784 section 4501.21 of the Revised Code. 7785

(2) The registrar shall deposit the bureau administrative fee 7786 of ten dollars, the purpose of which is to compensate the bureau 7787 for additional services required in the issuing of "Cuyahoga 7788 Valley National Park" license plates, into the state treasury to 7789 the credit of the state bureau of motor vehicles public safety - 7790

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<u>highway purposes</u> fund created in section <u>4501.25</u> <u>4501.06</u> of the 7791 Revised Code. 7792

sec. 4503.573. (A) As used in this section, "sportsmen's 7793 license plate" means any of four license plates created by this 7794 section, featuring either the walleye (Stizostedion vitreum), 7795 smallmouth bass (Micropterus dolomieu), white-tailed deer 7796 (Odocoileus virginianus), or wild turkey (Meleagris gallopavo). 7797

(B) The owner or lessee of any passenger car, noncommercial 7798 motor vehicle, recreational vehicle, or other vehicle of a class 7799 approved by the registrar of motor vehicles may apply to the 7800 registrar for the registration of the vehicle and issuance of 7801 sportsmen's license plates. The application for sportsmen's 7802 license plates shall specify which of the four sportsmen's license 7803 plates the applicant is requesting. The application also may be 7804 combined with a request for a special reserved license plate under 7805 section 4503.40 or 4503.42 of the Revised Code. Upon receipt of 7806 the completed application and compliance with division (C) of this 7807 section, the registrar shall issue to the applicant the 7808 appropriate vehicle registration, a set of the specifically 7809 requested sportsmen's license plates, and a validation sticker, or 7810 a validation sticker alone when required by section 4503.191 of 7811 the Revised Code. 7812

In addition to the letters and numbers ordinarily inscribed 7813 thereon, sportsmen's license plates shall be inscribed with 7814 identifying words and the figure of either a walleye, smallmouth 7815 bass, white-tailed deer, or wild turkey. Each kind of sportsmen's 7816 license plate shall be designed by the division of wildlife and 7817 approved by the registrar. Sportsmen's license plates shall bear 7818 county identification stickers that identify the county of 7819 registration as required under section 4503.19 of the Revised 7820 Code. 7821

(C) The sportsmen's license plates and validation sticker 7822 shall be issued upon the receipt of a contribution as provided in 7823 division (D) of this section and upon payment of the regular 7824 license tax prescribed under section 4503.04 of the Revised Code, 7825 any applicable motor vehicle tax levied under Chapter 4504. of the 7826 Revised Code, any additional applicable fee prescribed under 7827 section 4503.40 or 4503.42 of the Revised Code, and a bureau of 7828 motor vehicles fee not to exceed ten dollars, and compliance with 7829 all other applicable laws relating to the registration of motor 7830 vehicles. 7831

The purpose of the bureau of motor vehicles fee specified in 7832 division (C) of this section is to compensate the bureau for 7833 additional services required in the issuing of sportsmen's license 7834 plates, and the registrar shall deposit all such fees into the 7835 state bureau of motor vehicles public safety - highway purposes 7836 fund created in section 4501.25 4501.06 of the Revised Code. 7837

(D) For each application for registration and registration 7838 renewal the registrar receives under this section, the registrar 7839 shall collect a contribution in an amount not to exceed forty 7840 dollars, as determined by the division of wildlife. The registrar 7841 shall transmit this contribution to the treasurer of state for 7842 deposit in the wildlife fund created in section 1531.17 of the 7843 Revised Code. 7844

(E) Sections 4503.77 and 4503.78 of the Revised Code 7845 individually apply to each kind of sportsmen's license plate 7846 created by this section. 7847

Sec. 4503.574. (A) The owner or lessee of any passenger car, 7848 noncommercial motor vehicle, recreational vehicle, noncommercial 7849 trailer used exclusively to transport a boat between a place of 7850 storage and a marina or around a marina, or other vehicle of a 7851 class approved by the registrar of motor vehicles may apply to the 7852

registrar for the registration of the vehicle and issuance of 7853 Smokey Bear license plates. The application for Smokey Bear 7854

license plates may be combined with a request for a special 7855 reserved license plate under section 4503.40 or 4503.42 of the 7856 Revised Code. Upon receipt of the completed application and 7857 compliance with division (B) of this section, the registrar shall 7858 issue to the applicant the appropriate vehicle registration, 7859 Smokey Bear license plates, and a validation sticker, or a 7860 validation sticker alone when required by section 4503.191 of the 7861 Revised Code. 7862

In addition to the letters and numbers ordinarily inscribed 7863 on the license plates, Smokey Bear license plates shall be 7864 inscribed with identifying words or markings designed by the 7865 division of forestry in the department of natural resources and 7866 approved by the registrar. Smokey Bear license plates shall bear 7867 county identification stickers that identify the county of 7868 registration as required under section 4503.19 of the Revised 7869 Code. 7870

(B) Smokey Bear license plates and a validation sticker or, 7871 when applicable, a validation sticker alone shall be issued upon 7872 receipt of an application for registration of a motor vehicle 7873 submitted under this section and a contribution as provided in 7874 division (C) of this section, payment of the regular license tax 7875 as prescribed under section 4503.04 of the Revised Code, any 7876 applicable motor vehicle tax levied under Chapter 4504. of the 7877 Revised Code, any applicable additional fee prescribed by section 7878 4503.40 or 4503.42 of the Revised Code, and an additional fee of 7879 ten dollars, and compliance with all other applicable laws 7880 relating to the registration of motor vehicles. 7881

(C) For each application for registration and registration7882renewal that the registrar receives under this section, the7883

registrar shall collect a contribution in an amount not to exceed 7884 forty dollars as determined by the chief of the division of 7885 forestry. The registrar shall transmit this contribution to the 7886 treasurer of state for deposit in the state forest fund created in 7887 section 1503.05 of the Revised Code to be used to promote forest 7888 fire prevention and education efforts together with an increase in 7889 public awareness concerning combating wildfires in this state. 7890

The additional fee of ten dollars described in division (B) 7891 of this section shall be for the purpose of compensating the 7892 bureau of motor vehicles for additional services required in 7893 issuing license plates under this section. The registrar shall 7894 transmit that fee to the treasurer of state for deposit into the 7895 state treasury to the credit of the bureau of motor vehicles 7896 public safety - highway purposes fund created by section 4501.25 7897 4501.06 of the Revised Code. 7898

Sec. 4503.575. (A) The owner or lessee of any passenger car, 7899 noncommercial motor vehicle, recreational vehicle, noncommercial 7900 trailer used exclusively to transport a boat between a place of 7901 storage and a marina or around a marina, or other vehicle of a 7902 class approved by the registrar of motor vehicles may apply to the 7903 registrar for the registration of the vehicle and issuance of Ohio 7904 state parks license plates. The application for Ohio state parks 7905 license plates may be combined with a request for a special 7906 reserved license plate under section 4503.40 or 4503.42 of the 7907 Revised Code. Upon receipt of the completed application and 7908 compliance with division (B) of this section, the registrar shall 7909 issue to the applicant the appropriate vehicle registration, Ohio 7910 state parks license plates, and a validation sticker, or a 7911 validation sticker alone when required by section 4503.191 of the 7912 Revised Code. 7913

In addition to the letters and numbers ordinarily inscribed 7914

on the license plates, Ohio state parks license plates shall be 7915 inscribed with identifying words or markings designed by the 7916 division of parks and watercraft of the department of natural 7917 resources and approved by the registrar. Ohio state parks license 7918 plates shall bear county identification stickers that identify the 7919 county of registration as required under section 4503.19 of the 7920 Revised Code.

(B) Ohio state parks license plates and a validation sticker 7922 or, when applicable, a validation sticker alone shall be issued 7923 upon receipt of an application for registration of a motor vehicle 7924 submitted under this section and a contribution as provided in 7925 division (C) of this section, payment of the regular license tax 7926 as prescribed under section 4503.04 of the Revised Code, any 7927 applicable motor vehicle tax levied under Chapter 4504. of the 7928 Revised Code, any applicable additional fee prescribed by section 7929 4503.40 or 4503.42 of the Revised Code, and an additional fee of 7930 ten dollars, and compliance with all other applicable laws 7931 relating to the registration of motor vehicles. 7932

(C) For each application for registration and registration 7933 renewal that the registrar receives under this section, the 7934 registrar shall collect a contribution in an amount not to exceed 7935 forty dollars as determined by the chief of the division of parks 7936 and watercraft. The registrar shall transmit this contribution to 7937 the treasurer of state for deposit in the state park fund created 7938 in section 1546.21 of the Revised Code. 7939

The additional fee of ten dollars described in division (B) 7940 of this section shall be for the purpose of compensating the 7941 bureau of motor vehicles for additional services required in 7942 issuing license plates under this section. The registrar shall 7943 transmit that fee to the treasurer of state for deposit into the 7944 state treasury to the credit of the bureau of motor vehicles 7945 public safety - highway purposes fund created by section 4501.25 7946

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4501.06 of the Revised Code.

sec. 4503.576. (A) The owner or lessee of any passenger car, 7948 noncommercial motor vehicle, recreational vehicle, or other 7949 vehicle of a class approved by the registrar of motor vehicles may 7950 apply to the registrar for the registration of the vehicle and 7951 issuance of Ohio state beekeepers association license plates. An 7952 application made under this section may be combined with a request 7953 for a special reserved license plate under section 4503.40 or 7954 4503.42 of the Revised Code. Upon receipt of the completed 7955 application and compliance by the applicant with divisions (B) and 7956 (C) of this section, the registrar shall issue to the applicant 7957 the appropriate vehicle registration and a set of Ohio state 7958 beekeepers association license plates and a validation sticker, or 7959 a validation sticker alone when required by section 4503.191 of 7960 the Revised Code. 7961

In addition to the letters and numbers ordinarily inscribed 7962 on the license plates, Ohio state beekeepers association license 7963 plates shall be inscribed with identifying words or markings that 7964 promote the Ohio state beekeepers association and are approved by 7965 the registrar. Ohio state beekeepers association license plates 7966 shall display county identification stickers that identify the 7967 county of registration as required under section 4503.19 of the 7968 Revised Code. 7969

(B) The Ohio state beekeepers association license plates and 7970 a validation sticker, or validation sticker alone, shall be issued 7971 upon receipt of a contribution as provided in division (C) of this 7972 section and upon payment of the regular license tax as prescribed 7973 under section 4503.04 of the Revised Code, any applicable motor 7974 vehicle license tax levied under Chapter 4504. of the Revised 7975 Code, any applicable additional fee prescribed by section 4503.40 7976 or 4503.42 of the Revised Code, a fee of ten dollars for the 7977

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purpose of compensating the bureau of motor vehicles for7978additional services required in the issuing of Ohio state7979beekeepers association license plates, and compliance with all7980other applicable laws relating to the registration of motor7981vehicles.7982

(C) For each application for registration and registration 7983 renewal notice the registrar receives under this section, the 7984 registrar shall collect a contribution of fifteen dollars. The 7985 registrar shall transmit this contribution to the treasurer of 7986 state for deposit in the license plate contribution fund created 7987 in section 4501.21 of the Revised Code. 7988

The registrar shall transmit the additional fee of ten7989dollars paid to compensate the bureau for the additional services7990required in the issuing of Ohio state beekeepers association7991license plates to the treasurer of state for deposit into the7992state treasury to the credit of the state bureau of motor vehicles7993public safety - highway purposes fund created by section 4501.2579944501.06 of the Revised Code.7995

sec. 4503.577. (A) The owner or lessee of any passenger car, 7996 noncommercial motor vehicle, recreational vehicle, or other 7997 vehicle of a class approved by the registrar of motor vehicles may 7998 apply to the registrar for the registration of the vehicle and 7999 issuance of "National Aviation Hall of Fame" license plates. An 8000 application made under this section may be combined with a request 8001 for a special reserved license plate under section 4503.40 or 8002 4503.42 of the Revised Code. Upon receipt of the completed 8003 application and compliance by the applicant with divisions (B) and 8004 (C) of this section, the registrar shall issue to the applicant 8005 the appropriate vehicle registration and a set of "National 8006 Aviation Hall of Fame" license plates and a validation sticker, or 8007 a validation sticker alone when required by section 4503.191 of 8008

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the Revised Code.

In addition to the letters and numbers ordinarily inscribed 8010 on the license plates, "National Aviation Hall of Fame" license 8011 plates shall be inscribed with identifying words or markings that 8012 promote the national aviation hall of fame and are approved by the 8013 registrar. "National Aviation Hall of Fame" license plates shall 8014 display county identification stickers that identify the county of 8015 registration as required under section 4503.19 of the Revised 8016 Code. 8017

(B) The "National Aviation Hall of Fame" license plates and a 8018 validation sticker, or validation sticker alone, shall be issued 8019 upon receipt of a contribution as provided in division (C)(1) of 8020 this section and upon payment of the regular license tax as 8021 prescribed under section 4503.04 of the Revised Code, any 8022 applicable motor vehicle license tax levied under Chapter 4504. of 8023 the Revised Code, any applicable additional fee prescribed by 8024 section 4503.40 or 4503.42 of the Revised Code, a bureau of motor 8025 vehicles administrative fee of ten dollars, and compliance with 8026 all other applicable laws relating to the registration of motor 8027 vehicles. 8028

(C)(1) For each application for registration and registration 8029 renewal notice the registrar receives under this section, the 8030 registrar shall collect a contribution of fifteen dollars. The 8031 registrar shall transmit this contribution into the state treasury 8032 to the credit of the license plate contribution fund created in 8033 section 4501.21 of the Revised Code. 8034

(2) The registrar shall deposit the bureau administrative fee 8035 of ten dollars, the purpose of which is to compensate the bureau 8036 for additional services required in the issuing of "National 8037 Aviation Hall of Fame" license plates, into the state treasury to 8038 the credit of the state bureau of motor vehicles public safety – 8039

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<u>highway purposes</u> fund created in section <u>4501.25</u> <u>4501.06</u> of the 8040 Revised Code. 8041

Sec. 4503.58. The owner or lessee of any passenger car, 8042 noncommercial motor vehicle, recreational vehicle, or other 8043 vehicle of a class approved by the registrar of motor vehicles who 8044 also is a member in good standing of the marine corps league may 8045 apply to the registrar for the registration of the vehicle and 8046 issuance of marine corps league license plates. The application 8047 for marine corps league license plates may be combined with a 8048 request for a special reserved license plate under section 4503.40 8049 or 4503.42 of the Revised Code. Upon receipt of the completed 8050 application, presentation by the applicant of the required 8051 evidence that the applicant is a member in good standing of the 8052 marine corps league, and compliance by the applicant with this 8053 section, the registrar shall issue to the applicant the 8054 appropriate vehicle registration and a set of marine corps league 8055 license plates with a validation sticker or a validation sticker 8056 alone when required by section 4503.191 of the Revised Code. 8057

In addition to the letters and numbers ordinarily inscribed 8058 thereon, marine corps league license plates shall be inscribed 8059 with identifying words and a symbol or logo designed by the marine 8060 corps league and approved by the registrar. Marine corps league 8061 license plates shall bear county identification stickers that 8062 identify the county of registration as required under section 8063 4503.19 of the Revised Code. 8064

Marine corps league license plates and validation stickers 8065 shall be issued upon payment of the regular license fee required 8066 by section 4503.04 of the Revised Code, payment of any local motor 8067 vehicle license tax levied under Chapter 4504. of the Revised 8068 Code, payment of an additional fee of ten dollars, and compliance 8069 with all other applicable laws relating to the registration of 8070

motor vehicles. If the application for marine corps league license 8071 plates is combined with a request for a special reserved license 8072 plate under section 4503.40 or 4503.42 of the Revised Code, the 8073 license plates and validation sticker shall be issued upon payment 8074 of the fees and taxes contained in this section and the additional 8075 fee prescribed under section 4503.40 or 4503.42 of the Revised 8076 Code. The additional fee of ten dollars shall be for the purpose 8077 of compensating the bureau of motor vehicles for additional 8078 services required in the issuing of marine corps league license 8079 plates, and shall be transmitted by the registrar to the treasurer 8080 of state for deposit into the state treasury to the credit of the 8081 state bureau of motor vehicles public safety - highway purposes 8082 fund created by section 4501.25 4501.06 of the Revised Code. 8083

sec. 4503.591. (A) If a professional sports team located in 8084 this state desires to have its logo appear on license plates 8085 issued by this state, it shall enter into a contract with either a 8086 sports commission to permit such display, as permitted by division 8087 (E) of this section, or with a community charity, as permitted by 8088 division (G) of this section. 8089

(B) The owner or lessee of any passenger car, noncommercial 8090 motor vehicle, recreational vehicle, or other vehicle of a class 8091 approved by the registrar of motor vehicles may apply to the 8092 registrar for the registration of the vehicle and issuance of 8093 license plates bearing the logo of a professional sports team that 8094 has entered into a contract described in division (A) of this 8095 section. The application shall designate the sports team whose 8096 logo the owner or lessee desires to appear on the license plates. 8097 Failure to designate a participating professional sports team 8098 shall result in rejection by the registrar of the registration 8099 application. An application made under this section may be 8100 combined with a request for a special reserved license plate under 8101 section 4503.40 or 4503.42 of the Revised Code. Upon receipt of 8102

the completed application and compliance by the applicant with 8103 divisions (C) and (D) of this section, the registrar shall issue 8104 to the applicant the appropriate vehicle registration and a set of 8105 license plates bearing the logo of the professional sports team 8106 the owner designated in the application and a validation sticker, 8107 or a validation sticker alone when required by section 4503.191 of 8108 the Revised Code. 8109

In addition to the letters and numbers ordinarily inscribed 8110 thereon, professional sports team license plates shall bear the 8111 logo of a participating professional sports team, and shall 8112 display county identification stickers that identify the county of 8113 registration as required under section 4503.19 of the Revised 8114 Code. 8115

(C) The professional sports team license plates and 8116 validation sticker, or validation sticker alone, as the case may 8117 be, shall be issued upon payment of the regular license tax as 8118 prescribed under section 4503.04 of the Revised Code, any 8119 applicable motor vehicle license tax levied under Chapter 4504. of 8120 the Revised Code, an additional fee of ten dollars, and compliance 8121 with all other applicable laws relating to the registration of 8122 motor vehicles. If the application for a professional sports team 8123 license plate is combined with a request for a special reserved 8124 license plate under section 4503.40 or 4503.42 of the Revised 8125 Code, the license plates and validation sticker, or validation 8126 sticker alone, shall be issued upon payment of the taxes and fees 8127 described in this division plus the additional fee prescribed 8128 under section 4503.40 or 4503.42 of the Revised Code and 8129 compliance with all other applicable laws relating to the 8130 registration of motor vehicles. 8131

(D) For each application for registration and registration
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 renewal notice the registrar receives under this section, the
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 registrar shall collect a contribution of twenty-five dollars. The
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registrar shall transmit this contribution to the treasurer of 8135 state for deposit into the license plate contribution fund created 8136 by section 4501.21 of the Revised Code. 8137

The registrar shall transmit the additional fee of ten 8138 dollars, which is to compensate the bureau of motor vehicles for 8139 the additional services required in the issuing of professional 8140 sports team license plates, to the treasurer of state for deposit 8141 into the state treasury to the credit of the state bureau of motor 8142 vehicles public safety - highway purposes fund created by section 8143 4501.25 4501.06 of the Revised Code. 8144

(E) If a professional sports team located in this state 8145 desires to have its logo appear on license plates issued by this 8146 state and it desires to do so pursuant to this division, it shall 8147 inform the largest convention and visitors' bureau of the county 8148 in which the professional sports team is located of that desire. 8149 That convention and visitors' bureau shall create a sports 8150 commission to operate in that county to receive the contributions 8151 that are paid by applicants who choose to be issued license plates 8152 bearing the logo of that professional sports team for display on 8153 their motor vehicles. The sports commission shall negotiate with 8154 the professional sports team to permit the display of the team's 8155 logo on license plates issued by this state, enter into the 8156 contract with the team to permit such display, and pay to the team 8157 any licensing or rights fee that must be paid in connection with 8158 the issuance of the license plates. Upon execution of the 8159 contract, the sports commission shall provide a copy of it to the 8160 registrar, along with any other documentation the registrar may 8161 require. Upon receipt of the contract and any required additional 8162 documentation, and when the numerical requirement contained in 8163 division (A) of section 4503.78 of the Revised Code has been met 8164 relative to that particular professional sports team, the 8165 registrar shall take the measures necessary to issue license 8166 plates bearing the logo of that team.

(F) A sports commission shall expend the money it receives 8168 pursuant to section 4501.21 of the Revised Code to attract amateur 8169 regional, national, and international sporting events to the 8170 municipal corporation, county, or township in which it is located, 8171 and it may sponsor such events. Prior to attracting or sponsoring 8172 such events, the sports commission shall perform an economic 8173 analysis to determine whether the proposed event will have a 8174 positive economic effect on the greater area in which the event 8175 will be held. A sports commission shall not expend any money it 8176 receives under that section to attract or sponsor an amateur 8177 regional, national, or international sporting event if its 8178 economic analysis does not result in a finding that the proposed 8179 event will have a positive economic effect on the greater area in 8180 which the event will be held. 8181

A sports commission that receives money pursuant to that 8182 section, in addition to any other duties imposed on it by law and 8183 notwithstanding the scope of those duties, also shall encourage 8184 the economic development of this state through the promotion of 8185 tourism within all areas of this state. A sports commission that 8186 receives ten thousand dollars or more during any calendar year 8187 shall submit a written report to the director of development, on 8188 or before the first day of October of the next succeeding year, 8189 detailing its efforts and expenditures in the promotion of tourism 8190 during the calendar year in which it received the ten thousand 8191 dollars or more. 8192

As used in this division, "promotion of tourism" means the 8193 encouragement through advertising, educational and informational 8194 means, and public relations, both within the state and outside of 8195 it, of travel by persons away from their homes for pleasure, 8196 personal reasons, or other purposes, except to work, to this state 8197 or to the region in which the sports commission is located. 8198

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(G) If a professional sports team located in this state 8199 desires to have its logo appear on license plates issued by this 8200 state and it does not desire to do so pursuant to division (E) of 8201 this section, it shall do so pursuant to this division. The 8202 professional sports team shall notify a community charity of that 8203 desire. That community charity may negotiate with the professional 8204 sports team to permit the display of the team's logo on license 8205 plates issued by this state, enter into a contract with the team 8206 to permit such display, and pay to the team any licensing or 8207 rights fee that must be paid in connection with the issuance of 8208 the license plates. Upon execution of a contract, the community 8209 charity shall provide a copy of it to the registrar along with any 8210 other documentation the registrar may require. Upon receipt of the 8211 contract and any required additional documentation, and when the 8212 numerical requirement contained in division (A) of section 4503.78 8213 of the Revised Code has been met relative to that particular 8214 professional sports team, the registrar shall take the measures 8215 necessary to issue license plates bearing the logo of that team. 8216

(H)(1) A community charity shall expend the money it receives 8217 pursuant to section 4501.21 of the Revised Code solely to provide 8218 financial support to a sports commission for the purposes 8219 described in division (F) of this section and to nonprofit 8220 organizations located in this state that seek to improve the lives 8221 of those who are less fortunate and who reside in the region and 8222 state in which is located the sports team with which the community 8223 charity entered into a contract pursuant to division (G) of this 8224 section. Such organizations shall achieve this purpose through 8225 activities such as youth sports programs; educational, health, 8226 social, and community service programs; or services such as 8227 emergency assistance or employment, education, housing, and 8228 nutrition services. 8229

The community charity shall not expend any money it receives 8230

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pursuant to section 4501.21 of the Revised Code if the expenditure8231will be received by a nonprofit organization that will use the8232money in a manner or for a purpose that is not described in this8233division.8234

(2) The community charity shall provide a written quarterly 8235 report to the director of development and the director of job and 8236 family services detailing the expenditures of the money it 8237 receives pursuant to section 4501.21 of the Revised Code. The 8238 report shall include the amount of such money received and an 8239 accounting of all expenditures of such money. 8240

(I) For purposes of this section:

(1) The "largest" convention and visitors' bureau of a county 8242 is the bureau that receives the largest amount of money generated 8243 in that county from excise taxes levied on lodging transactions 8244 under sections 351.021, 5739.08, and 5739.09 of the Revised Code. 8245

(2) "Sports commission" means a nonprofit corporation 8246 organized under the laws of this state that is entitled to tax 8247 exempt status under section 501(c)(3) of the "Internal Revenue 8248 Code of 1986," 100 Stat. 2085, 26 U.S.C.A. 501, as amended, and 8249 whose function is to attract, promote, or sponsor sports and 8250 athletic events within a municipal corporation, county, or 8251 township. 8252

Such a commission shall consist of twenty-one members. Seven 8253 members shall be appointed by the mayor of the largest city to be 8254 served by the commission. Seven members shall be appointed by the 8255 board of county commissioners of the county to be served by the 8256 commission. Seven members shall be appointed by the largest 8257 convention and visitors' bureau in the area to be served by the 8258 commission. A sports commission may provide all services related 8259 to attracting, promoting, or sponsoring such events, including, 8260 but not limited to, the booking of athletes and teams, scheduling, 8261

and hiring or contracting for staff, ushers, managers, and other8262persons whose functions are directly related to the sports and8263athletic events the commission attracts, promotes, or sponsors.8264

(3) "Community charity" means a nonprofit corporation 8265 organized under the laws of this state that is entitled to tax 8266 exempt status under section 501(c)(3) of the "Internal Revenue 8267 Code of 1986," 100 Stat. 2085, 26 U.S.C. 501, as amended, and that 8268 enters into a contract with a professional sports team pursuant to 8269 division (G) of this section. 8270

(4) "Nonprofit organization" means a nonprofit corporation
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organized under the laws of this state that is entitled to tax
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exempt status under section 501(c)(3) of the "Internal Revenue
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Code of 1986," 100 Stat. 2085, 26 U.S.C. 501, as amended, and that
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receives money from a community charity pursuant to division
8275
(H)(1) of this section.

Sec. 4503.592. (A) The owner or lessee of any passenger car, 8277 noncommercial motor vehicle, recreational vehicle, or other 8278 vehicle of a class approved by the registrar of motor vehicles may 8279 apply to the registrar for the registration of the vehicle and 8280 issuance of "Monarch Butterfly" license plates. An application 8281 made under this section may be combined with a request for a 8282 special reserved license plate under section 4503.40 or 4503.42 of 8283 the Revised Code. Upon receipt of the completed application and 8284 compliance by the applicant with divisions (B) and (C) of this 8285 section, the registrar shall issue to the applicant the 8286 appropriate vehicle registration and a set of "Monarch Butterfly" 8287 license plates and a validation sticker, or a validation sticker 8288 alone when required by section 4503.191 of the Revised Code. 8289

In addition to the letters and numbers ordinarily inscribed 8290 on the license plates, "Monarch Butterfly" license plates shall be 8291 inscribed with identifying words or markings that are designed by 8292

pollinator partnership's monarch wings across Ohio program and8293that are approved by the registrar. "Monarch Butterfly" license8294plates shall display county identification stickers that identify8295the county of registration as required under section 4503.19 of8296the Revised Code.8297

(B) "Monarch Butterfly" license plates and a validation 8298 sticker, or validation sticker alone, shall be issued upon receipt 8299 of a contribution as provided in division (C)(1) of this section 8300 and upon payment of the regular license tax as prescribed under 8301 section 4503.04 of the Revised Code, any applicable motor vehicle 8302 license tax levied under Chapter 4504. of the Revised Code, any 8303 applicable additional fee prescribed by section 4503.40 or 4503.42 8304 of the Revised Code, a bureau of motor vehicles administrative fee 8305 of ten dollars, and compliance with all other applicable laws 8306 relating to the registration of motor vehicles. 8307

(C)(1) For each application for registration and registration 8308 renewal notice the registrar receives under this section, the 8309 registrar shall collect a contribution of fifteen dollars. The 8310 registrar shall transmit this contribution into the state treasury 8311 to the credit of the license plate contribution fund created in 8312 section 4501.21 of the Revised Code. 8313

(2) The registrar shall deposit the bureau administrative fee
 8314
 of ten dollars, the purpose of which is to compensate the bureau
 8315
 for additional services required in the issuing of "Monarch
 8316
 Butterfly" license plates, into the state treasury to the credit
 8317
 of the state bureau of motor vehicles public safety - highway
 8318
 purposes fund created in section 4501.25 4501.06 of the Revised
 8320

sec. 4503.63. (A) The registrar of motor vehicles shall adopt 8321
rules in accordance with the international registration plan for 8322
the calculation of the proportionate registration tax due under 8323

ст. С

section 4503.042 4503.65 of the Revised Code for the registration 8324 of a vehicle in this state and in all jurisdictions declared for 8325 apportionment purposes on the uniform mileage schedule. In 8326 accordance with such rules, the registrar shall notify the 8327 registrant of the taxes or fees due and shall collect the amount 8328 due for registration in each declared jurisdiction, unless the 8329 other jurisdiction bills the registrant directly. 8330

(B) The registrar shall notify other declared jurisdictions
8331
that an apportioned registration application has been filed, shall
8332
furnish the declared jurisdiction documentation to substantiate
8333
and verify the application, and shall transmit the taxes or fees
8334
to those jurisdictions within forty-five days of receipt.

(C) The registrar shall cooperate with other jurisdictions in 8336
 connection with registration of vehicles under sections 4503.60 to 8337
 4503.66 of the Revised Code and the collection of apportioned 8338
 taxes and fees. 8339

sec. 4503.65. The registrar of motor vehicles shall take all 8340 steps necessary to determine and collect the apportioned 8341 registration tax due for vehicles registered in another 8342 international registration plan jurisdiction that lists Ohio for 8343 apportionment purposes on a uniform mileage schedule. The 8344 registration taxes to be charged shall be determined on the basis 8345 of the annual tax otherwise due on the motor vehicle, prorated in 8346 accordance with the number of months for which the motor vehicle 8347 is registered. Until October 1, 2009, such vehicles shall be taxed 8348 at the rates established under section 4503.042 of the Revised 8349 Code. The rates in this section become effective on and after 8350 October 1, 2009. 8351

(A) The rates of the <u>annual registration</u> taxes imposed by 8352
 this section are as follows for commercial cars having a <u>based on</u> 8353
 gross vehicle weight or combined gross vehicle weight of <u>are as</u> 8354

<u>follows</u> :	8355
(1) Not <u>For not</u> more than two thousand pounds, forty seven	8356
<u>one hundred two</u> dollars;	8357
(2) More For more than two thousand but not more than six	8358
thousand pounds, seventy two <u>one hundred twenty-seven</u> dollars;	8359
(3) More For more than six thousand but not more than ten	8360
thousand pounds, eighty-eight <u>one hundred forty-three</u> dollars;	8361
(4) More For more than ten thousand but not more than	8362
fourteen thousand pounds, one hundred eight sixty-three dollars;	8363
(5) More For more than fourteen thousand but not more than	8364
eighteen thousand pounds, one hundred twenty-nine eighty-four	8365
dollars;	8366
(6) More For more than eighteen thousand but not more than	8367
twenty-two thousand pounds, one <u>two</u> hundred <u>fifty-four</u> <u>nine</u>	8368
dollars;	8369
(7) More For more than twenty-two thousand but not more than	8370
twenty-six thousand pounds, one <u>two</u> hundred eighty <u>thirty-five</u>	8371
dollars;	8372
(8) More For more than twenty-six thousand but not more than	8373
thirty thousand pounds, three <u>four</u> hundred sixty four <u>nineteen</u> dollars;	8374 8375
(9) More For more than thirty thousand but not more than	8376
thirty-four thousand pounds, four hundred thirty-one eighty-six	8370
dollars;	8378
(10) More For more than thirty-four thousand but not more	8379
than thirty-eight thousand pounds, four five hundred ninety two	8380
<u>forty-seven</u> dollars;	8381
(11) More For more than thirty-eight thousand but not more	8382
than forty-two thousand pounds, five six hundred fifty-four nine	8383

dollars;

(12) <u>More For more</u> than forty-two thousand but not more than 8385 forty-six thousand pounds, six hundred <u>fifteen</u> <u>seventy</u> dollars; 8386

(13) More For more than forty-six thousand but not more than 8387
fifty thousand pounds, six seven hundred seventy-seven thirty-two 8388
dollars; 8389

(14) More For more than fifty thousand but not more than 8390
fifty-four thousand pounds, seven hundred forty-four ninety-nine 8391
dollars; 8392

(15) More For more than fifty-four thousand but not more than 8393 fifty-eight thousand pounds, eight hundred five sixty dollars; 8394

(16) More For more than fifty-eight thousand but not more 8395 than sixty-two thousand pounds, eight <u>nine</u> hundred seventy-seven 8396 <u>thirty-two</u> dollars; 8397

(17) More For more than sixty-two thousand but not more than 8398
sixty-six thousand pounds, nine hundred forty nine one thousand 8399
four dollars; 8400

(18) More For more than sixty-six thousand but not more than 8401 seventy thousand pounds, one thousand twenty seventy-five dollars; 8402

(19) More For more than seventy thousand but not more than 8403
seventy-four thousand pounds, one thousand one hundred seven 8404
sixty-two dollars; 8405

(20) More For more than seventy-four thousand but not more 8406 than seventy-eight thousand pounds, one thousand two hundred 8407 thirty eighty-five dollars; 8408

(21) More For more than seventy-eight thousand pounds, one 8409 thousand three four hundred seventy three twenty-eight dollars and 8410 fifty cents. 8411

(B) The rates of the taxes imposed by this section are as
 8412
 follows for buses having a based on gross vehicle weight or
 8413
 combined gross vehicle weight of are as follows:
 8414

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(1) Not <u>For not</u> more than two thousand pounds, eleven	8415
<u>sixty-six</u> dollars;	8416
(2) More For more than two thousand but not more than six	8417
thousand pounds, forty-one <u>ninety-six</u> dollars;	8418
(3) More For more than six thousand but not more than ten	8419
thousand pounds, one hundred three fifty-eight dollars;	8420
(4) More For more than ten thousand but not more than	8421
fourteen thousand pounds, one two hundred eighty five forty	8422
dollars;	8423
(5) More For more than fourteen thousand but not more than	8424
eighteen thousand pounds, two three hundred sixty-seven twenty-two	8425
dollars;	8426
(6) More For more than eighteen thousand but not more than	8427
twenty-two thousand pounds, three four hundred forty-nine four	8428
dollars;	8429
(7) More For more than twenty-two thousand but not more than	8430
twenty-six thousand pounds, four hundred thirty-one eighty-six	8431
dollars;	8432
(8) More For more than twenty-six thousand but not more than	8433
thirty thousand pounds, five hundred thirteen sixty-eight dollars;	8434
(9) More For more than thirty thousand but not more than	8435
thirty-four thousand pounds, five <u>six</u> hundred ninety-four	8436
<u>forty-nine</u> dollars and fifty cents;	8437
(10) More For more than thirty-four thousand but not more	8438
than thirty-eight thousand pounds, six <u>seven</u> hundred seventy-four	8439
twenty-nine dollars and fifty cents;	8440
(11) More For more than thirty-eight thousand but not more	8441
than forty-two thousand pounds, seven <u>eight</u> hundred fifty four	8442
<u>nine</u> dollars and fifty cents;	8443
(12) More For more than forty-two thousand but not more than	8444

8474

forty-six thousand pounds, eight hundred thirty-four <u>eighty-nine</u>	8445
dollars and fifty cents;	8446
(13) More For more than forty-six thousand but not more than	8447
fifty thousand pounds, nine hundred fifty-four one thousand nine	8448
dollars and fifty cents;	8449
(14) More For more than fifty thousand but not more than	8450
fifty-four thousand pounds, one thousand fourteen sixty-nine	8451
dollars and fifty cents;	8452
(15) More For more than fifty-four thousand but not more than	8453
fifty-eight thousand pounds, one thousand one hundred four	8454
<u>fifty-nine</u> dollars and fifty cents;	8455
(16) More For more than fifty-eight thousand but not more	8456
than sixty-two thousand pounds, one thousand one <u>two</u> hundred	8457
ninety-four forty-nine dollars and fifty cents;	8458
(17) More For more than sixty-two thousand but not more than	8459
sixty-six thousand pounds, one thousand two <u>three</u> hundred	8460
eighty-four thirty-nine dollars and fifty cents;	8461
(18) More For more than sixty-six thousand but not more than	8462
seventy thousand pounds, one thousand three <u>four</u> hundred	8463
seventy-four twenty-nine dollars and fifty cents;	8464
(19) More For more than seventy thousand but not more than	8465
seventy-four thousand pounds, one thousand four <u>five</u> hundred	8466
sixty four nineteen dollars and fifty cents;	8467
(20) More For more than seventy-four thousand but not more	8468
than seventy-eight thousand pounds, one thousand $five$ six hundred	8469
fifty-four nine dollars and fifty cents;	8470
(21) More For more than seventy-eight thousand pounds, one	8471
thousand six hundred forty four <u>ninety-nine</u> dollars and fifty	8472
cents.	8473

(C) The tax under divisions (A) and (B) of this section shall

be reduced as follows for the in-state registration of a	8475
commercial car or commercial bus:	8476
(1) If the emplicant is uppicturing of least ten but not more	8477
(1) If the applicant is registering at least ten but not more	
than two hundred forty-nine vehicles, by five dollars;	8478
(2) If the applicant is registering at least two hundred	8479
fifty but not more than four hundred ninety-nine vehicles, by ten	8480
<u>dollars;</u>	8481
(3) If the applicant is registering at least five hundred but	8482
not more than nine hundred ninety-nine vehicles, by fifteen	8483
<u>dollars;</u>	8484
(4) If the applicant is registering one thousand or more	8485
vehicles, by twenty dollars.	8486
(D)(1) Applications for the in-state registration of a	8487
commercial car or commercial bus that is not subject to the	8488
international registration plan may be filed with the registrar or	8489
a deputy registrar. The registrar or deputy registrar shall charge	8490
the appropriate amount specified under division (A) or (B) of this	8491
section minus the amount specified in division (C) of this	8492
section. However, in no case shall the registrar charge an amount	8493
that exceeds the sum of the applicable rate under division (A) or	8494
(B) of section 4503.042 of the Revised Code, the applicable fee	8495
under division (C)(1) of section 4503.10 of the Revised Code, and	8496
any applicable tax under sections 4504.01 to 4504.18 of the	8497
Revised Code as those sections existed on March 21, 2017.	8498
(2) Applications for the in-state registration of a	8499
commercial car or commercial bus under the international	8500
registration plan shall be filed with the registrar. The registrar	8501
shall use the appropriate amount under division (A) or (B) of this	8502
section minus the amount specified in division (C) of this section	8503
as the base rate for purposes of determining the registration	8504
taxes due to this state in accordance with rules adopted under	8505

section 4503.63 of the Revised Code. However, in no case shall the	8506
base rate be an amount that exceeds the sum of the applicable rate	8507
under division (A) or (B) of section 4503.042 of the Revised Code,	8508
the applicable fee under division (C)(1) of section 4503.10 of the	8509
Revised Code, and any applicable tax under sections 4504.01 to	8510
4504.18 of the Revised Code as those sections existed on March 21,	8511
2017.	8512
(3) With regard to a commercial car or commercial bus that is	8513
registered in this state, regardless of whether the commercial car	8514
or bus is subject to the international registration plan, the	8515
registrar or deputy registrar shall charge a fee equal to the	8516
amount established under section 4503.038 of the Revised Code,	8517
plus an appropriate amount to cover the cost of postage, if	8518
applicable.	8519
(4) With regard to a commercial car or commercial bus that is	8520
registered in this state, regardless of whether the commercial car	8521
or bus is subject to the international registration plan, if an	8522
application for registration renewal is not applied for prior to	8523
the expiration date of the registration or within thirty days	8524
after that date, the registrar or deputy registrar shall collect a	8525
fee of ten dollars for the issuance of the vehicle registration.	8526
The registrar may waive the fee for good cause shown if the	8527
application is accompanied by supporting evidence as the registrar	8528
may require.	8529
(E) The registrar of motor vehicles shall take all steps	8530
necessary to determine and collect the apportioned registration	8531
tax due for vehicles registered in another international	8532
registration plan jurisdiction that lists Ohio for apportionment	8533
purposes on a uniform mileage schedule. The registration taxes	8534
charged shall be determined on the basis of the annual tax	8535
otherwise due on the motor vehicle, prorated in accordance with	8536
the number of months for which the motor vehicle is registered.	8537

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The base rate shall be the applicable amount under division (A) or	8538
(B) of this section.	8539
(F)(1) The rate of tax for each trailer and semitrailer is	8540
<u>twenty-five dollars.</u>	8541
(2) If an application for registration renewal for a trailer	8542
or semitrailer is not applied for prior to the expiration date of	8543
the registration or within thirty days after that date, the	8544
registrar or deputy registrar shall collect a fee of ten dollars	8545
for the issuance of the vehicle registration, but may waive the	8546
fee for good cause shown if the application is accompanied by	8547
supporting evidence as the registrar may require. The fee shall be	8548
in addition to all other fees established by this section. A	8549
deputy registrar shall retain fifty cents of the fee and shall	8550
transmit the remaining amount to the registrar at the time and in	8551
the manner provided by section 4503.10 of the Revised Code. The	8552
registrar shall deposit all moneys received under this division	8553
into the public safety - highway purposes fund established in	8554
section 4501.06 of the Revised Code.	8555
(G) The rates established under this section do not apply to	8556
any of the following vehicles:	8557
(1) Vehicles equipped, owned, and used by a charitable or	8558
nonprofit corporation exclusively for the purpose of administering	8559
chest x-rays or receiving blood donations;	8560
(2) Vans used principally for the transportation of	8561
handicapped persons that have been modified by being equipped with	8562
adaptive equipment to facilitate the movement of such persons into	8563
and out of the vans;	8564
(3) Buses used principally for the transportation of	8565
handicapped persons or persons sixty-five years of age or older;	8566
(4) Buses used principally for the transportation of persons	8567
<u>in a ridesharing arrangement;</u>	8568

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(5) Transit buses having motor power.

sec. 4503.67. (A) If the national organization of the boy 8570 scouts of America desires to have its logo appear on license 8571 plates issued by this state, a representative of the Dan Beard 8572 council shall enter into a contract with the registrar of motor 8573 vehicles as provided in division (D) of this section. The owner or 8574 lessee of any passenger car, noncommercial motor vehicle, 8575 recreational vehicle, or other vehicle of a class approved by the 8576 registrar may apply to the registrar for the registration of the 8577 vehicle and issuance of license plates bearing the logo of the boy 8578 scouts of America if the council representative has entered into 8579 such a contract. An application made under this section may be 8580 combined with a request for a special reserved license plate under 8581 section 4503.40 or 4503.42 of the Revised Code. Upon receipt of 8582 the completed application and compliance by the applicant with 8583 divisions (B) and (C) of this section, the registrar shall issue 8584 to the applicant the appropriate vehicle registration and a set of 8585 license plates bearing the logo of the boy scouts of America and a 8586 validation sticker, or a validation sticker alone when required by 8587 section 4503.191 of the Revised Code. 8588

In addition to the letters and numbers ordinarily inscribed 8589 thereon, the plates shall display county identification stickers 8590 that identify the county of registration as required under section 8591 4503.19 of the Revised Code. 8592

(B) The boy scouts logo license plates and validation 8593 sticker, or validation sticker alone, as the case may be, shall be 8594 issued upon payment of the regular license tax as prescribed under 8595 section 4503.04 of the Revised Code, any applicable motor vehicle 8596 license tax levied under Chapter 4504. of the Revised Code, a fee 8597 of ten dollars for the purpose of compensating the bureau of motor 8598 vehicles for additional services required in the issuing of boy 8599

scouts license plates, and compliance with all other applicable 8600 laws relating to the registration of motor vehicles. If the 8601 application for a boy scouts license plate is combined with a 8602 request for a special reserved license plate under section 4503.40 8603 or 4503.42 of the Revised Code, the license plates and validation 8604 sticker, or validation sticker alone, shall be issued upon payment 8605 of the regular license tax as prescribed under section 4503.04 of 8606 the Revised Code, any applicable motor vehicle tax levied under 8607 Chapter 4504. of the Revised Code, a fee of ten dollars for the 8608 purpose of compensating the bureau of motor vehicles for 8609 additional services required in the issuing of the plates, the 8610 additional fee prescribed under section 4503.40 or 4503.42 of the 8611 Revised Code, and compliance with all other applicable laws 8612 relating to the registration of motor vehicles. 8613

(C) For each application for registration and registration 8614 renewal notice the registrar receives under this section, the 8615 registrar shall collect a contribution of fifteen dollars. The 8616 registrar shall transmit this contribution to the treasurer of 8617 state for deposit into the license plate contribution fund created 8618 by section 4501.21 of the Revised Code. 8619

The registrar shall transmit the additional fee of ten 8620 dollars paid to compensate the bureau for the additional services 8621 required in the issuing of boy scouts license plates to the 8622 treasurer of state for deposit into the state treasury to the 8623 credit of the state bureau of motor vehicles public safety - 8624 highway purposes fund created by section 4501.25 4501.06 of the 8625 Revised Code. 8626

(D) If the national organization of the boy scouts of America 8627
desires to have its logo appear on license plates issued by this 8628
state, a representative of the Dan Beard council shall contract 8629
with the registrar to permit the display of the logo on license 8630
plates issued by this state. Upon execution of the contract, the 8631

council shall provide a copy of it to the registrar, along with 8632 any other documentation the registrar may require. Upon receiving 8633 the contract and any required additional documentation, and when 8634 the numerical requirement contained in division (A) of section 8635 4503.78 of the Revised Code has been met relative to the boy 8636 scouts of America, the registrar shall take the measures necessary 8637 to issue license plates bearing the logo of the boy scouts of 8638 America. 8639

sec. 4503.68. (A) If the national organization of the girl 8640 scouts of the United States of America desires to have its logo 8641 appear on license plates issued by this state, a representative of 8642 the Great River council shall enter into a contract with the 8643 registrar of motor vehicles as provided in division (D) of this 8644 section. The owner or lessee of any passenger car, noncommercial 8645 motor vehicle, recreational vehicle, or other vehicle of a class 8646 approved by the registrar may apply to the registrar for the 8647 registration of the vehicle and issuance of license plates bearing 8648 the logo of the girl scouts of the United States of America if the 8649 council representative has entered into such a contract. An 8650 application made under this section may be combined with a request 8651 for a special reserved license plate under section 4503.40 or 8652 4503.42 of the Revised Code. Upon receipt of the completed 8653 application and compliance by the applicant with divisions (B) and 8654 (C) of this section, the registrar shall issue to the applicant 8655 the appropriate vehicle registration and a set of license plates 8656 bearing the logo of the girl scouts of the United States of 8657 America and a validation sticker, or a validation sticker alone 8658 when required by section 4503.191 of the Revised Code. 8659

In addition to the letters and numbers ordinarily inscribed 8660 thereon, the plates shall display county identification stickers 8661 that identify the county of registration as required under section 8662 4503.19 of the Revised Code. 8663

(B) The girl scouts logo license plates and validation 8664 sticker, or validation sticker alone, as the case may be, shall be 8665 issued upon payment of the regular license tax as prescribed under 8666 section 4503.04 of the Revised Code, any applicable motor vehicle 8667 license tax levied under Chapter 4504. of the Revised Code, a fee 8668 of ten dollars for the purpose of compensating the bureau of motor 8669 vehicles for additional services required in the issuing of girl 8670 scouts license plates, and compliance with all other applicable 8671 laws relating to the registration of motor vehicles. If the 8672 application for a girl scouts license plate is combined with a 8673 request for a special reserved license plate under section 4503.40 8674 or 4503.42 of the Revised Code, the license plates and validation 8675 sticker, or validation sticker alone, shall be issued upon payment 8676 of the regular license tax as prescribed under section 4503.04 of 8677 the Revised Code, any applicable motor vehicle tax levied under 8678 Chapter 4504. of the Revised Code, a fee of ten dollars for the 8679 purpose of compensating the bureau of motor vehicles for 8680 additional services required in the issuing of the plates, the 8681 additional fee prescribed under section 4503.40 or 4503.42 of the 8682 Revised Code, and compliance with all other applicable laws 8683 relating to the registration of motor vehicles. 8684

(C) For each application for registration and registration 8685 renewal notice the registrar receives under this section, the 8686 registrar shall collect a contribution of fifteen dollars. The 8687 registrar shall transmit this contribution to the treasurer of 8688 state for deposit into the license plate contribution fund created 8689 by section 4501.21 of the Revised Code. 8690

The registrar shall transmit the additional fee of ten 8691 dollars paid to compensate the bureau for the additional services 8692 required in the issuing of girl scouts license plates to the 8693 treasurer of state for deposit into the state treasury to the 8694 credit of the state bureau of motor vehicles public safety - 8695

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highway purposes fund created by section 4501.25 4501.06 of the 8696 Revised Code. 8697

(D) If the national organization of the girl scouts of the 8698 United States of America desires to have its logo appear on 8699 license plates issued by this state, a representative from the 8700 Great River council shall contract with the registrar to permit 8701 the display of the logo on license plates issued by this state. 8702 Upon execution of the contract, the council shall provide a copy 8703 of it to the registrar, along with any other documentation the 8704 registrar may require. Upon receiving the contract and any 8705 required additional documentation, and when the numerical 8706 requirement contained in division (A) of section 4503.78 of the 8707 Revised Code has been met relative to the girl scouts of the 8708 United States of America, the registrar shall take the measures 8709 necessary to issue license plates bearing the logo of the girl 8710 scouts of the United States of America. 8711

sec. 4503.69. (A) If the national organization of the eagle 8712 scouts desires to have its logo appear on license plates issued by 8713 this state, a representative of the Dan Beard council shall enter 8714 into a contract with the registrar of motor vehicles as provided 8715 in division (D) of this section. The owner or lessee of any 8716 passenger car, noncommercial motor vehicle, recreational vehicle, 8717 or other vehicle of a class approved by the registrar may apply to 8718 the registrar for the registration of the vehicle and issuance of 8719 license plates bearing the logo of the eagle scouts if the council 8720 representative has entered into such a contract on behalf of the 8721 eagle scouts. An application made under this section may be 8722 combined with a request for a special reserved license plate under 8723 section 4503.40 or 4503.42 of the Revised Code. Upon receipt of 8724 the completed application and compliance by the applicant with 8725 divisions (B) and (C) of this section, the registrar shall issue 8726 to the applicant the appropriate vehicle registration and a set of 8727 license plates bearing the logo of the eagle scouts and a 8728 validation sticker, or a validation sticker alone when required by 8729 section 4503.191 of the Revised Code. 8730

In addition to the letters and numbers ordinarily inscribed 8731 thereon, the plates shall display county identification stickers 8732 that identify the county of registration as required under section 8733 4503.19 of the Revised Code. 8734

(B) The eagle scouts logo license plates and validation 8735 sticker, or validation sticker alone, as the case may be, shall be 8736 issued upon payment of the regular license tax as prescribed under 8737 section 4503.04 of the Revised Code, any applicable motor vehicle 8738 license tax levied under Chapter 4504. of the Revised Code, a fee 8739 of ten dollars for the purpose of compensating the bureau of motor 8740 vehicles for additional services required in the issuing of eagle 8741 scouts license plates, and compliance with all other applicable 8742 laws relating to the registration of motor vehicles. If the 8743 application for an eagle scouts license plate is combined with a 8744 request for a special reserved license plate under section 4503.40 8745 or 4503.42 of the Revised Code, the license plates and validation 8746 sticker, or validation sticker alone, shall be issued upon payment 8747 of the regular license tax as prescribed under section 4503.04 of 8748 the Revised Code, any applicable motor vehicle tax levied under 8749 Chapter 4504. of the Revised Code, a fee of ten dollars for the 8750 purpose of compensating the bureau of motor vehicles for 8751 additional services required in the issuing of the plates, the 8752 additional fee prescribed under section 4503.40 or 4503.42 of the 8753 Revised Code, and compliance with all other applicable laws 8754 relating to the registration of motor vehicles. 8755

(C) For each application for registration and registration
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 renewal notice the registrar receives under this section, the
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 registrar shall collect a contribution of fifteen dollars. The
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registrar shall transmit this contribution to the treasurer of 8759 state for deposit into the license plate contribution fund created 8760 by section 4501.21 of the Revised Code. 8761

The registrar shall transmit the additional fee of ten 8762 dollars paid to compensate the bureau for the additional services 8763 required in the issuing of eagle scouts license plates to the 8764 treasurer of state for deposit into the state treasury to the 8765 credit of the state bureau of motor vehicles public safety - 8766 <u>highway purposes</u> fund created by section 4501.25 4501.06 of the 8767 Revised Code. 8768

(D) If the national organization of the eagle scouts desires 8769 to have its logo appear on license plates issued by this state, a 8770 representative from the Dan Beard council shall contract with the 8771 registrar to permit the display of the logo on license plates 8772 issued by this state. Upon execution of the contract, the council 8773 shall provide a copy of it to the registrar, along with any other 8774 documentation the registrar may require. Upon receiving the 8775 contract and any required additional documentation, and when the 8776 numerical requirement contained in division (A) of section 4503.78 8777 of the Revised Code has been met relative to the eagle scouts, the 8778 registrar shall take the measures necessary to issue license 8779 plates bearing the logo of the eagle scouts. 8780

sec. 4503.70. The owner or lessee of any passenger car, 8781 noncommercial motor vehicle, recreational vehicle, or other 8782 vehicle of a class approved by the registrar of motor vehicles who 8783 is a member in good standing of the grand lodge of free and 8784 accepted masons of Ohio may apply to the registrar for the 8785 registration of the vehicle and issuance of freemason license 8786 plates. The application for freemason license plates may be 8787 combined with a request for a special reserved license plate under 8788 section 4503.40 or 4503.42 of the Revised Code. Upon receipt of 8789

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the completed application, presentation by the applicant of 8790 satisfactory evidence showing that the applicant is a member in 8791 good standing of the grand lodge of free and accepted masons of 8792 Ohio, and compliance by the applicant with this section, the 8793 registrar shall issue to the applicant the appropriate vehicle 8794 registration and a set of freemason license plates with a 8795 validation sticker or a validation sticker alone when required by 8796 section 4503.191 of the Revised Code. 8797

In addition to the letters and numbers ordinarily inscribed 8798 thereon, freemason license plates shall be inscribed with 8799 identifying words and a symbol or logo designed by the grand lodge 8800 of free and accepted masons of Ohio and approved by the registrar. 8801 Freemason license plates shall bear county identification stickers 8802 that identify the county of registration as required under section 8803 4503.19 of the Revised Code. 8804

Freemason license plates and validation stickers shall be 8805 issued upon payment of the regular license fee required by section 8806 4503.04 of the Revised Code, payment of any local motor vehicle 8807 license tax levied under Chapter 4504. of the Revised Code, 8808 payment of an additional fee of ten dollars, and compliance with 8809 all other applicable laws relating to the registration of motor 8810 vehicles. If the application for freemason license plates is 8811 combined with a request for a special reserved license plate under 8812 section 4503.40 or 4503.42 of the Revised Code, the license plates 8813 and validation sticker shall be issued upon payment of the fees 8814 and taxes contained in this section and the additional fee 8815 prescribed under section 4503.40 or 4503.42 of the Revised Code. 8816 The additional fee of ten dollars shall be for the purpose of 8817 compensating the bureau of motor vehicles for additional services 8818 required in the issuing of freemason license plates, and shall be 8819 transmitted by the registrar to the treasurer of state for deposit 8820 into the state treasury to the credit of the state bureau of motor 8821

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vehiclespublic safety - highway purposesfund created by section88224501.254501.06of the Revised Code.8823

sec. 4503.701. (A) The owner or lessee of any passenger car, 8824 noncommercial motor vehicle, recreational vehicle, or other 8825 vehicle of a class approved by the registrar of motor vehicles may 8826 apply to the registrar for the registration of the vehicle and 8827 issuance of Prince Hall freemason license plates. The application 8828 for Prince Hall freemason license plates may be combined with a 8829 request for a special reserved license plate under section 4503.40 8830 or 4503.42 of the Revised Code. Upon receipt of the completed 8831 application and compliance by the applicant with this section, the 8832 registrar shall issue to the applicant the appropriate vehicle 8833 registration and a set of Prince Hall freemason license plates 8834 with a validation sticker or a validation sticker alone when 8835 required by section 4503.191 of the Revised Code. 8836

In addition to the letters and numbers ordinarily inscribed 8837 thereon, Prince Hall freemason license plates shall be inscribed 8838 with identifying words and a symbol or logo designed by the Prince 8839 Hall grand lodge of free and accepted masons of Ohio and approved 8840 by the registrar. Prince Hall freemason license plates shall bear 8841 county identification stickers that identify the county of 8842 registration as required under section 4503.19 of the Revised 8843 Code. 8844

(B) Prince Hall freemason license plates and validation 8845 stickers shall be issued upon receipt of a contribution as 8846 provided in division (C) of this section and upon payment of the 8847 regular license fee required by section 4503.04 of the Revised 8848 Code, payment of any local motor vehicle license tax levied under 8849 Chapter 4504. of the Revised Code, payment of an additional fee of 8850 ten dollars, and compliance with all other applicable laws 8851 relating to the registration of motor vehicles. If the application 8852

for Prince Hall freemason license plates is combined with a 8853 request for a special reserved license plate under section 4503.40 8854 or 4503.42 of the Revised Code, the license plates and validation 8855 sticker shall be issued upon payment of the fees and taxes 8856 contained in this section and the additional fee prescribed under 8857 section 4503.40 or 4503.42 of the Revised Code. The additional fee 8858 of ten dollars shall be for the purpose of compensating the bureau 8859 of motor vehicles for additional services required in the issuing 8860 of Prince Hall freemason license plates. 8861

(C) For each application for registration and registration 8862 renewal notice the registrar receives under this section, the 8863 registrar shall collect a contribution of fifteen dollars. The 8864 registrar shall transmit this contribution to the treasurer of 8865 state for deposit in the license plate contribution fund created 8866 in section 4501.21 of the Revised Code. 8867

The registrar shall transmit the additional fee of ten 8868 dollars paid to compensate the bureau for the additional services 8869 required in the issuing of Prince Hall freemason license plates to 8870 the treasurer of state for deposit into the state treasury to the 8871 credit of the state bureau of motor vehicles public safety -8872 highway purposes fund created by section 4501.25 4501.06 of the 8873 Revised Code. 8874

sec. 4503.702. (A) The owner or lessee of any passenger car, 8875 noncommercial motor vehicle, recreational vehicle, or other 8876 vehicle of a class approved by the registrar of motor vehicles may 8877 apply to the registrar for the registration of the vehicle and 8878 issuance of Improved Benevolent and Protective Order of Elks of 8879 the World (IBPOEW) license plates. The application for IBPOEW 8880 license plates may be combined with a request for a special 8881 reserved license plate under section 4503.40 or 4503.42 of the 8882 Revised Code. Upon receipt of the completed application and 8883

compliance by the applicant with this section, the registrar shall 8884 issue to the applicant the appropriate vehicle registration and a 8885 set of IBPOEW license plates with a validation sticker or a 8886 validation sticker alone when required by section 4503.191 of the 8887 Revised Code. 8888

In addition to the letters and numbers ordinarily inscribed 8889 thereon, IBPOEW license plates shall bear the acronym "IBPOEW" and 8890 a marking designed by the Ohio Association of the Improved 8891 Benevolent and Protective Order of Elks of the World that is 8892 approved by the registrar. IBPOEW license plates shall bear county 8893 identification stickers that identify the county of registration 8894 by name or number. 8895

(B) IBPOEW license plates and validation stickers shall be 8896 issued upon receipt of a contribution as provided in division (C) 8897 of this section and upon payment of the regular license fee 8898 required by section 4503.04 of the Revised Code, payment of any 8899 local motor vehicle license tax levied under Chapter 4504. of the 8900 Revised Code, payment of an additional fee of ten dollars, and 8901 compliance with all other applicable laws relating to the 8902 registration of motor vehicles. If the application for IBPOEW 8903 license plates is combined with a request for a special reserved 8904 license plate under section 4503.40 or 4503.42 of the Revised 8905 Code, the license plates and validation sticker shall be issued 8906 upon payment of the fees and taxes contained in this section and 8907 the additional fee prescribed under section 4503.40 or 4503.42 of 8908 the Revised Code. The additional fee of ten dollars is for the 8909 purpose of compensating the bureau of motor vehicles for 8910 additional services required in the issuing of IBPOEW license 8911 plates. 8912

(C) For each application for registration and registration8913renewal notice the registrar receives under this section, the8914

registrar shall collect a contribution of twenty-five dollars. The 8915 registrar shall transmit this contribution to the treasurer of 8916 state for deposit in the license plate contribution fund created 8917 in section 4501.21 of the Revised Code. 8918

The registrar shall transmit the additional fee of ten8919dollars paid to compensate the bureau to the treasurer of state8920for deposit into the state treasury to the credit of the state8921bureau of motor vehicles public safety - highway purposes fund8922created by section 4501.254501.06 of the Revised Code.8923

Sec. 4503.71. (A) The owner or lessee of any passenger car, 8924 noncommercial motor vehicle, recreational vehicle, or other 8925 vehicle of a class approved by the registrar of motor vehicles who 8926 also is a member in good standing of the fraternal order of police 8927 may apply to the registrar for the registration of the vehicle and 8928 issuance of fraternal order of police license plates. The 8929 application for fraternal order of police license plates may be 8930 combined with a request for a special reserved license plate under 8931 section 4503.40 or 4503.42 of the Revised Code. Upon receipt of 8932 the completed application, presentation by the applicant of the 8933 required evidence that the applicant is a member in good standing 8934 of the fraternal order of police, and compliance by the applicant 8935 with this section, the registrar shall issue to the applicant the 8936 appropriate vehicle registration and a set of fraternal order of 8937 police license plates with a validation sticker or a validation 8938 sticker alone when required by section 4503.191 of the Revised 8939 Code. 8940

In addition to the letters and numbers ordinarily inscribed 8941 thereon, fraternal order of police license plates shall be 8942 inscribed with identifying words and a symbol or logo designed by 8943 the fraternal order of police of Ohio, incorporated, and approved 8944 by the registrar. Fraternal order of police license plates shall 8945

bear county identification stickers that identify the county of 8946 registration as required under section 4503.19 of the Revised 8947 Code. 8948

Fraternal order of police license plates and validation 8949 stickers shall be issued upon payment of the regular license fee 8950 required by section 4503.04 of the Revised Code, payment of any 8951 local motor vehicle license tax levied under Chapter 4504. of the 8952 Revised Code, payment of a fee of ten dollars, and compliance with 8953 all other applicable laws relating to the registration of motor 8954 vehicles. If the application for fraternal order of police license 8955 plates is combined with a request for a special reserved license 8956 plate under section 4503.40 or 4503.42 of the Revised Code, the 8957 license plates and validation sticker shall be issued upon payment 8958 of the fees and taxes contained in this section and the additional 8959 fee prescribed under section 4503.40 or 4503.42 of the Revised 8960 Code. The fee of ten dollars shall be for the purpose of 8961 compensating the bureau of motor vehicles for additional services 8962 required in the issuing of fraternal order of police license 8963 plates, and shall be transmitted by the registrar to the treasurer 8964 of state for deposit into the state treasury to the credit of the 8965 state bureau of motor vehicles public safety - highway purposes 8966 fund created by section 4501.25 4501.06 of the Revised Code. 8967

(B) For each application for registration and registration
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sec. 4503.711. (A) The owner or lessee of any passenger car, 8974
noncommercial motor vehicle, recreational vehicle, or other 8975
vehicle of a class approved by the registrar of motor vehicles who 8976

is a member in good standing of the fraternal order of police 8977 associates of Ohio, inc., may apply to the registrar for the 8978 registration of the vehicle and issuance of fraternal order of 8979 police associate license plates. The application for fraternal 8980 order of police associate license plates may be combined with a 8981 request for a special reserved license plate under section 4503.40 8982 or 4503.42 of the Revised Code. Upon receipt of the completed 8983

application, presentation by the applicant of the required 8984 evidence that the applicant is a member in good standing of the 8985 fraternal order of police associates of Ohio, inc., and compliance 8986 with division (B) of this section, the registrar shall issue to 8987 the applicant the appropriate vehicle registration and a set of 8988 fraternal order of police associate license plates with a 8989 validation sticker or a validation sticker alone when required by 8990 section 4503.191 of the Revised Code. 8991

In addition to the letters and numbers ordinarily inscribed 8992 thereon, fraternal order of police associate license plates shall 8993 be inscribed with identifying words or markings designed by the 8994 fraternal order of police of Ohio, inc., and approved by the 8995 registrar. Fraternal order of police associate plates shall bear 8996 county identification stickers that identify the county of 8997 registration as required under section 4503.19 of the Revised 8998 Code. 8999

(B) The registrar shall issue a set of fraternal order of 9000 police associate license plates with a validation sticker or a 9001 validation sticker alone upon receipt of a contribution as 9002 provided in division (C) of this section and upon payment of the 9003 regular license fees prescribed under section 4503.04 of the 9004 Revised Code, an additional fee of ten dollars for the purpose of 9005 compensating the bureau of motor vehicles for additional services 9006 required in the issuing of the fraternal order of police associate 9007 license plates, any applicable motor vehicle tax levied under 9008

Chapter 4504. of the Revised Code, and compliance with all other 9009 applicable laws relating to the registration of motor vehicles. If 9010 the application for fraternal order of police associate license 9011 plates is combined with a request for a special reserved license 9012 plate under section 4503.40 or 4503.42 of the Revised Code, the 9013 license plate and validation sticker shall be issued upon payment 9014 of the contribution, fees, and taxes contained in this division 9015 and the additional fee prescribed under section 4503.40 or 4503.42 9016 of the Revised Code. 9017

(C) For each application for registration and registration 9018 renewal the registrar receives under this section, the registrar 9019 shall collect a contribution of fifteen dollars. The registrar 9020 shall transmit this contribution to the treasurer of state for 9021 deposit in the license plate contribution fund created in section 9022 4501.21 of the Revised Code. 9023

The registrar shall transmit the additional fee of ten 9024 dollars specified in division (B) of this section to the treasurer 9025 of state for deposit into the state treasury to the credit of the 9026 state bureau of motor vehicles public safety - highway purposes 9027 fund created by section 4501.25 4501.06 of the Revised Code. 9028

sec. 4503.712. (A) The owner or lessee of any passenger car, 9029 noncommercial motor vehicle, recreational vehicle, or other 9030 vehicle of a class approved by the registrar of motor vehicles may 9031 apply to the registrar for the registration of the vehicle and 9032 issuance of "Ohio C.O.P.S." license plates. The application for 9033 "Ohio C.O.P.S." license plates may be combined with a request for 9034 a special reserved license plate under section 4503.40 or 4503.42 9035 of the Revised Code. Upon receipt of the completed application and 9036 compliance with division (B) of this section, the registrar shall 9037 issue to the applicant the appropriate vehicle registration, a set 9038 of "Ohio C.O.P.S." license plates with a validation sticker, or a 9039

validation sticker alone when required by section 4503.191 of the 9040 Revised Code. 9041

In addition to the letters and numbers ordinarily inscribed 9042 on the license plates, "Ohio C.O.P.S." license plates shall be 9043 inscribed with the words "Ohio C.O.P.S." and a marking selected by 9044 the organization Ohio concerns of police survivors and approved by 9045 the registrar. "Ohio C.O.P.S." license plates shall bear county 9046 identification stickers that identify the county of registration 9047 as required under section 4503.19 of the Revised Code. 9048

(B) "Ohio C.O.P.S." license plates and a validation sticker 9049 or, when applicable, a validation sticker alone, shall be issued 9050 upon submission by the applicant of an application for 9051 registration of a motor vehicle under this section; payment of the 9052 regular license tax as prescribed under section 4503.04 of the 9053 Revised Code, any applicable motor vehicle tax levied under 9054 Chapter 4504. of the Revised Code, any applicable additional fee 9055 prescribed by section 4503.40 or 4503.42 of the Revised Code, the 9056 contribution provided in division (C) of this section, and an 9057 additional fee of ten dollars; and compliance with all other 9058 applicable laws relating to the registration of motor vehicles. 9059

(C) For each application for registration and registration 9060 renewal that the registrar receives under this section, the 9061 registrar shall collect a contribution of fifteen dollars. The 9062 registrar shall transmit this contribution to the treasurer of 9063 state for deposit in the license plate contribution fund created 9064 by section 4501.21 of the Revised Code. 9065

The registrar shall transmit the additional fee of ten 9066 dollars described in division (B) of this section, the purpose of 9067 which is to compensate the bureau of motor vehicles for additional 9068 services required in issuing license plates under this section, to 9069 the treasurer of state for deposit into the state treasury to the 9070

credit of the bureau of motor vehicles public safety - highway9071purposes fund created by section 4501.25 4501.06 of the Revised9072Code.9073

Sec. 4503.713. (A) The owner or lessee of any passenger car, 9074 noncommercial motor vehicle, recreational vehicle, or other 9075 vehicle of a class approved by the registrar of motor vehicles may 9076 apply to the registrar for the registration of the vehicle and 9077 issuance of "Honor Our Fallen" license plates. The application for 9078 "Honor Our Fallen" license plates may be combined with a request 9079 for a special reserved license plate under section 4503.40 or 9080 4503.42 of the Revised Code. Upon receipt of the completed 9081 application and compliance with division (B) of this section, the 9082 registrar shall issue to the applicant the appropriate vehicle 9083 registration, a set of "Honor Our Fallen" license plates with a 9084 validation sticker, or a validation sticker alone when required by 9085 section 4503.191 of the Revised Code. 9086

In addition to the letters and numbers ordinarily inscribed 9087 on the license plates, "Honor Our Fallen" license plates shall be 9088 inscribed with the words "Honor Our Fallen" and a design selected 9089 by the greater Cleveland peace officers memorial society and 9090 approved by the registrar. "Honor Our Fallen" license plates shall 9091 bear county identification stickers that identify the county of 9092 registration as required under section 4503.19 of the Revised 9093 Code. 9094

(B) "Honor Our Fallen" license plates and a validation
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sticker or, when applicable, a validation sticker alone, shall be
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issued upon submission by the applicant of an application for
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registration of a motor vehicle under this section; payment of the
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regular license tax as prescribed under section 4503.04 of the
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Revised Code, any applicable motor vehicle tax levied under
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Chapter 4504. of the Revised Code, any applicable additional fee

prescribed by section 4503.40 or 4503.42 of the Revised Code, the 9102 contribution provided in division (C) of this section, and an 9103 additional fee of ten dollars; and compliance with all other 9104 applicable laws relating to the registration of motor vehicles. 9105

(C) For each application for registration and registration 9106 renewal that the registrar receives under this section, the 9107 registrar shall collect a contribution of fifteen dollars. The 9108 registrar shall transmit this contribution to the treasurer of 9109 state for deposit in the license plate contribution fund created 9110 by section 4501.21 of the Revised Code. 9111

The registrar shall transmit the additional fee of ten 9112 dollars described in division (B) of this section, the purpose of 9113 which is to compensate the bureau of motor vehicles for additional 9114 services required in issuing license plates under this section, to 9115 the treasurer of state for deposit into the state treasury to the 9116 credit of the bureau of motor vehicles public safety - highway 9117 purposes fund created by section 4501.25 4501.06 of the Revised 9118 Code. 9119

sec. 4503.715. (A) The owner or lessee of any passenger car, 9120 noncommercial motor vehicle, recreational vehicle, or other 9121 vehicle of a class approved by the registrar of motor vehicles may 9122 apply to the registrar for the registration of the vehicle and 9123 issuance of "Fallen Linemen" license plates. An application made 9124 under this section may be combined with a request for a special 9125 reserved license plate under section 4503.40 or 4503.42 of the 9126 Revised Code. Upon receipt of the completed application and 9127 compliance by the applicant with divisions (B) and (C) of this 9128 section, the registrar shall issue to the applicant the 9129 appropriate vehicle registration and a set of "Fallen Linemen" 9130 license plates and a validation sticker, or a validation sticker 9131 alone when required by section 4503.191 of the Revised Code. 9132

In addition to the letters and numbers ordinarily inscribed 9133 thereon, "Fallen Linemen" license plates shall be inscribed with 9134 words and markings selected and designed by the fallen linemen 9135 organization and approved by the registrar. "Fallen Linemen" 9136 license plates shall display county identification stickers that 9137 identify the county of registration as required under section 9138 4503.19 of the Revised Code. 9139

(B) "Fallen Linemen" license plates and a validation sticker, 9140 or validation sticker alone, shall be issued upon receipt of a 9141 contribution as provided in division (C)(1) of this section and 9142 upon payment of the regular license tax as prescribed under 9143 section 4503.04 of the Revised Code, any applicable motor vehicle 9144 license tax levied under Chapter 4504. of the Revised Code, any 9145 applicable additional fee prescribed by section 4503.40 or 4503.42 9146 of the Revised Code, a bureau of motor vehicles administrative fee 9147 of ten dollars, and compliance with all other applicable laws 9148 relating to the registration of motor vehicles. 9149

(C)(1) For each application for registration and registration 9150 renewal notice the registrar receives under this section, the 9151 registrar shall collect a contribution of ten dollars. The 9152 registrar shall transmit this contribution into the state treasury 9153 to the credit of the license plate contribution fund created in 9154 section 4501.21 of the Revised Code. 9155

(2) The registrar shall deposit the bureau administrative fee
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 of ten dollars, the purpose of which is to compensate the bureau
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 for additional services required in the issuing of "Fallen
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 Linemen" license plates, into the state treasury to the credit of
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 the state bureau of motor vehicles public safety - highway
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 purposes fund created in section 4501.25 4501.06 of the Revised
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Sec. 4503.72. (A) The owner or lessee of any passenger car, 9163

noncommercial motor vehicle, recreational vehicle, or other 9164 vehicle of a class approved by the registrar of motor vehicles may 9165 apply to the registrar for the registration of the vehicle and 9166 issuance of Ohio court-appointed special advocate/guardian ad 9167 litem license plates. The application for Ohio court-appointed 9168 special advocate/guardian ad litem license plates may be combined 9169 9170 with a request for a special reserved license plate under section 4503.40 or 4503.42 of the Revised Code. Upon receipt of the 9171 completed application and compliance with division (B) of this 9172 section, the registrar shall issue to the applicant the 9173 appropriate vehicle registration and a set of Ohio court-appointed 9174 special advocate/guardian ad litem license plates with a 9175 validation sticker or a validation sticker alone when required by 9176 section 4503.191 of the Revised Code. 9177

In addition to the letters and numbers ordinarily inscribed 9178 thereon, Ohio court-appointed special advocate/guardian ad litem 9179 license plates shall be inscribed with identifying words or 9180 markings designed by the board of directors of the Ohio CASA/GAL 9181 association and approved by the registrar. Ohio court-appointed 9182 special advocate/guardian ad litem license plates shall bear 9183 county identification stickers that identify the county of 9184 registration as required under section 4503.19 of the Revised 9185 Code. 9186

(B) The Ohio court-appointed special advocate/guardian ad 9187 litem license plates and validation sticker shall be issued upon 9188 receipt of a contribution as provided in division (C) of this 9189 section and upon payment of the regular license tax as prescribed 9190 under section 4503.04 of the Revised Code, a fee of ten dollars 9191 for the purpose of compensating the bureau of motor vehicles for 9192 additional services required in the issuing of the Ohio 9193 court-appointed special advocate/guardian ad litem license plates, 9194 any applicable motor vehicle tax levied under Chapter 4504. of the 9195

Revised Code, and compliance with all other applicable laws 9196 relating to the registration of motor vehicles. If the application 9197 for Ohio court-appointed special advocate/quardian ad litem 9198 license plates is combined with a request for a special reserved 9199 license plate under section 4503.40 or 4503.42 of the Revised 9200 Code, the license plate and validation sticker shall be issued 9201 upon payment of the contribution, fees, and taxes contained in 9202 this division and the additional fee prescribed under section 9203 4503.40 or 4503.42 of the Revised Code. 9204

(C) For each application for registration and registration 9205 renewal the registrar receives under this section, the registrar 9206 shall collect a contribution in an amount not to exceed forty 9207 dollars as determined by the board of directors of the Ohio 9208 CASA/GAL association. The registrar shall transmit this 9209 contribution to the treasurer of state for deposit in the license 9210 plate contribution fund created in section 4501.21 of the Revised 9211 Code. 9212

The registrar shall deposit the additional fee of ten dollars 9213 specified in division (B) of this section that the applicant for 9214 registration voluntarily pays for the purpose of compensating the 9215 bureau for the additional services required in the issuing of the 9216 applicant's Ohio court-appointed special advocate/guardian ad 9217 litem license plates in the state bureau of motor vehicles public 9218 <u>safety - highway purposes</u> fund created in section 4501.25 4501.06 9219 of the Revised Code. 9220

sec. 4503.721. (A) The owner or lessee of any passenger car, 9221
noncommercial motor vehicle, recreational vehicle, or other 9222
vehicle of a class approved by the registrar of motor vehicles may 9223
apply to the registrar for the registration of the vehicle and 9224
issuance of "donate life" license plates. An application made 9225
under this section may be combined with a request for a special 9226

reserved license plate under section 4503.40 or 4503.42 of the 9227 Revised Code. Upon receipt of the completed application and 9228 compliance by the applicant with divisions (B) and (C) of this 9229 section, the registrar shall issue to the applicant the 9230 appropriate vehicle registration and a set of "donate life" 9231 license plates and a validation sticker, or a validation sticker 9232 alone when required by section 4503.191 of the Revised Code. 9233

In addition to the letters and numbers ordinarily inscribed 9234 on the license plates, "donate life" license plates shall be 9235 inscribed with identifying words or markings designated by 9236 lifeline of Ohio, incorporated, and approved by the registrar. 9237 "Donate life" license plates shall display county identification 9238 stickers that identify the county of registration as required 9239 under section 4503.19 of the Revised Code. 9240

(B) The "donate life" license plates and a validation 9241 sticker, or validation sticker alone, shall be issued upon receipt 9242 of a contribution as provided in division (C) of this section and 9243 upon payment of the regular license tax as prescribed under 9244 section 4503.04 of the Revised Code, any applicable motor vehicle 9245 license tax levied under Chapter 4504. of the Revised Code, any 9246 applicable additional fee prescribed by section 4503.40 or 4503.42 9247 of the Revised Code, an additional fee of ten dollars, and 9248 compliance with all other applicable laws relating to the 9249 registration of motor vehicles. 9250

(C) For each application for registration and registration 9251 renewal notice the registrar receives under this section, the 9252 registrar shall collect a contribution of five dollars. The 9253 registrar shall transmit this contribution to the treasurer of 9254 state for deposit into the state treasury to the credit of the 9255 second chance trust fund created in section 2108.34 of the Revised 9256 Code. 9257

The additional fee of ten dollars is to compensate the bureau 9258 of motor vehicles for additional services required in the issuing 9259 of "donate life" license plates. The registrar shall transmit the 9260 additional fee to the treasurer of state for deposit into the 9261 state treasury to the credit of the state bureau of motor vehicles 9262 public safety - highway purposes fund created by section 4501.25 9263 4501.06 of the Revised Code. 9264

Sec. 4503.722. (A) The owner or lessee of any passenger car, 9265 noncommercial motor vehicle, recreational vehicle, or other 9266 vehicle of a class approved by the registrar of motor vehicles may 9267 apply to the registrar for the registration of the vehicle and 9268 issuance of "Down Syndrome Awareness" license plates. An 9269 application made under this section may be combined with a request 9270 for a special reserved license plate under section 4503.40 or 9271 4503.42 of the Revised Code. Upon receipt of the completed 9272 application and compliance by the applicant with divisions (B) and 9273 (C) of this section, the registrar shall issue to the applicant 9274 the appropriate vehicle registration and a set of "Down Syndrome 9275 Awareness" license plates and a validation sticker, or a 9276 validation sticker alone when required by section 4503.191 of the 9277 Revised Code. 9278

In addition to the letters and numbers ordinarily inscribed 9279 on the license plates, "Down Syndrome Awareness" license plates 9280 shall be inscribed with identifying words or markings that are 9281 designed by the Down Syndrome Association of Central Ohio and that 9282 are approved by the registrar. "Down Syndrome Awareness" license 9283 plates shall display county identification stickers that identify 9284 the county of registration as required under section 4503.19 of 9285 the Revised Code. 9286

(B) "Down Syndrome Awareness" license plates and a validation 9287 sticker, or validation sticker alone, shall be issued upon receipt 9288

of a contribution as provided in division (C)(1) of this section 9289 and upon payment of the regular license tax as prescribed under 9290 section 4503.04 of the Revised Code, any applicable motor vehicle 9291 license tax levied under Chapter 4504. of the Revised Code, any 9292 applicable additional fee prescribed by section 4503.40 or 4503.42 9293 of the Revised Code, a bureau of motor vehicles administrative fee 9294 of ten dollars, and compliance with all other applicable laws 9295 relating to the registration of motor vehicles. 9296

(C)(1) For each application for registration and registration 9297 renewal notice the registrar receives under this section, the 9298 registrar shall collect a contribution of twenty-five dollars. The 9299 registrar shall transmit this contribution into the state treasury 9300 to the credit of the license plate contribution fund created in 9301 section 4501.21 of the Revised Code. 9302

(2) The registrar shall deposit the bureau administrative fee 9303 of ten dollars, the purpose of which is to compensate the bureau 9304 for additional services required in the issuing of "Down Syndrome 9305 Awareness" license plates, into the state treasury to the credit 9306 of the state bureau of motor vehicles public safety - highway 9307 purposes fund created in section 4501.25 4501.06 of the Revised 9308 Code. 9309

sec. 4503.73. (A) The owner or lessee of any passenger car, 9310 noncommercial motor vehicle, recreational vehicle, or other 9311 vehicle of a class approved by the registrar of motor vehicles may 9312 apply to the registrar for the registration of the vehicle and 9313 issuance of "the leader in flight" license plates. The application 9314 for "the leader in flight" license plates may be combined with a 9315 request for a special reserved license plate under section 4503.40 9316 or 4503.42 of the Revised Code. Upon receipt of the completed 9317 application and compliance with division (B) of this section, the 9318 registrar shall issue to the applicant the appropriate vehicle 9319

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registration and a set of "the leader in flight" license plates 9320 with a validation sticker or a validation sticker alone when 9321 required by section 4503.191 of the Revised Code. 9322

In addition to the letters and numbers ordinarily inscribed 9323 thereon, "the leader in flight" license plates shall be inscribed 9324 with the words "the leader in flight" and illustrations of a space 9325 shuttle in a vertical position and the Wright "B" airplane. "The 9326 leader in flight" license plates shall bear county identification 9327 stickers that identify the county of registration as required 9328 under section 4503.19 of the Revised Code. 9329

(B) "The leader in flight" license plates and validation 9330 sticker shall be issued upon receipt of a contribution as provided 9331 in division (C) of this section and payment of the regular license 9332 tax as prescribed under section 4503.04 of the Revised Code, a fee 9333 of ten dollars for the purpose of compensating the bureau of motor 9334 vehicles for additional services required in the issuing of "the 9335 leader in flight" license plates, any applicable motor vehicle tax 9336 levied under Chapter 4504. of the Revised Code, and compliance 9337 with all other applicable laws relating to the registration of 9338 motor vehicles. If the application for "the leader in flight" 9339 license plates is combined with a request for a special reserved 9340 license plate under section 4503.40 or 4503.42 of the Revised 9341 Code, the license plate and validation sticker shall be issued 9342 upon payment of the fees and taxes referred to or established in 9343 this division and the additional fee prescribed under section 9344 4503.40 or 4503.42 of the Revised Code. 9345

(C) For each application for registration and registration 9346 renewal received under this section, the registrar shall collect a 9347 contribution of fifteen dollars. The registrar shall transmit this 9348 contribution to the treasurer of state for deposit in the license 9349 plate contribution fund created in section 4501.21 of the Revised 9350

Code.

The registrar shall deposit the additional fee of ten dollars 9352 specified in division (B) of this section that the applicant for 9353 registration voluntarily pays for the purpose of compensating the 9354 bureau for the additional services required in the issuing of the 9355 applicant's "the leader in flight" license plates in the state 9356 bureau of motor vehicles public safety - highway purposes fund 9357 created in section 4501.25 4501.06 of the Revised Code. 9358

sec. 4503.731. (A) The owner or lessee of any passenger car, 9359 noncommercial motor vehicle, recreational vehicle, or vehicle of a 9360 class approved by the registrar of motor vehicles who is a member 9361 in good standing of the civil air patrol may apply to the 9362 registrar for the registration of the vehicle and issuance of 9363 civil air patrol license plates. The request for the license 9364 plates may be combined with a request for a special reserved 9365 license plate under section 4503.40 or 4503.42 of the Revised 9366 Code. Upon receipt of the completed application, presentation by 9367 the applicant of the required evidence that the applicant is a 9368 member in good standing of the civil air patrol, and compliance 9369 with division (B) of this section, the registrar shall issue to 9370 the applicant the appropriate vehicle registration and a set of 9371 civil air patrol license plates and a validation sticker, or a 9372 validation sticker alone when required by section 4503.191 of the 9373 Revised Code. 9374

In addition to the letters and numbers ordinarily inscribed 9375 thereon, civil air patrol license plates shall be inscribed with 9376 identifying words and a symbol or logo designed by the civil air 9377 patrol and approved by the registrar. Civil air patrol license 9378 plates shall bear county identification stickers that identify the 9379 county of registration as required under section 4503.19 of the 9380 Revised Code. 9381

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(B) Civil air patrol license plates and a validation sticker, 9382 or validation sticker alone, shall be issued upon payment of the 9383 regular license tax as prescribed under section 4503.04 of the 9384 Revised Code, any applicable motor vehicle tax levied under 9385 Chapter 4504. of the Revised Code, any applicable additional fee 9386 prescribed by section 4503.40 or 4503.42 of the Revised Code, and 9387 a bureau of motor vehicles fee of ten dollars, and compliance with 9388 all other applicable laws relating to the registration of motor 9389 vehicles. 9390

(C) The registrar shall deposit the bureau of motor vehicles 9391 fee, which shall be for the purpose of compensating the bureau for 9392 additional services required in the issuing of civil air patrol 9393 license plates, into the state treasury to the credit of the state 9394 bureau of motor vehicles public safety - highway purposes fund 9395 created in section 4501.25 4501.06 of the Revised Code. 9396

Sec. 4503.732. (A) The owner or lessee of any passenger car, 9397 noncommercial motor vehicle, recreational vehicle, or other 9398 vehicle of a class approved by the registrar of motor vehicles may 9399 apply to the registrar for the registration of the vehicle and 9400 issuance of "Truth, Justice, and the American Way" license plates. 9401 The application may be combined with a request for a special 9402 reserved license plate under section 4503.40 or 4503.42 of the 9403 Revised Code. Upon receipt of an application for registration of a 9404 motor vehicle under this section, the registrar shall issue to the 9405 applicant the appropriate motor vehicle registration and a set of 9406 "Truth, Justice, and the American Way" license plates and a 9407 validation sticker, or a validation sticker alone when required by 9408 section 4503.191 of the Revised Code. 9409

In addition to the letters and numbers ordinarily inscribed 9410 on the license plates, "Truth, Justice, and the American Way" 9411 license plates shall be inscribed with the words "Truth, Justice, 9412

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and the American Way" and a design, logo, or marking selected by 9413 the entity that owns the Superman name. The registrar shall 9414 approve the final design after entering into a license agreement 9415 with that entity for appropriate use of the Superman name and 9416 associated logo or marking, as applicable. The license plates 9417 shall bear county identification stickers that identify the county 9418 of registration as required under section 4503.19 of the Revised 9419 Code. 9420

(B) "Truth, Justice, and the American Way" license plates and 9421 validation stickers shall be issued upon receipt of a contribution 9422 as provided in division (C)(1) of this section and upon payment of 9423 the regular license tax as prescribed under section 4503.04 of the 9424 Revised Code, any applicable motor vehicle license tax levied 9425 under Chapter 4504. of the Revised Code, and a bureau of motor 9426 vehicles administrative fee of ten dollars. The applicant shall 9427 comply with all other applicable laws relating to the registration 9428 of motor vehicles. If the application for "Truth, Justice, and the 9429 American Way" license plates is combined with a request for a 9430 special reserved license plate under section 4503.40 or 4503.42 of 9431 the Revised Code, the license plates and validation sticker shall 9432 be issued upon payment of the fees and taxes specified in this 9433 division and the additional fee prescribed under section 4503.40 9434 or 4503.42 of the Revised Code. 9435

(C)(1) For each application for registration and registration 9436 renewal notice the registrar receives under this section, the 9437 registrar shall collect a contribution of ten dollars. The 9438 registrar shall pay this contribution into the state treasury to 9439 the credit of the license plate contribution fund created in 9440 section 4501.21 of the Revised Code. 9441

(2) The registrar shall pay into the state treasury the
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 ten-dollar bureau administrative fee, the purpose of which is to
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 compensate the bureau for additional services required in issuing
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"Truth, Justice, and the American Way" license plates, to the 9445 credit of the state bureau of motor vehicles public safety – 9446 <u>highway purposes</u> fund created in section 4501.25 4501.06 of the 9447 Revised Code. 9448

Sec. 4503.733. (A) The owner or lessee of any passenger car, 9449 noncommercial motor vehicle, recreational vehicle, or other 9450 vehicle of a class approved by the registrar of motor vehicles may 9451 apply to the registrar for the registration of the vehicle and 9452 issuance of "juvenile diabetes research foundation" license 9453 plates. An application made under this section may be combined 9454 with a request for a special reserved license plate under section 9455 4503.40 or 4503.42 of the Revised Code. Upon receipt of the 9456 completed application and compliance by the applicant with 9457 divisions (B) and (C) of this section, the registrar shall issue 9458 to the applicant the appropriate vehicle registration and a set of 9459 "juvenile diabetes research foundation" license plates and a 9460 validation sticker, or a validation sticker alone when required by 9461 section 4503.191 of the Revised Code. 9462

In addition to the letters and numbers ordinarily inscribed 9463 on the license plates, "juvenile diabetes research foundation" 9464 license plates shall be inscribed with identifying words or 9465 markings that are jointly designed and selected by all Ohio 9466 chapters of the juvenile diabetes research foundation and approved 9467 by the registrar. "Juvenile diabetes research foundation" license 9468 plates shall display county identification stickers that identify 9469 the county of registration as required under section 4503.19 of 9470 the Revised Code. 9471

(B) The "juvenile diabetes research foundation" license
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plates and a validation sticker, or validation sticker alone,
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shall be issued upon receipt of a contribution as provided in
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division (C)(1) of this section and upon payment of the regular
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license tax as prescribed under section 4503.04 of the Revised 9476 Code, any applicable motor vehicle license tax levied under 9477 Chapter 4504. of the Revised Code, any applicable additional fee 9478 prescribed by section 4503.40 or 4503.42 of the Revised Code, a 9479 bureau of motor vehicles administrative fee of ten dollars, and 9480 compliance with all other applicable laws relating to the 9481 registration of motor vehicles. 9482

(C)(1) For each application for registration and registration 9483 renewal notice the registrar receives under this section, the 9484 registrar shall collect a contribution of twenty-five dollars. The 9485 registrar shall transmit this contribution into the state treasury 9486 to the credit of the license plate contribution fund created in 9487 section 4501.21 of the Revised Code. 9488

(2) The registrar shall deposit the bureau administrative fee 9489 of ten dollars, the purpose of which is to compensate the bureau 9490 for additional services required in the issuing of "juvenile 9491 diabetes research foundation" license plates, into the state 9492 treasury to the credit of the state bureau of motor vehicles 9493 public safety - highway purposes fund created by section 4501.25 9494 4501.06 of the Revised Code. 9495

sec. 4503.74. (A) The owner or lessee of any passenger car, 9496 noncommercial motor vehicle, recreational vehicle, or other 9497 vehicle of a class approved by the registrar of motor vehicles may 9498 apply to the registrar for the registration of the vehicle and 9499 issuance of "Ohio zoo" license plates. The application for "Ohio 9500 zoo" license plates may be combined with a request for a special 9501 reserved license plate under section 4503.40 or 4503.42 of the 9502 Revised Code. Upon receipt of the completed application and 9503 compliance with division (B) of this section, the registrar shall 9504 issue to the applicant the appropriate vehicle registration, a set 9505 of "Ohio zoo" license plates with a validation sticker, or a 9506

validation sticker alone when required by section 4503.191 of the 9507 Revised Code. 9508

In addition to the letters and numbers ordinarily inscribed 9509 on the license plates, "Ohio zoo" license plates shall be 9510 inscribed with identifying words or markings selected by Ohio's 9511 major metropolitan zoos and approved by the registrar. "Ohio zoo" 9512 license plates shall bear county identification stickers that 9513 identify the county of registration as required under section 9514 4503.19 of the Revised Code. 9515

(B) "Ohio zoo" license plates and a validation sticker or, 9516 when applicable, a validation sticker alone shall be issued upon 9517 submission by the applicant of an application for registration of 9518 a motor vehicle under this section and a contribution as provided 9519 in division (C) of this section, payment of the regular license 9520 tax as prescribed under section 4503.04 of the Revised Code, any 9521 applicable motor vehicle tax levied under Chapter 4504. of the 9522 Revised Code, any applicable additional fee prescribed by section 9523 4503.40 or 4503.42 of the Revised Code, and an additional fee of 9524 ten dollars, and compliance with all other applicable laws 9525 relating to the registration of motor vehicles. 9526

(C) For each application for registration and registration 9527 renewal that the registrar receives under this section, the 9528 registrar shall collect a contribution of fifteen dollars. The 9529 registrar shall transmit this contribution to the treasurer of 9530 state for deposit in the license plate contribution fund created 9531 in section 4501.21 of the Revised Code. 9532

The additional fee of ten dollars described in division (B) 9533 of this section shall be for the purpose of compensating the 9534 bureau of motor vehicles for additional services required in 9535 issuing license plates under this section. The registrar shall 9536 transmit that fee to the treasurer of state for deposit into the 9537

state treasury to the credit of the bureau of motor vehicles			
public safety - highway purposes fund created by section 4501.25			
4501.06 of the Revised Code.			
(D) As used in this section and in section 4501.21 of the	9541		
Revised Code, "Ohio's major metropolitan zoos" means the following	9542		
public, nonprofit zoos and wildlife conservation facility:	9543		
(1) The Akron zoo;	9544		
(2) The Cincinnati zoo;	9545		
(3) The Cleveland metroparks zoo;	9546		
(4) The Columbus zoo;	9547		
(5) The Toledo zoo;	9548		
(6) The international center for the preservation of wild	9549		
animals, inc., located in Muskingum County and also known as "the	9550		
wilds."	9551		

Sec. 4503.75. (A) The owner or lessee of any passenger car, 9552 noncommercial motor vehicle, recreational vehicle, or other 9553 vehicle of a class approved by the registrar of motor vehicles who 9554 also is a member of the rotary international may apply to the 9555 registrar for the registration of the vehicle and issuance of 9556 rotary international license plates. The application for rotary 9557 international license plates may be combined with a request for a 9558 special reserved license plate under section 4503.40 or 4503.42 of 9559 the Revised Code. Upon receipt of the completed application, proof 9560 of membership in rotary international as required by the 9561 registrar, and compliance with division (B) of this section, the 9562 registrar shall issue to the applicant the appropriate vehicle 9563 registration and a set of rotary international license plates with 9564 a validation sticker or a validation sticker alone when required 9565 by section 4503.191 of the Revised Code. 9566

In addition to the letters and numbers ordinarily inscribed 9567

thereon, rotary international license plates shall be inscribed 9568 with identifying words or markings representing the international 9569 rotary and approved by the registrar. Rotary international license 9570 plates shall bear county identification stickers that identify the 9571 county of registration as required under section 4503.19 of the 9572 Revised Code. 9573

9574 (B) The rotary international license plates and validation sticker shall be issued upon receipt of a contribution as provided 9575 in division (C) of this section and upon payment of the regular 9576 license tax as prescribed under section 4503.04 of the Revised 9577 Code, a fee of ten dollars for the purpose of compensating the 9578 bureau of motor vehicles for additional services required in the 9579 issuing of the rotary international license plates, any applicable 9580 motor vehicle tax levied under Chapter 4504. of the Revised Code, 9581 and compliance with all other applicable laws relating to the 9582 registration of motor vehicles. If the application for rotary 9583 international license plates is combined with a request for a 9584 special reserved license plate under section 4503.40 or 4503.42 of 9585 the Revised Code, the license plate and validation sticker shall 9586 be issued upon payment of the contribution, fees, and taxes 9587 contained in this division and the additional fee prescribed under 9588 section 4503.40 or 4503.42 of the Revised Code. 9589

(C) For each application for registration and registration 9590 renewal the registrar receives under this section, the registrar 9591 shall collect a contribution of fifteen dollars. The registrar 9592 shall transmit this contribution to the treasurer of state for 9593 deposit in the license plate contribution fund created in section 9594 4501.21 of the Revised Code. 9595

The registrar shall deposit the additional fee of ten dollars 9596 specified in division (B) of this section that the applicant for 9597 registration voluntarily pays for the purpose of compensating the 9598 bureau for the additional services required in the issuing of the 9599

applicant's rotary international license plates in the state9600bureau of motor vehicles public safety - highway purposes fund9601created in section 4501.254501.06 of the Revised Code.9602

sec. 4503.751. (A) The owner or lessee of any passenger car, 9603 noncommercial motor vehicle, recreational vehicle, or other 9604 vehicle of a class approved by the registrar of motor vehicles who 9605 also is a member of a national, state, or local association of 9606 realtors may apply to the registrar for the registration of the 9607 vehicle and issuance of realtor license plates. The application 9608 for realtor license plates may be combined with a request for a 9609 special reserved license plate under section 4503.40 or 4503.42 of 9610 the Revised Code. Upon receipt of the completed application, proof 9611 of membership in a national, state, or local association of 9612 realtors as required by the registrar, and compliance with 9613 division (B) of this section, the registrar shall issue to the 9614 applicant the appropriate vehicle registration and a set of 9615 realtor license plates with a validation sticker or a validation 9616 sticker alone when required by section 4503.191 of the Revised 9617 Code. 9618

In addition to the letters and numbers ordinarily inscribed 9619 thereon, realtor license plates shall be inscribed with 9620 identifying words or markings representing realtors and approved 9621 by the registrar. Realtor license plates shall bear county 9622 identification stickers that identify the county of registration 9623 as required under section 4503.19 of the Revised Code. 9624

(B) The realtor license plates and validation sticker shall
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be issued upon receipt of a contribution as provided in division
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(C) of this section and upon payment of the regular license tax as
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prescribed under section 4503.04 of the Revised Code, a fee of ten
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dollars for the purpose of compensating the bureau of motor
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vehicles for additional services required in the issuing of the

realtor license plates, any applicable motor vehicle tax levied 9631 under Chapter 4504. of the Revised Code, and compliance with all 9632 other applicable laws relating to the registration of motor 9633 vehicles. If the application for realtor license plates is 9634 combined with a request for a special reserved license plate under 9635 section 4503.40 or 4503.42 of the Revised Code, the license plate 9636 and validation sticker shall be issued upon payment of the 9637 contribution, fees, and taxes contained in this division and the 9638 additional fee prescribed under section 4503.40 or 4503.42 of the 9639 Revised Code. 9640

(C) For each application for registration and registration 9641 renewal the registrar receives under this section, the registrar 9642 shall collect a contribution of fifteen dollars. The registrar 9643 shall transmit this contribution to the treasurer of state for 9644 deposit in the license plate contribution fund created in section 9645 4501.21 of the Revised Code. 9646

The registrar shall deposit the additional fee of ten dollars 9647 specified in division (B) of this section that the applicant for 9648 registration voluntarily pays for the purpose of compensating the 9649 bureau for the additional services required in the issuing of the 9650 applicant's realtor license plates in the state bureau of motor 9651 vehicles public safety - highway purposes fund created in section 9652 4501.25 4501.06 of the Revised Code. 9653

Sec. 4503.752. (A) The owner or lessee of any passenger car, 9654 noncommercial motor vehicle, recreational vehicle, or other 9655 vehicle of a class approved by the registrar of motor vehicles may 9656 apply to the registrar for the registration of the vehicle and 9657 issuance of "buckeye corvette" license plates. An application made 9658 under this section may be combined with a request for a special 9659 reserved license plate under section 4503.40 or 4503.42 of the 9660 Revised Code. Upon receipt of the completed application and 9661

compliance by the applicant with divisions (B) and (C) of this9662section, the registrar shall issue to the applicant the9663appropriate vehicle registration and a set of "buckeye corvette"9664license plates and a validation sticker, or a validation sticker9665alone when required by section 4503.191 of the Revised Code.9666

In addition to the letters and numbers ordinarily inscribed 9667 on the license plates, "buckeye corvette" license plates shall be 9668 inscribed with identifying words or markings that are designed by 9669 buckeye corvettes, incorporated and that are approved by the 9670 registrar. "Buckeye corvette" license plates shall display county 9671 identification stickers that identify the county of registration 9672 as required under section 4503.19 of the Revised Code. 9673

(B) "Buckeye corvette" license plates and a validation 9674 sticker, or validation sticker alone, shall be issued upon receipt 9675 of a contribution as provided in division (C)(1) of this section 9676 and upon payment of the regular license tax as prescribed under 9677 section 4503.04 of the Revised Code, any applicable motor vehicle 9678 license tax levied under Chapter 4504. of the Revised Code, any 9679 applicable additional fee prescribed by section 4503.40 or 4503.42 9680 of the Revised Code, a bureau of motor vehicles administrative fee 9681 of ten dollars, and compliance with all other applicable laws 9682 relating to the registration of motor vehicles. 9683

(C)(1) For each application for registration and registration 9684 renewal notice the registrar receives under this section, the 9685 registrar shall collect a contribution of twenty dollars. The 9686 registrar shall transmit this contribution into the state treasury 9687 to the credit of the license plate contribution fund created in 9688 section 4501.21 of the Revised Code. 9689

(2) The registrar shall deposit the bureau administrative fee
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 of ten dollars, the purpose of which is to compensate the bureau
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 for additional services required in the issuing of "buckeye
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corvette" license plates, into the state treasury to the credit of9693the state bureau of motor vehicles public safety - highway9694purposes fund created in section 4501.254501.06 of the Revised9695Code.9696

Sec. 4503.76. (A) The owner or lessee of any passenger car, 9697 noncommercial motor vehicle, recreational vehicle, or other 9698 vehicle of a class approved by the registrar of motor vehicles may 9699 apply to the registrar for the registration of the vehicle and 9700 issuance of eastern star license plates. The application for 9701 eastern star license plates may be combined with a request for a 9702 special reserved license plate under section 4503.40 or 4503.42 of 9703 the Revised Code. Upon receipt of the completed application and 9704 compliance with division (B) of this section, the registrar shall 9705 issue to the applicant the appropriate vehicle registration and a 9706 set of eastern star license plates with a validation sticker or a 9707 validation sticker alone when required by section 4503.191 of the 9708 Revised Code. 9709

In addition to the letters and numbers ordinarily inscribed 9710 thereon, eastern star license plates shall be inscribed with 9711 identifying words or markings representing the order of the 9712 eastern star, and approved by the registrar. Eastern star license 9713 plates shall bear county identification stickers that identify the 9714 county of registration as required under section 4503.19 of the 9715 Revised Code. 9716

(B) The eastern star license plates and validation sticker 9717 shall be issued upon payment of the regular license tax as 9718 prescribed under section 4503.04 of the Revised Code, a fee of ten 9719 dollars for the purpose of compensating the bureau of motor 9720 vehicles for additional services required in the issuing of the 9721 eastern star license plates, any applicable motor vehicle tax 9722 levied under Chapter 4504. of the Revised Code, and compliance 9723

with all other applicable laws relating to the registration of 9724 motor vehicles. If the application for eastern star license plates 9725 is combined with a request for a special reserved license plate 9726 under section 4503.40 or 4503.42 of the Revised Code, the license 9727 plate and validation sticker shall be issued upon payment of the 9728 fees and taxes referred to or established in this division and the 9729 additional fee prescribed under section 4503.40 or 4503.42 of the 9730 Revised Code. 9731

(C) The registrar shall deposit the additional fee of ten 9732 dollars specified in division (B) of this section that the 9733 applicant for registration voluntarily pays for the purpose of 9734 compensating the bureau for the additional services required in 9735 the issuing of the applicant's eastern star license plates in the 9736 state bureau of motor vehicles public safety - highway purposes 9737 fund created in section 4501.25 4501.06 of the Revised Code. 9738

Sec. 4503.761. (A) The owner or lessee of any passenger car, 9739 noncommercial motor vehicle, recreational vehicle, or vehicle of a 9740 class approved by the registrar of motor vehicles may apply to the 9741 registrar for the registration of the vehicle and issuance of "one 9742 nation under God" license plates. The request for "one nation 9743 under God" license plates may be combined with a request for a 9744 special reserved license plate under section 4503.40 or 4503.42 of 9745 the Revised Code. Upon receipt of the completed application and 9746 compliance with division (B) of this section, the registrar shall 9747 issue to the applicant appropriate vehicle registration and a set 9748 of "one nation under God" license plates and a validation sticker, 9749 or a validation sticker alone when required by section 4503.191 of 9750 the Revised Code. 9751

In addition to the letters and numbers ordinarily inscribed 9752 thereon, "one nation under God" license plates shall bear the 9753 American flag and the words "one nation under God." The bureau of 9754

motor vehicles shall design "one nation under God" license plates, 9755 and they shall bear county identification stickers that identify 9756 the county of registration as required under section 4503.19 of 9757 the Revised Code. 9758

(B) "One nation under God" license plates and validation 9759 stickers shall be issued upon payment of the regular license tax 9760 as prescribed under section 4503.04 of the Revised Code, any 9761 applicable motor vehicle tax levied under Chapter 4504. of the 9762 Revised Code, any applicable additional fee prescribed by section 9763 4503.40 or 4503.42 of the Revised Code, and a fee not to exceed 9764 ten dollars for the purpose of compensating the bureau for 9765 additional services required in the issuing of the license plates, 9766 and compliance with all other applicable laws relating to the 9767 registration of motor vehicles. 9768

(C) The registrar shall deposit the fee not exceeding ten 9769
dollars specified in division (B) of this section into the state 9770
treasury to the credit of the state bureau of motor vehicles 9771
public safety - highway purposes fund created in section 4501.25 9772
4501.06 of the Revised Code. 9773

Sec. 4503.762. (A) The owner or lessee of any passenger car, 9774 noncommercial motor vehicle, recreational vehicle, or vehicle of a 9775 class approved by the registrar of motor vehicles may apply to the 9776 registrar for the registration of the vehicle and issuance of "in 9777 God we trust" license plates. The request for "in God we trust" 9778 license plates may be combined with a request for a special 9779 reserved license plate under section 4503.40 or 4503.42 of the 9780 Revised Code. Upon receipt of the completed application and 9781 compliance with division (B) of this section, the registrar shall 9782 issue to the applicant appropriate vehicle registration and a set 9783 of "in God we trust" license plates and a validation sticker, or a 9784 validation sticker alone when required by section 4503.191 of the 9785 Revised Code.

In addition to the letters and numbers ordinarily inscribed 9787 thereon, "in God we trust" license plates shall bear the words "in 9788 God we trust." The bureau of motor vehicles shall design "in God 9789 we trust" license plates, and they shall bear county 9790 identification stickers that identify the county of registration 9791 as required under section 4503.19 of the Revised Code. 9792

(B) "In God we trust" license plates and validation stickers 9793 shall be issued upon payment of the regular license tax as 9794 prescribed under section 4503.04 of the Revised Code, any 9795 applicable motor vehicle tax levied under Chapter 4504. of the 9796 Revised Code, any applicable additional fee prescribed by section 9797 4503.40 or 4503.42 of the Revised Code, and a bureau fee of ten 9798 dollars, and compliance with all other applicable laws relating to 9799 the registration of motor vehicles. 9800

(C) The registrar shall deposit the bureau fee of ten 9801 dollars, which is to compensate the bureau for additional services 9802 required in the issuing of "in God we trust" license plates, into 9803 the state treasury to the credit of the state bureau of motor 9804 vehicles public safety - highway purposes fund created in section 9805 4501.25 4501.06 of the Revised Code. 9806

sec. 4503.763. (A) The owner or lessee of any passenger car, 9807 noncommercial motor vehicle, recreational vehicle, or other 9808 vehicle of a class approved by the registrar of motor vehicles may 9809 apply to the registrar for the registration of the vehicle and 9810 issuance of "Ohio Battleflag" license plates. An application made 9811 under this section may be combined with a request for a special 9812 reserved license plate under section 4503.40 or 4503.42 of the 9813 Revised Code. Upon receipt of the completed application and 9814 compliance by the applicant with divisions (B) and (C) of this 9815

section, the registrar shall issue to the applicant the 9816 appropriate vehicle registration and a set of "Ohio Battleflag" 9817 license plates and a validation sticker, or a validation sticker 9818 alone when required by section 4503.191 of the Revised Code. 9819

In addition to the letters and numbers ordinarily inscribed 9820 on the license plates, "Ohio Battleflag" license plates shall be 9821 inscribed with the words "In God We Trust" and markings, including 9822 a United States flag and Ohio burgee flag, that are designed by 9823 the Ohio history connection and approved by the registrar. "Ohio 9824 Battleflag" license plates shall display county identification 9825 stickers that identify the county of registration as required 9826 under section 4503.19 of the Revised Code. 9827

(B) "Ohio Battleflag" license plates and a validation 9828 sticker, or validation sticker alone, shall be issued upon receipt 9829 of a contribution as provided in division (C)(1) of this section 9830 and upon payment of the regular license tax as prescribed under 9831 section 4503.04 of the Revised Code, any applicable motor vehicle 9832 license tax levied under Chapter 4504. of the Revised Code, any 9833 applicable additional fee prescribed by section 4503.40 or 4503.42 9834 of the Revised Code, a bureau of motor vehicles administrative fee 9835 of ten dollars, and compliance with all other applicable laws 9836 relating to the registration of motor vehicles. 9837

(C)(1) For each application for registration and registration 9838 renewal notice the registrar receives under this section, the 9839 registrar shall collect a contribution of fifteen dollars. The 9840 registrar shall transmit this contribution into the state treasury 9841 to the credit of the license plate contribution fund created in 9842 section 4501.21 of the Revised Code. 9843

(2) The registrar shall deposit the bureau administrative fee 9844 of ten dollars, the purpose of which is to compensate the bureau 9845 for additional services required in the issuing of "Ohio 9846

Battleflag" license plates, into the state treasury to the credit 9847 of the state bureau of motor vehicles public safety - highway 9848 purposes fund created in section 4501.25 4501.06 of the Revised 9849 Code. 9850

Sec. 4503.83. (A) Commencing January 1, 2014, the owner or 9851 lessee of a fleet of apportioned vehicles may apply to the 9852 registrar of motor vehicles for the registration of any 9853 apportioned vehicle, commercial trailer, or other vehicle of a 9854 class approved by the registrar and issuance of company logo 9855 license plates. The initial application shall be for not less than 9856 fifty eligible vehicles. The applicant shall provide the registrar 9857 the artwork for the company logo plate in a format designated by 9858 the registrar. The registrar shall approve the artwork or return 9859 the artwork for modification in accordance with any design 9860 requirements reasonably imposed by the registrar. 9861

Upon approval of the artwork and receipt of the completed 9862 application and compliance with divisions (B) and (C) of this 9863 section, the registrar shall issue to the applicant the 9864 appropriate vehicle registration and the appropriate number of 9865 company logo license plates with a validation sticker or a 9866 validation sticker alone when required by section 4503.191 of the 9867 Revised Code, except that no validation sticker shall be issued 9868 under this section for a motor vehicle for which the registration 9869 tax is specified in section 4503.042 4503.65 of the Revised Code. 9870

In addition to the letters and numbers ordinarily inscribed 9871 on license plates, company logo license plates shall be inscribed 9872 with words and markings requested by the applicant and approved by 9873 the registrar. 9874

(B) A company logo license plate and a validation sticker or, 9875
 when applicable, a validation sticker alone shall be issued upon 9876
 payment of the regular license tax prescribed in section 4503.042 9877

4503.65 of the Revised Code, any applicable fees prescribed in 9878 section 4503.10 of the Revised Code, any applicable motor vehicle 9879 tax levied under Chapter 4504. of the Revised Code, a bureau of 9880 motor vehicles fee of six dollars when a company logo license 9881 plate actually is issued, and compliance with all other applicable 9882 laws relating to the registration of motor vehicles. If a company 9883 logo plate is issued to replace an existing license plate for the 9884 same vehicle, the replacement license plate fees prescribed in 9885 division (A) of section 4503.19 of the Revised Code shall not 9886 apply. 9887

(C) The registrar shall deposit the bureau of motor vehicles 9888 fee specified in division (B) of this section, the purpose of 9889 which is to compensate the bureau for the additional services 9890 required in issuing company logo license plates, in the state 9891 bureau of motor vehicles public safety - highway purposes fund 9892 created in section 4501.25 4501.06 of the Revised Code. 9893

Sec. 4503.85. (A) The owner or lessee of any passenger car, 9894 noncommercial motor vehicle, recreational vehicle, or other 9895 vehicle of a class approved by the registrar of motor vehicles may 9896 apply to the registrar for the registration of the vehicle and 9897 issuance of "Fish Lake Erie" license plates. The application for 9898 "Fish Lake Erie" license plates may be combined with a request for 9899 a special reserved license plate under section 4503.40 or 4503.42 9900 of the Revised Code. Upon receipt of the completed application and 9901 compliance with division (B) of this section, the registrar shall 9902 issue to the applicant the appropriate vehicle registration, a set 9903 of "Fish Lake Erie" license plates, and a validation sticker, or a 9904 validation sticker alone when required by section 4503.191 of the 9905 Revised Code. 9906

In addition to the letters and numbers ordinarily inscribed 9907 on the license plates, "Fish Lake Erie" license plates shall be 9908

Lake Erie" license plates shall bear county identification 9911 stickers that identify the county of registration as required 9912 under section 4503.19 of the Revised Code. 9913

(B) "Fish Lake Erie" license plates and a validation sticker or, when applicable, a validation sticker alone shall be issued 9915 upon receipt of an application for registration of a motor vehicle 9916 9917 submitted under this section and a contribution as provided in division (C) of this section, payment of the regular license tax 9918 as prescribed under section 4503.04 of the Revised Code, any 9919 applicable motor vehicle tax levied under Chapter 4504. of the 9920 Revised Code, and an additional fee of ten dollars, and compliance 9921 with all other applicable laws relating to the registration of 9922 motor vehicles. If the application for "Fish Lake Erie" license 9923 plates is combined with a request for a special reserved license 9924 plate under section 4503.40 or 4503.42 of the Revised Code, the 9925 license plates and validation sticker or validation sticker alone 9926 shall be issued upon payment of the fees and taxes referred to or 9927 established in this division plus the additional fee prescribed in 9928 section 4503.40 or 4503.42 of the Revised Code. 9929

(C) For each application for registration and registration 9930 renewal that the registrar receives under this section, the 9931 registrar shall collect a contribution of fifteen dollars. The 9932 registrar shall deposit this contribution into the state treasury 9933 to the credit of the license plate contribution fund created in 9934 section 4501.21 of the Revised Code. 9935

The additional fee of ten dollars described in division (B) 9936 of this section shall be for the purpose of compensating the 9937 bureau of motor vehicles for additional services required in 9938 issuing license plates under this section. The registrar shall 9939 deposit that fee into the state treasury to the credit of the 9940

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state bureau of	-motor vehicles	<u>public safety - highway p</u>	purposes 9941
fund created by	section 4501.2	5	Code. 9942

sec. 4503.86. (A) The owner or lessee of any passenger car, 9943 noncommercial motor vehicle, recreational vehicle, or other 9944 vehicle of a class approved by the registrar of motor vehicles may 9945 apply to the registrar for the registration of the vehicle and the 9946 issuance of "Lincoln highway" license plates. An application made 9947 under this section may be combined with a request for a special 9948 reserved license plate under section 4503.40 or 4503.42 of the 9949 Revised Code. Upon receipt of the completed application and 9950 compliance by the applicant with divisions (B) and (C) of this 9951 section, the registrar shall issue to the applicant the 9952 appropriate vehicle registration and a set of "Lincoln highway" 9953 license plates and a validation sticker, or a validation sticker 9954 alone when required by section 4503.191 of the Revised Code. 9955

In addition to the letters and numbers ordinarily inscribed 9956 on the license plates, "Lincoln highway" license plates shall be 9957 inscribed with identifying words or markings that are designed by 9958 the Ohio Lincoln highway historic byway, and approved by the 9959 registrar. "Lincoln highway" license plates shall display county 9960 identification stickers that identify the county of registration 9961 as required under section 4503.19 of the Revised Code. 9962

(B) "Lincoln highway" license plates and a validation 9963 sticker, or validation sticker alone, shall be issued upon receipt 9964 of a contribution as provided in division (C)(1) of this section 9965 and upon payment of the regular license tax as prescribed under 9966 section 4503.04 of the Revised Code, any applicable motor vehicle 9967 license tax levied under Chapter 4504. of the Revised Code, any 9968 applicable additional fee prescribed by section 4503.40 or 4503.42 9969 of the Revised Code, a bureau of motor vehicles administrative fee 9970 of ten dollars, and compliance with all other applicable laws 9971

relating to the registration of motor vehicles. 9972

(C)(1) For each application for registration and registration 9973 renewal notice the registrar receives under this section, the 9974 registrar shall collect a contribution of twenty dollars. The 9975 registrar shall deposit this contribution into the state treasury 9976 to the credit of the license plate contribution fund created in 9977 section 4501.21 of the Revised Code. 9978

(2) The registrar shall deposit the bureau administrative fee 9979 of ten dollars, the purpose of which is to compensate the bureau 9980 for additional services required in the issuing of "Lincoln 9981 highway" license plates, into the state treasury to the credit of 9982 the state bureau of motor vehicles public safety - highway 9983 purposes fund created in section 4501.25 4501.06 of the Revised 9984 Code. 9985

Sec. 4503.87. (A) The owner or lessee of any passenger car, 9986 noncommercial motor vehicle, recreational vehicle, or other 9987 vehicle of a class approved by the registrar of motor vehicles may 9988 apply to the registrar for the registration of the vehicle and 9989 issuance of "Baseball for All" license plates. An application made 9990 under this section may be combined with a request for a special 9991 reserved license plate under section 4503.40 or 4503.42 of the 9992 Revised Code. Upon receipt of the completed application and 9993 compliance by the applicant with divisions (B) and (C) of this 9994 section, the registrar shall issue to the applicant the 9995 appropriate vehicle registration and a set of "Baseball for All" 9996 license plates and a validation sticker, or a validation sticker 9997 alone when required by section 4503.191 of the Revised Code. 9998

In addition to the letters and numbers ordinarily inscribed 9999 on the license plates, "Baseball for All" license plates shall be 10000 inscribed with the words "Baseball for All" and markings that are 10001 designed by the Grove City little league board and approved by the 10002

registrar. "Baseball for All" license plates shall display county 10003 identification stickers that identify the county of registration 10004 as required under section 4503.19 of the Revised Code. 10005

(B) "Baseball for All" license plates and a validation 10006 sticker, or validation sticker alone, shall be issued upon receipt 10007 of a contribution as provided in division (C)(1) of this section 10008 and upon payment of the regular license tax as prescribed under 10009 section 4503.04 of the Revised Code, any applicable motor vehicle 10010 license tax levied under Chapter 4504. of the Revised Code, any 10011 applicable additional fee prescribed by section 4503.40 or 4503.42 10012 of the Revised Code, a bureau of motor vehicles administrative fee 10013 of ten dollars, and compliance with all other applicable laws 10014 relating to the registration of motor vehicles. 10015

(C)(1) For each application for registration and registration 10016 renewal notice the registrar receives under this section, the 10017 registrar shall collect a contribution of fifteen dollars. The 10018 registrar shall deposit this contribution into the state treasury 10019 to the credit of the license plate contribution fund created in 10020 section 4501.21 of the Revised Code. 10021

(2) The registrar shall deposit the bureau of motor vehicles 10022 administrative fee of ten dollars, the purpose of which is to 10023 compensate the bureau for additional services required in the 10024 issuing of "Baseball for All" license plates, into the state 10025 treasury to the credit of the state bureau of motor vehicles 10026 public safety - highway purposes fund created in section 4501.25 10027 4501.06 of the Revised Code. 10028

sec. 4503.871. (A) The owner or lessee of any passenger car, 10029
noncommercial motor vehicle, recreational vehicle, motorcycle, 10030
cab-enclosed motorcycle, or other vehicle of a class approved by 10031
the registrar of motor vehicles, and, effective January 1, 2017, 10032
the owner or lessee of any motor-driven cycle or motor scooter may 10033

apply to the registrar for the registration of the vehicle and 10034 issuance of "Solon City Schools" license plates. The application 10035 for "Solon City Schools" license plates may be combined with a 10036 request for a special reserved license plate under section 4503.40 10037 or 4503.42 of the Revised Code. Upon receipt of the completed 10038 application and compliance with division (B) of this section, the 10039 10040 registrar shall issue to the applicant the appropriate vehicle registration and a set of "Solon City Schools" license plates with 10041 a validation sticker or a validation sticker alone when required 10042 by section 4503.191 of the Revised Code. 10043

In addition to the letters and numbers ordinarily inscribed 10044 thereon, "Solon City Schools" license plates shall bear words and 10045 markings selected by the Solon city school district. The registrar 10046 shall approve the final design. "Solon City Schools" license 10047 plates shall bear county identification stickers that identify the 10048 county of registration as required under section 4503.19 of the 10049 Revised Code. 10050

(B) "Solon City Schools" license plates and validation 10051 stickers shall be issued upon payment of the regular license tax 10052 as prescribed under section 4503.04 of the Revised Code, any 10053 applicable motor vehicle tax levied under Chapter 4504. of the 10054 Revised Code, a bureau of motor vehicles administrative fee of ten 10055 dollars, the contribution specified in division (C) of this 10056 section, and compliance with all other applicable laws relating to 10057 the registration of motor vehicles. If the application for "Solon 10058 City Schools" license plates is combined with a request for a 10059 special reserved license plate under section 4503.40 or 4503.42 of 10060 the Revised Code, the license plates and validation sticker shall 10061 be issued upon payment of the contribution, fees, and taxes 10062 contained in this division and the additional fee prescribed under 10063 section 4503.40 or 4503.42 of the Revised Code. 10064

(C)(1) For each application for registration and registration 10065 renewal submitted under this section, the registrar shall collect 10066 a contribution of thirty dollars. The registrar shall pay this 10067 contribution into the state treasury to the credit of the license 10068 plate contribution fund created in section 4501.21 of the Revised 10069 Code. 10070

(2) The registrar shall pay the ten-dollar bureau 10071 administrative fee, the purpose of which is to compensate the 10072 bureau for additional services required in issuing "Solon City 10073 Schools" license plates, into the state treasury to the credit of 10074 the state bureau of motor vehicles public safety - highway 10075 purposes fund created in section 4501.25 4501.06 of the Revised 10076 Code. 10077

(D) Sections 4503.77 and 4503.78 of the Revised Code do not 10078 apply to license plates issued under this section. 10079

Sec. 4503.874. (A) The owner or lessee of any passenger car, 10080 noncommercial motor vehicle, recreational vehicle, motorcycle, 10081 cab-enclosed motorcycle, or other vehicle of a class approved by 10082 the registrar of motor vehicles, and, effective January 1, 2017, 10083 the owner or lessee of any motor-driven cycle or motor scooter may 10084 apply to the registrar for the registration of the vehicle and 10085 issuance of "Lakewood St. Edward High School" license plates. The 10086 application for "Lakewood St. Edward High School" license plates 10087 may be combined with a request for a special reserved license 10088 plate under section 4503.40 or 4503.42 of the Revised Code. Upon 10089 receipt of the completed application and compliance with division 10090 (B) of this section, the registrar shall issue to the applicant 10091 the appropriate vehicle registration and a set of "Lakewood St. 10092 Edward High School" license plates with a validation sticker or a 10093 validation sticker alone when required by section 4503.191 of the 10094 Revised Code. 10095

In addition to the letters and numbers ordinarily inscribed 10096 thereon, "Lakewood St. Edward High School" license plates shall 10097 bear words and markings selected by Lakewood St. Edward high 10098 school. The registrar shall approve the final design. "Lakewood 10099 St. Edward High School" license plates shall bear county 10100 identification stickers that identify the county of registration 10101 as required under section 4503.19 of the Revised Code. 10102

(B) "Lakewood St. Edward High School" license plates and 10103 validation stickers shall be issued upon payment of the regular 10104 license tax as prescribed under section 4503.04 of the Revised 10105 Code, any applicable motor vehicle tax levied under Chapter 4504. 10106 of the Revised Code, a bureau of motor vehicles administrative fee 10107 of ten dollars, the contribution specified in division (C) of this 10108 section, and compliance with all other applicable laws relating to 10109 the registration of motor vehicles. If the application for 10110 "Lakewood St. Edward High School" license plates is combined with 10111 a request for a special reserved license plate under section 10112 4503.40 or 4503.42 of the Revised Code, the license plates and 10113 validation sticker shall be issued upon payment of the 10114 contribution, fees, and taxes contained in this division and the 10115 additional fee prescribed under section 4503.40 or 4503.42 of the 10116 Revised Code. 10117

(C)(1) For each application for registration and registration 10118 renewal submitted under this section, the registrar shall collect 10119 a contribution of thirty dollars. The registrar shall pay this 10120 contribution into the state treasury to the credit of the license 10121 plate contribution fund created in section 4501.21 of the Revised 10122 Code. 10123

(2) The registrar shall pay the ten-dollar bureau 10124 administrative fee, the purpose of which is to compensate the 10125 bureau for additional services required in issuing "Lakewood St. 10126 Edward High School" license plates, into the state treasury to the 10127

credit of the state bureau of motor vehicles <u>public safety -</u>	10128
highway purposes fund created in section 4501.25 4501.06 of the	10129
Revised Code.	10130

(D) Sections 4503.77 and 4503.78 of the Revised Code do not 10131apply to license plates issued under this section. 10132

Sec. 4503.877. (A) The owner or lessee of any passenger car, 10133 noncommercial motor vehicle, recreational vehicle, motorcycle, 10134 cab-enclosed motorcycle, or other vehicle of a class approved by 10135 the registrar of motor vehicles, and, effective January 1, 2017, 10136 the owner or lessee of any motor-driven cycle or motor scooter may 10137 apply to the registrar for the registration of the vehicle and 10138 issuance of "Independence Local Schools" license plates. The 10139 application for "Independence Local Schools" license plates may be 10140 combined with a request for a special reserved license plate under 10141 section 4503.40 or 4503.42 of the Revised Code. Upon receipt of 10142 the completed application and compliance with division (B) of this 10143 section, the registrar shall issue to the applicant the 10144 appropriate vehicle registration and a set of "Independence Local 10145 Schools" license plates with a validation sticker, or a validation 10146 sticker alone when required by section 4503.191 of the Revised 10147 Code. 10148

In addition to the letters and numbers ordinarily inscribed 10149 thereon, "Independence Local Schools" license plates shall bear 10150 words and markings selected by the Independence local school 10151 district. The registrar shall approve the final design. 10152 "Independence Local Schools" license plates shall bear county 10153 identification stickers that identify the county of registration 10154 as required under section 4503.19 of the Revised Code. 10155

(B) "Independence Local Schools" license plates and
 validation stickers shall be issued upon payment of the regular
 license tax as prescribed under section 4503.04 of the Revised
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Code, any applicable motor vehicle tax levied under Chapter 4504. 10159 of the Revised Code, a bureau of motor vehicles administrative fee 10160 of ten dollars, the contribution specified in division (C) of this 10161 section, and compliance with all other applicable laws relating to 10162 the registration of motor vehicles. If the application for 10163 "Independence Local Schools" license plates is combined with a 10164 request for a special reserved license plate under section 4503.40 10165 or 4503.42 of the Revised Code, the license plates and validation 10166 sticker shall be issued upon payment of the contribution, fees, 10167 and taxes contained in this division and the additional fee 10168 prescribed under section 4503.40 or 4503.42 of the Revised Code. 10169

(C)(1) For each application for registration and registration 10170 renewal submitted under this section, the registrar shall collect 10171 a contribution of thirty dollars. The registrar shall pay this 10172 contribution into the state treasury to the credit of the license 10173 plate contribution fund created in section 4501.21 of the Revised 10174 Code. 10175

(2) The registrar shall pay the ten-dollar bureau
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administrative fee, the purpose of which is to compensate the
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bureau for additional services required in issuing "Independence
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Local Schools" license plates, into the state treasury to the
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credit of the state bureau of motor vehicles public safety 10180
highway purposes fund created in section 4501.25 4501.06 of the
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(D) Sections 4503.77 and 4503.78 of the Revised Code do not 10183 apply to license plates issued under this section. 10184

sec. 4503.89. (A) The owner or lessee of any passenger car, 10185
noncommercial motor vehicle, recreational vehicle, or other 10186
vehicle of a class approved by the registrar of motor vehicles may 10187
apply to the registrar for the registration of the vehicle and 10188
issuance of "Proud Supporter of the American Red Cross" license 10189

plates. The application for "Proud Supporter of the American Red 10190 Cross" license plates may be combined with a request for a special 10191 reserved license plate under section 4503.40 or 4503.42 of the 10192 Revised Code. Upon receipt of the completed application and 10193 compliance with division (B) of this section, the registrar shall 10194 issue to the applicant the appropriate vehicle registration and a 10195 set of "Proud Supporter of the American Red Cross" license plates 10196 with a validation sticker or a validation sticker alone when 10197 required by section 4503.191 of the Revised Code. 10198

In addition to the letters and numbers ordinarily inscribed 10199 thereon, "Proud Supporter of the American Red Cross" license 10200 plates shall be inscribed with words and markings selected and 10201 designed by the American red cross and submitted by the American 10202 red cross of greater Columbus. The registrar shall approve the 10203 final design after entering into a license agreement with the 10204 American red cross for appropriate use of a name, service mark, or 10205 trademark, as applicable. "Proud Supporter of the American Red 10206 Cross" license plates shall bear county identification stickers 10207 that identify the county of registration as required under section 10208 4503.19 of the Revised Code. 10209

(B) "Proud Supporter of the American Red Cross" license 10210 plates and validation stickers shall be issued upon payment of the 10211 regular license tax as prescribed under section 4503.04 of the 10212 Revised Code, any applicable motor vehicle tax levied under 10213 Chapter 4504. of the Revised Code, a bureau of motor vehicles 10214 administrative fee of ten dollars, the contribution specified in 10215 division (C) of this section, and compliance with all other 10216 applicable laws relating to the registration of motor vehicles. If 10217 the application for "Proud Supporter of the American Red Cross" 10218 license plates is combined with a request for a special reserved 10219 license plate under section 4503.40 or 4503.42 of the Revised 10220 Code, the license plates and validation sticker shall be issued 10221

upon payment of the contribution, fees, and taxes contained in10222this division and the additional fee prescribed under section102234503.40 or 4503.42 of the Revised Code.10224

(C) For each application for registration and registration 10225 renewal submitted under this section, the registrar shall collect 10226 a contribution of twenty-five dollars. The registrar shall 10227 transmit this contribution to the treasurer of state for deposit 10228 in the license plate contribution fund created in section 4501.21 10229 of the Revised Code. 10230

The registrar shall deposit the ten-dollar bureau10231administrative fee, the purpose of which is to compensate the10232bureau for additional services required in issuing "Proud10233Supporter of the American Red Cross" license plates, in the state10234bureau of motor vehicles public safety - highway purposes fund10235created in section 4501.254501.06 of the Revised Code.10236

sec. 4503.90. (A) The owner or lessee of any passenger car, 10237 noncommercial motor vehicle, recreational vehicle, or other 10238 vehicle of a class approved by the registrar of motor vehicles may 10239 apply to the registrar for the registration of the vehicle and 10240 issuance of nationwide children's hospital license plates. An 10241 application made under this section may be combined with a request 10242 for a special reserved license plate under section 4503.40 or 10243 4503.42 of the Revised Code. Upon receipt of the completed 10244 application and compliance by the applicant with divisions (B) and 10245 (C) of this section, the registrar shall issue to the applicant 10246 the appropriate vehicle registration and a set of nationwide 10247 children's hospital license plates and a validation sticker, or a 10248 validation sticker alone when required by section 4503.191 of the 10249 Revised Code. 10250

In addition to the letters and numbers ordinarily inscribed 10251 on the license plates, nationwide children's hospital license 10252

plates shall be inscribed with identifying words or markings that 10253 are designed by the nationwide children's hospital and approved by 10254 the registrar. Nationwide children's hospital license plates shall 10255 display county identification stickers that identify the county of 10256 registration as required under section 4503.19 of the Revised 10257 Code. 10258

(B) The nationwide children's hospital license plates and a 10259 validation sticker, or validation sticker alone, shall be issued 10260 upon receipt of a contribution as provided in division (C)(1) of 10261 this section and upon payment of the regular license tax as 10262 prescribed under section 4503.04 of the Revised Code, any 10263 applicable motor vehicle license tax levied under Chapter 4504. of 10264 the Revised Code, any applicable additional fee prescribed by 10265 section 4503.40 or 4503.42 of the Revised Code, a fee of ten 10266 dollars for the purpose of compensating the bureau of motor 10267 vehicles for additional services required in the issuing of 10268 nationwide children's hospital license plates, and compliance with 10269 all other applicable laws relating to the registration of motor 10270 vehicles. 10271

(C)(1) For each application for registration and registration 10272 renewal notice the registrar receives under this section, the 10273 registrar shall collect a contribution of twenty-five dollars. The 10274 registrar shall pay this contribution into the state treasury to 10275 the credit of the license plate contribution fund created in 10276 section 4501.21 of the Revised Code. 10277

(2) The registrar shall pay the additional fee of ten dollars 10278 paid to compensate the bureau for the additional services required 10279 in the issuing of nationwide children's hospital license plates 10280 into the state treasury to the credit of the state bureau of motor 10281 vehicles public safety - highway purposes fund created by section 10282 4501.25 4501.06 of the Revised Code. 10283

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Sec. 4503.901. (A) The owner or lessee of any passenger car, 10284 noncommercial motor vehicle, recreational vehicle, or other 10285 vehicle of a class approved by the registrar of motor vehicles may 10286 apply to the registrar for the registration of the vehicle and 10287 issuance of "Ohio Pupil Transportation...Safety First !!!" license 10288 plates. The application may be combined with a request for a 10289 special reserved license plate under section 4503.40 or 4503.42 of 10290 the Revised Code. Upon receipt of the completed application and 10291 compliance by the applicant with divisions (B) and (C) of this 10292 section, the registrar shall issue to the applicant the 10293 appropriate vehicle registration and a set of "Ohio Pupil 10294 Transportation...Safety First !!! license plates and a validation 10295

In addition to the letters and numbers ordinarily inscribed 10298 on the license plates, "Ohio Pupil Transportation...Safety 10299 First !!! " license plates shall be inscribed with the words "Ohio 10300 Pupil Transportation...Safety First !!!" and a design, logo, or 10301 marking designed by the Ohio association for pupil transportation 10302 t hat is approved by the registrar. "Ohio Pupil 10303 Transportation...Safety First!!!" license plates shall display 10304 county identification stickers that identify the county of 10305 registration as required under section 4503.19 of the Revised 10306 Code. 10307

sticker, or a validation sticker alone when required by section

4503.191 of the Revised Code.

(B) "Ohio Pupil Transportation...Safety First!!!" license 10308 plates and a validation sticker, or validation sticker alone, s 10309 hall be issued upon receipt of an application for registration of 10310 a motor vehicle under this section; payment of the regular license 10311 tax as prescribed under section 4503.04 of the Revised Code, any 10312 applicable motor vehicle license tax levied under Chapter 4504. of 10313 the Revised Code, any applicable additional fee prescribed by 10314 section 4503.40 or 4503.42 of the Revised Code, a bureau of motor 10315

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vehicles administrative fee of ten dollars, and a contribution as 10316
provided in division (C) of this section; and compliance with all 10317
other applicable laws relating to the registration of motor 10318
vehicles.

(C) For each application for registration and registration 10320
 renewal notice the registrar receives under this section, the 10321
 registrar shall collect a contribution of ten dollars. The 10322
 registrar shall transmit this contribution to the treasurer of 10323
 state for deposit into the state treasury to the credit of the 10324
 license plate contribution fund created by section 4501.21 of the 10325
 Revised Code. 10326

The registrar shall transmit the bureau of motor vehicles 10327 administrative fee of ten dollars, the purpose of which is to 10328 compensate the bureau for the additional services required in the 10329 issuing of "Ohio Pupil Transportation...Safety First !!!" license 10330 plates, to the treasurer of state for deposit into the state 10331 treasury to the credit of the state bureau of motor vehicles 10332 public safety - highway purposes fund created by section 4501.25 10333 4501.06 of the Revised Code. 10334

(D) Sections 4503.77 and 4503.78 of the Revised Code do not 10335 apply to license plates issued under this section. 10336

Sec. 4503.902. (A) The owner or lessee of any passenger car, 10337 noncommercial motor vehicle, recreational vehicle, motorcycle, 10338 cab-enclosed motorcycle, commercial motor vehicle, or other 10339 vehicle of a class approved by the registrar of motor vehicles, 10340 and, effective January 1, 2017, the owner or lessee of any 10341 motor-driven cycle or motor scooter may apply to the registrar for 10342 the registration of the vehicle and issuance of "Cleveland St. 10343 Ignatius High School" license plates. An application made under 10344 this section may be combined with a request for a special reserved 10345 license plate under section 4503.40 or 4503.42 of the Revised 10346

Code. Upon receipt of the completed application and compliance by10347the applicant with divisions (B) and (C) of this section, the10348registrar shall issue to the applicant the appropriate vehicle10349registration and a set of "Cleveland St. Ignatius High School"10350license plates and a validation sticker, or a validation sticker10351alone when required by section 4503.191 of the Revised Code.10352

In addition to the letters and numbers ordinarily inscribed 10353 on the license plates, "Cleveland St. Ignatius High School" 10354 license plates shall be inscribed with words and markings selected 10355 and designed by Cleveland St. Ignatius high school and that are 10356 approved by the registrar. "Cleveland St. Ignatius High School" 10357 license plates shall display county identification stickers that 10358 identify the county of registration as required under section 10359 4503.19 of the Revised Code. 10360

(B) "Cleveland St. Ignatius High School" license plates and a 10361 validation sticker, or validation sticker alone, shall be issued 10362 upon receipt of a contribution as provided in division (C)(1) of 10363 this section and upon payment of the regular license tax as 10364 prescribed under section 4503.04 of the Revised Code, any 10365 applicable motor vehicle license tax levied under Chapter 4504. of 10366 the Revised Code, any applicable additional fee prescribed by 10367 section 4503.40 or 4503.42 of the Revised Code, a bureau of motor 10368 vehicles administrative fee of ten dollars, and compliance with 10369 all other applicable laws relating to the registration of motor 10370 vehicles. 10371

(C)(1) For each application for registration and registration 10372 renewal notice the registrar receives under this section, the 10373 registrar shall collect a contribution of thirty dollars. The 10374 registrar shall transmit this contribution into the state treasury 10375 to the credit of the license plate contribution fund created in 10376 section 4501.21 of the Revised Code. 10377

(2) The registrar shall deposit the bureau administrative fee 10378 of ten dollars, the purpose of which is to compensate the bureau 10379 for additional services required in the issuing of "Cleveland St. 10380 Ignatius High School" license plates, into the state treasury to 10381 the credit of the state bureau of motor vehicles public safety -10382 highway purposes fund created in section 4501.25 4501.06 of the 10383 Revised Code. 10384

(D) Sections 4503.77 and 4503.78 of the Revised Code do not 10385 apply to license plates issued under this section. 10386

Sec. 4503.903. (A) The owner or lessee of any passenger car, 10387 noncommercial motor vehicle, recreational vehicle, motorcycle, 10388 cab-enclosed motorcycle, commercial motor vehicle, or other 10389 vehicle of a class approved by the registrar of motor vehicles, 10390 and, effective January 1, 2017, the owner or lessee of any 10391 motor-driven cycle or motor scooter may apply to the registrar for 10392 the registration of the vehicle and issuance of 10393 "Brecksville-Broadview Heights City Schools" license plates. An 10394 application made under this section may be combined with a request 10395 for a special reserved license plate under section 4503.40 or 10396 4503.42 of the Revised Code. Upon receipt of the completed 10397 application and compliance by the applicant with divisions (B) and 10398 (C) of this section, the registrar shall issue to the applicant 10399 the appropriate vehicle registration and a set of 10400 "Brecksville-Broadview Heights City Schools" license plates and a 10401 validation sticker, or a validation sticker alone when required by 10402 section 4503.191 of the Revised Code. 10403

In addition to the letters and numbers ordinarily inscribed 10404 on the license plates, "Brecksville-Broadview Heights City 10405 Schools" license plates shall be inscribed with words and markings 10406 selected and designed by the Brecksville-Broadview Heights city 10407 school district and that are approved by the registrar. 10408

"Brecksville-Broadview Heights City Schools" license plates shall 10409 display county identification stickers that identify the county of 10410 registration as required under section 4503.19 of the Revised 10411 Code. 10412

(B) "Brecksville-Broadview Heights City Schools" license 10413 plates and a validation sticker, or validation sticker alone, 10414 shall be issued upon receipt of a contribution as provided in 10415 division (C)(1) of this section and upon payment of the regular 10416 license tax as prescribed under section 4503.04 of the Revised 10417 Code, any applicable motor vehicle license tax levied under 10418 Chapter 4504. of the Revised Code, any applicable additional fee 10419 prescribed by section 4503.40 or 4503.42 of the Revised Code, a 10420 10421 bureau of motor vehicles administrative fee of ten dollars, and compliance with all other applicable laws relating to the 10422 registration of motor vehicles. 10423

(C)(1) For each application for registration and registration 10424 renewal notice the registrar receives under this section, the 10425 registrar shall collect a contribution of thirty dollars. The 10426 registrar shall transmit this contribution into the state treasury 10427 to the credit of the license plate contribution fund created in 10428 section 4501.21 of the Revised Code. 10429

(2) The registrar shall deposit the bureau administrative fee
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of ten dollars, the purpose of which is to compensate the bureau
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for additional services required in the issuing of
"Brecksville-Broadview Heights City Schools" license plates, into
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the state treasury to the credit of the state bureau of motor
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vehicles public safety - highway purposes fund created in section
10435
4501.25 4501.06 of the Revised Code.

(D) Sections 4503.77 and 4503.78 of the Revised Code do not 10437 apply to license plates issued under this section. 10438

Sec. 4503.904. (A) The owner or lessee of any passenger car, 10439

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noncommercial motor vehicle, recreational vehicle, motorcycle, 10440 motor-driven cycle, motor scooter, cab-enclosed motorcycle, 10441 commercial motor vehicle, or other vehicle of a class approved by 10442 the registrar of motor vehicles, and, effective January 1, 2017, 10443 the owner or lessee of any motor driven cycle or motor scooter may 10444 apply to the registrar for the registration of the vehicle and 10445 issuance of "Chagrin Falls Exempted Village Schools" license 10446 plates. An application made under this section may be combined 10447 with a request for a special reserved license plate under section 10448 4503.40 or 4503.42 of the Revised Code. Upon receipt of the 10449 completed application and compliance by the applicant with 10450 divisions (B) and (C) of this section, the registrar shall issue 10451 to the applicant the appropriate vehicle registration and a set of 10452 "Chagrin Falls Exempted Village Schools" license plates and a 10453 validation sticker, or a validation sticker alone when required by 10454 section 4503.191 of the Revised Code. 10455

In addition to the letters and numbers ordinarily inscribed 10456 on the license plates, "Chagrin Falls Exempted Village Schools" 10457 license plates shall be inscribed with words and markings selected 10458 and designed by Chagrin Falls exempted village school district and 10459 that are approved by the registrar. "Chagrin Falls Exempted 10460 Village Schools" license plates shall display county 10461 identification stickers that identify the county of registration 10462 as required under section 4503.19 of the Revised Code. 10463

(B) "Chagrin Falls Exempted Village Schools" license plates 10464 and a validation sticker, or validation sticker alone, shall be 10465 issued upon receipt of a contribution as provided in division 10466 (C)(1) of this section and upon payment of the regular license tax 10467 as prescribed under section 4503.04 of the Revised Code, any 10468 applicable motor vehicle license tax levied under Chapter 4504. of 10469 the Revised Code, any applicable additional fee prescribed by 10470 section 4503.40 or 4503.42 of the Revised Code, a bureau of motor 10471

vehicles administrative fee of ten dollars, and compliance with 10472 all other applicable laws relating to the registration of motor 10473 vehicles. 10474

(C)(1) For each application for registration and registration 10475 renewal notice the registrar receives under this section, the 10476 registrar shall collect a contribution of thirty dollars. The 10477 registrar shall transmit this contribution into the state treasury 10478 to the credit of the license plate contribution fund created in 10479 section 4501.21 of the Revised Code. 10480

(2) The registrar shall deposit the bureau administrative fee 10481 of ten dollars, the purpose of which is to compensate the bureau 10482 for additional services required in the issuing of "Chagrin Falls 10483 Exempted Village Schools" license plates, into the state treasury 10484 to the credit of the state bureau of motor vehicles public safety 10485 - highway purposes fund created in section 4501.25 4501.06 of the 10486 Revised Code.

(D) Sections 4503.77 and 4503.78 of the Revised Code do not 10488apply to license plates issued under this section. 10489

sec. 4503.91. (A) The owner or lessee of any passenger car, 10490 noncommercial motor vehicle, recreational vehicle, or other 10491 vehicle of a class approved by the registrar of motor vehicles may 10492 apply to the registrar for the registration of the vehicle and 10493 issuance of "choose life" license plates. The application for 10494 "choose life" license plates may be combined with a request for a 10495 special reserved license plate under section 4503.40 or 4503.42 of 10496 the Revised Code. Upon receipt of the completed application and 10497 compliance with divisions (B) and (C) of this section, the 10498 registrar shall issue to the applicant the appropriate vehicle 10499 registration and a set of "choose life" license plates with a 10500 validation sticker or a validation sticker alone when required by 10501 section 4503.191 of the Revised Code. 10502

In addition to the letters and numbers ordinarily inscribed 10503 on license plates, "choose life" license plates shall be inscribed 10504 with the words "choose life" and a marking designed by "choose 10505 life, inc.," a private, nonprofit corporation incorporated in the 10506 state of Florida. The registrar shall review the design and 10507 approve it if the design is feasible. If the design is not 10508 feasible, the registrar shall notify "choose life, inc." and the 10509 organization may resubmit designs until a feasible one is 10510 approved. "Choose life" license plates shall bear county 10511 identification stickers that identify the county of registration 10512 as required under section 4503.19 of the Revised Code. 10513

(B) "Choose life" license plates and a validation sticker, or 10514 a validation sticker alone, shall be issued upon receipt of a 10515 contribution as provided in division (C) of this section and upon 10516 payment of the regular license tax prescribed in section 4503.04 10517 of the Revised Code, any applicable motor vehicle tax levied under 10518 Chapter 4504. of the Revised Code, any applicable additional fee 10519 prescribed by section 4503.40 or 4503.42 of the Revised Code, a 10520 fee of ten dollars for the purpose of compensating the bureau of 10521 motor vehicles for additional services required in the issuing of 10522 "choose life" license plates, and compliance with all other 10523 applicable laws relating to the registration of motor vehicles. 10524

(C)(1) For each application for registration and registration 10525 renewal received under this section, the registrar shall collect a 10526 contribution of twenty dollars. The registrar shall transmit this 10527 contribution to the treasurer of state for deposit in the "choose 10528 life" fund created in section 3701.65 of the Revised Code. 10529

(2) The registrar shall deposit the additional fee of ten 10530
dollars specified in division (B) of this section for the purpose 10531
of compensating the bureau for the additional services required in 10532
issuing "choose life" license plates in the state bureau of motor 10533
vehicles public safety - highway purposes fund created in section 10534

4501.25 4501.06 of the Revised Code.

sec. 4503.92. (A) The owner or lessee of any passenger car, 10536 noncommercial motor vehicle, recreational vehicle, or other 10537 vehicle of a class approved by the registrar of motor vehicles may 10538 apply to the registrar for the registration of the vehicle and 10539 issuance of "support our troops" license plates. The application 10540 may be combined with a request for a special reserved license 10541 plate under section 4503.40 or 4503.42 of the Revised Code. Upon 10542 receipt of the completed application and compliance by the 10543 applicant with divisions (B) and (C) of this section, the 10544 registrar shall issue to the applicant the appropriate vehicle 10545 registration and a set of "support our troops" license plates and 10546 a validation sticker, or a validation sticker alone when required 10547 by section 4503.191 of the Revised Code. 10548

In addition to the letters and numbers ordinarily inscribed 10549 on the license plates, "support our troops" license plates shall 10550 bear an appropriate logo and the words "support our troops." The 10551 bureau of motor vehicles shall design "support our troops" license 10552 plates, and they shall display county identification stickers that 10553 identify the county of registration as required under section 10554 4503.19 of the Revised Code.

(B) "Support our troops" license plates and a validation 10556 sticker, or validation sticker alone, shall be issued upon receipt 10557 of an application for registration of a motor vehicle under this 10558 section; payment of the regular license tax as prescribed under 10559 section 4503.04 of the Revised Code, any applicable motor vehicle 10560 license tax levied under Chapter 4504. of the Revised Code, any 10561 applicable additional fee prescribed by section 4503.40 or 4503.42 10562 of the Revised Code, an additional fee of ten dollars, and a 10563 contribution as provided in division (C) of this section; and 10564 compliance with all other applicable laws relating to the 10565

10535

registration of motor vehicles.

(C) For each application for registration and registration 10567 renewal notice the registrar receives under this section, the 10568 registrar shall collect a contribution of twenty-five dollars. The 10569 registrar shall transmit this contribution to the treasurer of 10570 state for deposit into the state treasury to the credit of the 10571 license plate contribution fund created by section 4501.21 of the 10572 Revised Code. 10573

The registrar shall transmit the additional fee of ten 10574 dollars, which is to compensate the bureau of motor vehicles for 10575 the additional services required in the issuing of "support our 10576 troops" license plates, to the treasurer of state for deposit into 10577 the state treasury to the credit of the state bureau of motor 10578 vehicles public safety - highway purposes fund created by section 10579 4501.25 4501.06 of the Revised Code. 10580

sec. 4503.93. (A) The owner or lessee of any passenger car, 10581 noncommercial motor vehicle, recreational vehicle, or other 10582 vehicle of a class approved by the registrar of motor vehicles may 10583 apply to the registrar for the registration of the vehicle and 10584 issuance of Ohio "volunteer" license plates. The application for 10585 Ohio "volunteer" license plates may be combined with a request for 10586 a special reserved license plate under section 4503.40 or 4503.42 10587 of the Revised Code. Upon receipt of the completed application and 10588 compliance with divisions (B) and (C) of this section, the 10589 registrar shall issue to the applicant the appropriate vehicle 10590 registration and a set of Ohio "volunteer" license plates with a 10591 validation sticker or a validation sticker alone when required by 10592 section 4503.191 of the Revised Code. 10593

In addition to the letters and numbers ordinarily inscribed 10594 on license plates, Ohio "volunteer" license plates shall be 10595 inscribed with words and markings designed by the Ohio commission 10596

10566

on service and volunteerism created by section 121.40 of the10597Revised Code and approved by the registrar. Ohio "volunteer"10598license plates shall bear county identification stickers that10599identify the county of registration as required under section106004503.19 of the Revised Code.10601

(B) Ohio "volunteer" license plates and a validation sticker, 10602 or a validation sticker alone, shall be issued upon receipt of a 10603 contribution as provided in division (C) of this section and upon 10604 payment of the regular license tax prescribed in section 4503.04 10605 of the Revised Code, any applicable motor vehicle tax levied under 10606 Chapter 4504. of the Revised Code, any applicable additional fee 10607 prescribed by section 4503.40 or 4503.42 of the Revised Code, a 10608 bureau of motor vehicles fee of ten dollars, and compliance with 10609 all other applicable laws relating to the registration of motor 10610 vehicles. 10611

(C)(1) For each application for registration and registration 10612 renewal received under this section, the registrar shall collect a 10613 contribution of fifteen dollars. The registrar shall transmit this 10614 contribution to the treasurer of state for deposit in the Ohio 10615 commission on service and volunteerism gifts and donations fund 10616 created by section 121.403 of the Revised Code. The commission 10617 shall use all such contributions for the purposes described in 10618 divisions (B)(2) and (3) of that section. 10619

(2) The registrar shall deposit the bureau of motor vehicles 10620 fee of ten dollars specified in division (B) of this section, 10621 which is for the purpose of compensating the bureau for the 10622 additional services required in issuing Ohio "volunteer" license 10623 plates, in the state bureau of motor vehicles public safety - 10624 highway purposes fund created in section 4501.25 4501.06 of the 10625 Revised Code. 10626

Sec. 4503.94. (A) The owner or lessee of any passenger car, 10627

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noncommercial motor vehicle, recreational vehicle, or other 10628 vehicle of a class approved by the registrar of motor vehicles may 10629 apply to the registrar for the registration of the vehicle and 10630 issuance of "teen driver education" license plates. The 10631 application may be combined with a request for a special reserved 10632 license plate under section 4503.40 or 4503.42 of the Revised 10633 Code. Upon receipt of the completed application and compliance by 10634 the applicant with divisions (B) and (C) of this section, the 10635 registrar shall issue to the applicant the appropriate vehicle 10636 registration and a set of "teen driver education" license plates 10637 and a validation sticker, or a validation sticker alone when 10638 required by section 4503.191 of the Revised Code. 10639

In addition to the letters and numbers ordinarily inscribed 10640 on the license plates, "teen driver education" license plates 10641 shall bear an appropriate logo and the words "teen driver 10642 education." The bureau of motor vehicles shall design "teen driver 10643 education" license plates, and they shall display county 10644 identification stickers that identify the county of registration 10645 as required under section 4503.19 of the Revised Code. 10646

(B) "Teen driver education" license plates and a validation 10647 sticker, or validation sticker alone, shall be issued upon receipt 10648 of an application for registration of a motor vehicle under this 10649 section; payment of the regular license tax as prescribed under 10650 section 4503.04 of the Revised Code, any applicable motor vehicle 10651 license tax levied under Chapter 4504. of the Revised Code, any 10652 applicable additional fee prescribed by section 4503.40 or 4503.42 10653 of the Revised Code, an additional fee of ten dollars, and a 10654 contribution as provided in division (C) of this section; and 10655 compliance with all other applicable laws relating to the 10656 registration of motor vehicles. 10657

(C) For each application for registration and registration 10658

renewal notice the registrar receives under this section, the 10659 registrar shall collect a contribution of fifteen dollars. The 10660 registrar shall transmit this contribution to the treasurer of 10661 state for deposit into the state treasury to the credit of the 10662 license plate contribution fund created by section 4501.21 of the 10663 Revised Code. 10664

The registrar shall transmit the additional fee of ten10665dollars, which is to compensate the bureau for the additional10666services required in the issuing of "teen driver education"10667license plates, to the treasurer of state for deposit into the10668state treasury to the credit of the state bureau of motor vehicles10669public safety - highway purposesfund created by section 4501.25106704501.06of the Revised Code.10671

sec. 4503.95. (A) The owner or lessee of any passenger car, 10672 noncommercial motor vehicle, recreational vehicle, or other 10673 vehicle of a class approved by the registrar of motor vehicles may 10674 apply to the registrar for the registration of the vehicle and 10675 issuance of "Ohio history" license plates. The application for 10676 "Ohio history" license plates may be combined with a request for a 10677 special reserved license plate under section 4503.40 or 4503.42 of 10678 the Revised Code. Upon receipt of the completed application and 10679 compliance with division (B) of this section, the registrar shall 10680 issue to the applicant the appropriate vehicle registration and a 10681 set of "Ohio history" license plates with a validation sticker or 10682 a validation sticker alone when required by section 4503.191 of 10683 the Revised Code. In addition to the letters and numbers 10684 ordinarily inscribed thereon, "Ohio history" license plates shall 10685 be inscribed with words and markings selected and designed by the 10686 Ohio history connection and approved by the registrar. "Ohio 10687 history" license plates shall bear county identification stickers 10688 that identify the county of registration as required under section 10689 4503.19 of the Revised Code. 10690

(B) "Ohio history" license plates and validation stickers 10691 shall be issued upon payment of the regular license tax as 10692 prescribed under section 4503.04 of the Revised Code, any 10693 applicable motor vehicle tax levied under Chapter 4504. of the 10694 Revised Code, a bureau of motor vehicles administrative fee of ten 10695 dollars, the contribution specified in division (C) of this 10696 section, and compliance with all other applicable laws relating to 10697 the registration of motor vehicles. If the application for "Ohio 10698 history" license plates is combined with a request for a special 10699 reserved license plate under section 4503.40 or 4503.42 of the 10700 Revised Code, the license plates and validation sticker shall be 10701 issued upon payment of the contribution, fees, and taxes contained 10702 in this division and the additional fee prescribed under section 10703 4503.40 or 4503.42 of the Revised Code. 10704

(C) For each application for registration and registration 10705 renewal submitted under this section, the registrar shall collect 10706 a contribution of twenty dollars. The registrar shall transmit 10707 this contribution to the treasurer of state for deposit in the 10708 Ohio history license plate contribution fund created in section 10709 149.307 of the Revised Code. 10710

The registrar shall deposit the ten-dollar bureau10711administrative fee, the purpose of which is to compensate the10712bureau for additional services required in issuing "Ohio history"10713license plates, in the state bureau of motor vehicles public10714safety - highway purposes fund created in section 4501.25 4501.0610715of the Revised Code.10716

sec. 4503.96. (A) The owner or lessee of any passenger car, 10717
noncommercial motor vehicle, recreational vehicle, or other 10718
vehicle of a class approved by the registrar of motor vehicles may 10719
apply to the registrar for the registration of the vehicle and 10720
issuance of Ohio coal license plates. An application made under 10721

this section may be combined with a request for a special reserved 10722 license plate under section 4503.40 or 4503.42 of the Revised 10723 Code. Upon receipt of the completed application and compliance by 10724 the applicant with divisions (B) and (C) of this section, the 10725 registrar shall issue to the applicant the appropriate vehicle 10726 registration and a set of Ohio coal license plates and a 10727 validation sticker, or a validation sticker alone when required by 10728 section 4503.191 of the Revised Code. 10729

In addition to the letters and numbers ordinarily inscribed 10730 on the license plates, Ohio coal license plates shall be inscribed 10731 with identifying words or markings that are designed by the Ohio 10732 coal association and approved by the registrar. Ohio coal license 10733 plates shall display county identification stickers that identify 10734 the county of registration as required under section 4503.19 of 10735 the Revised Code. 10736

(B) Ohio coal license plates and validation stickers shall be 10737 issued upon payment of the regular license tax as prescribed under 10738 section 4503.04 of the Revised Code, any applicable motor vehicle 10739 license tax levied under Chapter 4504. of the Revised Code, and a 10740 bureau of motor vehicles administrative fee of ten dollars. The 10741 applicant shall comply with all other applicable laws relating to 10742 the registration of motor vehicles. If the application for Ohio 10743 coal license plates is combined with a request for a special 10744 reserved license plate under section 4503.40 or 4503.42 of the 10745 Revised Code, the license plates and validation sticker shall be 10746 issued upon payment of the fees and taxes specified in this 10747 division and the additional fee prescribed under section 4503.40 10748 or 4503.42 of the Revised Code. 10749

(C) The registrar shall deposit into the state treasury the 10750 ten-dollar bureau administrative fee, the purpose of which is to 10751 compensate the bureau for additional services required in issuing 10752

Ohio coal license plates, to the credit of the state bureau of10753motor vehicles public safety - highway purposes fund created in10754section 4501.254501.06 of the Revised Code.10755

sec. 4503.97. (A) The owner or lessee of any passenger car, 10756 noncommercial motor vehicle, recreational vehicle, or other 10757 vehicle of a class approved by the registrar of motor vehicles may 10758 apply to the registrar for the registration of the vehicle and 10759 issuance of "I Stand with Israel" license plates. An application 10760 made under this section may be combined with a request for a 10761 special reserved license plate under section 4503.40 or 4503.42 of 10762 the Revised Code. Upon receipt of the completed application and 10763 compliance by the applicant with divisions (B) and (C) of this 10764 section, the registrar shall issue to the applicant the 10765 appropriate vehicle registration and a set of "I Stand with 10766 Israel" license plates and a validation sticker, or a validation 10767 sticker alone when required by section 4503.191 of the Revised 10768 Code. 10769

In addition to the letters and numbers ordinarily inscribed 10770 on the license plates, "I Stand with Israel" license plates shall 10771 be inscribed with identifying words or markings that are designed 10772 by the friends of united Hatzalah of Israel and approved by the 10773 registrar. "I Stand with Israel" license plates shall display 10774 county identification stickers that identify the county of 10775 registration as required under section 4503.19 of the Revised 10776 Code. 10777

(B) "I Stand with Israel" license plates and a validation 10778
sticker, or validation sticker alone, shall be issued upon receipt 10779
of a contribution as provided in division (C)(1) of this section 10780
and upon payment of the regular license tax as prescribed under 10781
section 4503.04 of the Revised Code, any applicable motor vehicle 10782
license tax levied under Chapter 4504. of the Revised Code, any 10783

applicable additional fee prescribed by section 4503.40 or 4503.42 10784 of the Revised Code, a bureau of motor vehicles administrative fee 10785 of ten dollars, and compliance with all other applicable laws 10786 relating to the registration of motor vehicles. 10787

(C)(1) For each application for registration and registration 10788 renewal notice the registrar receives under this section, the 10789 registrar shall collect a contribution of twenty dollars. The 10790 registrar shall transmit this contribution into the state treasury 10791 to the credit of the license plate contribution fund created in 10792 section 4501.21 of the Revised Code. 10793

(2) The registrar shall deposit the bureau administrative fee 10794 of ten dollars, the purpose of which is to compensate the bureau 10795 for additional services required in the issuing of "I Stand with 10796 Israel" license plates, into the state treasury to the credit of 10797 the state bureau of motor vehicles public safety - highway 10798 purposes fund created in section 4501.25 4501.06 of the Revised 10799 Code.

Sec. 4503.98. (A) The owner or lessee of any passenger car, 10801 noncommercial motor vehicle, recreational vehicle, motorcycle, 10802 cab-enclosed motorcycle, commercial motor vehicle, or other 10803 vehicle of a class approved by the registrar of motor vehicles may 10804 apply to the registrar for registration of the vehicle and 10805 issuance of Westerville parks foundation license plates. An 10806 application made under this section may be combined with a request 10807 for a special reserved license plate under section 4503.40 or 10808 4503.42 of the Revised Code. Upon receipt of the completed 10809 application and compliance by the applicant with divisions (B) and 10810 (C) of this section, the registrar shall issue to the applicant 10811 the appropriate vehicle registration and a set of Westerville 10812 parks foundation license plates and a validation sticker, or a 10813 validation sticker alone when required by section 4503.191 of the 10814

10840

Revised Code.	10815
In addition to the letters and numbers ordinarily inscribed	10816
on the license plates, Westerville parks foundation license plates	10817
shall be inscribed with identifying words or markings that are	10818
designed by the Westerville parks foundation and that are approved	10819
by the registrar. Westerville parks foundation license plates	10820
shall display county identification stickers that identify the	10821
county of registration as required under section 4503.19 of the	10822
Revised Code.	10823
(B) Westerville parks foundation license plates and a	10824
validation sticker, or validation sticker alone, shall be issued	10825
upon receipt of a contribution as provided in division $(C)(1)$ of	10826
this section and upon payment of the regular license tax as	10827
prescribed under section 4503.04 of the Revised Code, any	10828
applicable motor vehicle license tax levied under Chapter 4504. of	10829
the Revised Code, any applicable additional fee prescribed by	10830
section 4503.40 or 4503.42 of the Revised Code, a bureau of motor	10831
vehicles administrative fee of ten dollars, and compliance with	10832
all other applicable laws relating to the registration of motor	10833
vehicles.	10834
(C)(1) For each application for registration and registration	10835
renewal notice the registrar receives under this section, the	10836
registrar shall collect a contribution of thirty dollars. The	10837
registrar shall transmit this contribution into the state treasury	10838
to the credit of the license plate contribution fund created in	10839

(2) The registrar shall deposit the bureau administrative fee 10841 of ten dollars, the purpose of which is to compensate the bureau 10842 for additional services required in the issuing of Westerville 10843 parks foundation license plates, into the state treasury to the 10844 credit of the state bureau of motor vehicles public safety - 10845

section 4501.21 of the Revised Code.

Sub. H. B. No. 26

As Reported by the Senate Transportation, Commerce and Workforce Committee

highway purposes fund created in section 4501.25 4501.06 of the 10846 Revised Code. 10847

sec. 4504.05. The moneys received from a county motor vehicle 10848
license tax shall be allocated and distributed as follows: 10849

(A) First, for payment of the costs and expenses incurred by 10850the county in the enforcement and administration of the tax; 10851

(B) The remainder of such moneys shall be credited to funds 10852as follows: 10853

(1) With respect to county motor vehicle tax moneys received 10854 under section 4504.02 of the Revised Code, that part of the total 10855 amount which is in the same proportion to the total as the number 10856 of motor vehicles registered in the municipal corporations in the 10857 county that did not levy a municipal motor vehicle license tax 10858 immediately prior to the adoption of the county motor vehicle 10859 license tax is to the total number of motor vehicles registered in 10860 the county in the most recent registration year, shall be placed 10861 in a separate fund to be allocated and distributed as provided in 10862 section 4504.04 of the Revised Code. 10863

The remaining portion shall be placed in the county motor 10864 vehicle license and gasoline tax fund and shall be allocated and 10865 disbursed only for the purposes specified in section 4504.02 of 10866 the Revised Code, other than paying all or part of the costs and 10867 expenses of municipal corporations in constructing, 10868 reconstructing, improving, maintaining, and repairing highways, 10869 roads, and streets designated as necessary and conducive to the 10870 orderly and efficient flow of traffic within and through the 10871 county pursuant to section 4504.03 of the Revised Code. 10872

(2) With respect to county motor vehicle tax moneys received 10873 under section 4504.15 of the Revised Code: 10874

(a) That arising from motor vehicles the district of 10875

registration of which is a municipal corporation within the county 10876 that is not levying the tax authorized by section 4504.17 of the 10877 Revised Code shall be allocated fifty per cent to the county and 10878 fifty per cent to such municipal corporation in an amount equal to 10879 the amount of the tax per motor vehicle registered during the 10880 preceding month in that part of the municipal corporation located 10881 within the county. Moneys allocated to a municipal corporation 10882 under this section shall be paid directly into the treasury of the 10883 municipal corporation as provided in section 4501.042 of the 10884 Revised Code and used only for the purposes described in section 10885 4504.06 of the Revised Code. The first distribution shall be made 10886 to a municipal corporation under this division in the second month 10887 after the county motor vehicle license tax is imposed under 10888 section 4504.15 of the Revised Code. 10889

(b) That arising from motor vehicles the district of 10890 registration of which is in an unincorporated area of the county 10891 shall be allocated seventy per cent to the county and thirty per 10892 cent to the townships in which the owners of the motor vehicles 10893 reside in an amount equal to the amount of the tax per motor 10894 vehicle owned by such a resident in each such township and 10895 registered during the preceding month in the county. The moneys 10896 allocated to townships shall be paid into the treasuries of the 10897 townships and shall be used only for the purposes described in 10898 section 4504.18 of the Revised Code. The first distribution shall 10899 be made under this division in the second month after the county 10900 motor vehicle license tax is imposed under section 4504.15 of the 10901 Revised Code. 10902

(3) With respect to county motor vehicle tax moneys received 10903under section 4504.16 of the Revised Code: 10904

(a) That arising from motor vehicles the district of 10905
 registration of which is a municipal corporation within the county 10906
 that is not levying the tax authorized by section 4504.171 of the 10907

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Revised Code shall be allocated to the county; 10908

(b) That arising from motor vehicles the district of 10909 registration of which is in an unincorporated area of the county 10910 shall be allocated seventy per cent to the county and thirty per 10911 cent to the townships in which the owners of the motor vehicles 10912 reside in an amount equal to the amount of the tax per motor 10913 vehicle owned by such a resident in each such township and 10914 registered during the preceding month in the county unless the 10915 allocation is modified under section 4504.051 of the Revised Code. 10916 The moneys allocated to townships shall be paid into the 10917 treasuries of the townships and shall be used only for the 10918 purposes described in section 4504.18 of the Revised Code. The 10919 first distribution shall be made under this division in the second 10920 month after the county motor vehicle license tax is imposed under 10921 section 4504.16 of the Revised Code. 10922

(4) With respect to county motor vehicle tax moneys received10923under section 4504.24 of the Revised Code, the total amount shall10924be allocated and distributed to the county.10925

sec. 4504.10. Except as otherwise provided in this chapter, 10926 the levy of any excise, license, income, or property tax by the 10927 state or by any political subdivision thereof shall not be 10928 construed as preempting the power of a county to levy a county 10929 motor vehicle license tax pursuant to section 4504.02, 4504.15, or 10930 4504.16, or 4504.24 of the Revised Code, of a township to levy a 10931 township motor vehicle license tax pursuant to section 4504.18 of 10932 the Revised Code, or of a municipal corporation to levy a 10933 municipal motor vehicle license tax pursuant to section 4504.06, 10934 4504.17, 4504.171, or 4504.172 of the Revised Code. 10935

Sec. 4504.201. No commercial car that is taxed under division 10936 (A) of section 4503.65 of the Revised Code, and no commercial bus 10937

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that is taxed under division (B) of section 4503.65 of the Revised	10938
Code, is subject to a tax established under section 4504.02,	10939
<u>4504.06, 4504.15, 4504.16, 4504.17, 4504.171, 4504.172, 4504.18,</u>	10940
or 4504.24 of the Revised Code.	10941
Sec. 4504.24. (A)(1) The board of county commissioners of a	10942
county may, by resolution, levy an annual license tax upon the	10943
operation of motor vehicles on the public roads and highways in	10944
that county for any authorized purpose. A tax levied under this	10945
section is in addition to the tax levied by sections 4503.02 and	10946
4503.07 of the Revised Code and any other tax levied under this	10947
chapter. The tax shall be at the rate of five dollars per motor	10948
vehicle on all motor vehicles the district of registration of	10949
which is located in the county levying the tax, as defined in	10950
section 4503.10 of the Revised Code. The rate of the tax is in	10951
addition to the tax rates prescribed in section 4503.04 of the	10952
Revised Code and is subject to both of the following:	10953
(a) The reductions in the manner provided in section 4503.11	10954
of the Revised Code;	10955
(b) The exemptions provided in sections 4503.16, 4503.17,	10956
<u>4503.171, 4503.172, 4503.173, 4503.18, 4503.41, 4503.43, 4503.46,</u>	10957
and 4503.571 of the Revised Code.	10958
(2) As used in division (A)(1) of this section, "authorized	10959
purpose" means any of the following:	10960
(a) Paying the costs and expenses of enforcing and	10961

administering the tax provided for in this section;

(b) Planning, constructing, improving, maintaining, and10963repairing public roads, highways, and streets;10964

(c) Maintaining and repairing bridges and viaducts; 10965

(d) Paying the county's portion of the costs and expenses of 10966

cooperating with the department of transportation in the planning,10967improvement, and construction of state highways;10968(e) Paying the county's portion of the compensation, damages,10969costs, and expenses of planning, constructing, reconstructing,10970improving, maintaining, and repairing roads and streets;10971(f) Paying any costs apportioned to the county under section109724907.47 of the Revised Code;10973(g) Paying debt service charges on notes or bonds of the10974
(e) Paying the county's portion of the compensation, damages,10969costs, and expenses of planning, constructing, reconstructing,10970improving, maintaining, and repairing roads and streets;10971(f) Paying any costs apportioned to the county under section109724907.47 of the Revised Code;10973(g) Paying debt service charges on notes or bonds of the10974
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4907.47 of the Revised Code;10973(q) Paying debt service charges on notes or bonds of the10974
(g) Paying debt service charges on notes or bonds of the 10974
county issued for such purposes; 10975
(h) Paying all or part of the costs and expenses of municipal 10976
corporations in planning, constructing, reconstructing, improving, 10977
maintaining, and repairing highways, roads, and streets designated 10978
as necessary or conducive to the orderly and efficient flow of 10979
traffic within and through the county pursuant to section 4504.03 10980
of the Revised Code; 10981
(i) Purchasing, erecting, and maintaining street and traffic 10982
signs and markers; 10983
(j) Purchasing, erecting, and maintaining traffic lights and 10984
<u>signals;</u> 10985
(k) Supplementing revenue already available for the 10986
aforementioned purposes. 10987
(B) Prior to the adoption of any resolution under this 10988
section, the board of county commissioners shall conduct two 10989
public hearings on the resolution, the second hearing to be not 10990
less than three but not more than ten days after the first 10991
hearing. The board shall provide notice of the date, time, and 10992
place of both hearings by publication in a newspaper of general 10993
circulation in the county, or as provided in section 7.16 of the 10994
Revised Code, once a week on the same day of the week for two 10995
consecutive weeks. The second publication shall be not less than 10996

ten but not more than thirty days prior to the first hearing.	10997
(C) A resolution adopted under this section shall direct the	10998
board of elections to submit the question of levying the tax to	10999
the electors of the county at the next primary or general election	11000
occurring not less than ninety days after the resolution is	11001
certified to the board. No such resolution shall go into effect	11002
unless approved by a majority of those voting upon it.	11003

(D) If a board of county commissioners adopts a resolution to11004levy a county license tax under this section, the board shall11005provide written notice of the adoption of the resolution to the11006legislative authority of each municipal corporation that is11007located in the county and to the board of township trustees of11008each township that is located in the county.11009

(E) A county license tax levied under this section continues 11010 in effect until repealed. 11011

Sec. 4505.06. (A)(1) Application for a certificate of title 11012 shall be made in a form prescribed by the registrar of motor 11013 vehicles and shall be sworn to before a notary public or other 11014 officer empowered to administer oaths. The application shall be 11015 filed with the clerk of any court of common pleas. An application 11016 for a certificate of title may be filed electronically by any 11017 electronic means approved by the registrar in any county with the 11018 clerk of the court of common pleas of that county. Any payments 11019 required by this chapter shall be considered as accompanying any 11020 electronically transmitted application when payment actually is 11021 received by the clerk. Payment of any fee or taxes may be made by 11022 electronic transfer of funds. 11023

(2) The application for a certificate of title shall be
accompanied by the fee prescribed in section 4505.09 of the
Revised Code. The fee shall be retained by the clerk who issues
the certificate of title and shall be distributed in accordance
11027

with that section. If a clerk of a court of common pleas, other 11028
than the clerk of the court of common pleas of an applicant's 11029
county of residence, issues a certificate of title to the 11030
applicant, the clerk shall transmit data related to the 11031
transaction to the automated title processing system. 11032

(3) If a certificate of title previously has been issued for 11033 a motor vehicle in this state, the application for a certificate 11034 of title also shall be accompanied by that certificate of title 11035 duly assigned, unless otherwise provided in this chapter. If a 11036 certificate of title previously has not been issued for the motor 11037 vehicle in this state, the application, unless otherwise provided 11038 in this chapter, shall be accompanied by a manufacturer's or 11039 importer's certificate or by a certificate of title of another 11040 state from which the motor vehicle was brought into this state. If 11041 the application refers to a motor vehicle last previously 11042 registered in another state, the application also shall be 11043 11044 accompanied by the physical inspection certificate required by section 4505.061 of the Revised Code. If the application is made 11045 by two persons regarding a motor vehicle in which they wish to 11046 establish joint ownership with right of survivorship, they may do 11047 so as provided in section 2131.12 of the Revised Code. If the 11048 applicant requests a designation of the motor vehicle in 11049 beneficiary form so that upon the death of the owner of the motor 11050 vehicle, ownership of the motor vehicle will pass to a designated 11051 transfer-on-death beneficiary or beneficiaries, the applicant may 11052 do so as provided in section 2131.13 of the Revised Code. A person 11053 who establishes ownership of a motor vehicle that is transferable 11054 on death in accordance with section 2131.13 of the Revised Code 11055 may terminate that type of ownership or change the designation of 11056 the transfer-on-death beneficiary or beneficiaries by applying for 11057 a certificate of title pursuant to this section. The clerk shall 11058 retain the evidence of title presented by the applicant and on 11059 which the certificate of title is issued, except that, if an 11060

application for a certificate of title is filed electronically by 11061 an electronic motor vehicle dealer on behalf of the purchaser of a 11062 motor vehicle, the clerk shall retain the completed electronic 11063 record to which the dealer converted the certificate of title 11064 application and other required documents. The registrar, after 11065 consultation with the attorney general, shall adopt rules that 11066 govern the location at which, and the manner in which, are stored 11067 the actual application and all other documents relating to the 11068 sale of a motor vehicle when an electronic motor vehicle dealer 11069 files the application for a certificate of title electronically on 11070 behalf of the purchaser. Not later than December 31, 2011 2017, 11071 the registrar shall enable arrange for a service that enables all 11072 electronic motor vehicle dealers to file applications for 11073 certificates of title on behalf of purchasers of motor vehicles 11074 electronically by transferring the applications directly with the 11075 registrar and not through a third party from the computer systems 11076 of the dealers to the clerk. 11077

The clerk shall use reasonable diligence in ascertaining 11078 whether or not the facts in the application for a certificate of 11079 title are true by checking the application and documents 11080 accompanying it or the electronic record to which a dealer 11081 converted the application and accompanying documents with the 11082 records of motor vehicles in the clerk's office. If the clerk is 11083 satisfied that the applicant is the owner of the motor vehicle and 11084 that the application is in the proper form, the clerk, within five 11085 business days after the application is filed and except as 11086 provided in section 4505.021 of the Revised Code, shall issue a 11087 physical certificate of title over the clerk's signature and 11088 sealed with the clerk's seal, unless the applicant specifically 11089 requests the clerk not to issue a physical certificate of title 11090 and instead to issue an electronic certificate of title. For 11091 purposes of the transfer of a certificate of title, if the clerk 11092 is satisfied that the secured party has duly discharged a lien 11093

notation but has not canceled the lien notation with a clerk, the 11094 clerk may cancel the lien notation on the automated title 11095 processing system and notify the clerk of the county of origin. 11096

(4) In the case of the sale of a motor vehicle to a general 11097 buyer or user by a dealer, by a motor vehicle leasing dealer 11098 selling the motor vehicle to the lessee or, in a case in which the 11099 leasing dealer subleased the motor vehicle, the sublessee, at the 11100 end of the lease agreement or sublease agreement, or by a 11101 manufactured housing broker, the certificate of title shall be 11102 obtained in the name of the buyer by the dealer, leasing dealer, 11103 or manufactured housing broker, as the case may be, upon 11104 application signed by the buyer. The certificate of title shall be 11105 issued, or the process of entering the certificate of title 11106 application information into the automated title processing system 11107 if a physical certificate of title is not to be issued shall be 11108 completed, within five business days after the application for 11109 title is filed with the clerk. If the buyer of the motor vehicle 11110 previously leased the motor vehicle and is buying the motor 11111 vehicle at the end of the lease pursuant to that lease, the 11112 certificate of title shall be obtained in the name of the buyer by 11113 the motor vehicle leasing dealer who previously leased the motor 11114 vehicle to the buyer or by the motor vehicle leasing dealer who 11115 subleased the motor vehicle to the buyer under a sublease 11116 agreement. 11117

In all other cases, except as provided in section 4505.032 11118 and division (D)(2) of section 4505.11 of the Revised Code, such 11119 certificates shall be obtained by the buyer. 11120

(5)(a)(i) If the certificate of title is being obtained in 11121 the name of the buyer by a motor vehicle dealer or motor vehicle 11122 leasing dealer and there is a security interest to be noted on the 11123 certificate of title, the dealer or leasing dealer shall submit 11124 the application for the certificate of title and payment of the 11125

applicable tax to a clerk within seven business days after the 11126 later of the delivery of the motor vehicle to the buyer or the 11127 date the dealer or leasing dealer obtains the manufacturer's or 11128 importer's certificate, or certificate of title issued in the name 11129 of the dealer or leasing dealer, for the motor vehicle. Submission 11130 of the application for the certificate of title and payment of the 11131 applicable tax within the required seven business days may be 11132 indicated by postmark or receipt by a clerk within that period. 11133

11134 (ii) Upon receipt of the certificate of title with the security interest noted on its face, the dealer or leasing dealer 11135 shall forward the certificate of title to the secured party at the 11136 location noted in the financing documents or otherwise specified 11137 by the secured party. 11138

(iii) A motor vehicle dealer or motor vehicle leasing dealer 11139 is liable to a secured party for a late fee of ten dollars per day 11140 for each certificate of title application and payment of the 11141 applicable tax that is submitted to a clerk more than seven 11142 business days but less than twenty-one days after the later of the 11143 delivery of the motor vehicle to the buyer or the date the dealer 11144 or leasing dealer obtains the manufacturer's or importer's 11145 certificate, or certificate of title issued in the name of the 11146 dealer or leasing dealer, for the motor vehicle and, from then on, 11147 twenty-five dollars per day until the application and applicable 11148 tax are submitted to a clerk. 11149

(b) In all cases of transfer of a motor vehicle except the 11150 transfer of a manufactured home or mobile home, the application 11151 for certificate of title shall be filed within thirty days after 11152 the assignment or delivery of the motor vehicle. 11153

(c) An application for a certificate of title for a new 11154 manufactured home shall be filed within thirty days after the 11155 delivery of the new manufactured home to the purchaser. The date 11156 of the delivery shall be the date on which an occupancy permit for 11157

the manufactured home is delivered to the purchaser of the home by 11158 the appropriate legal authority. 11159

(d) An application for a certificate of title for a used 11160 manufactured home or a used mobile home shall be filed as follows: 11161

(i) If a certificate of title for the used manufactured home
or used mobile home was issued to the motor vehicle dealer prior
to the sale of the manufactured or mobile home to the purchaser,
the application for certificate of title shall be filed within
thirty days after the date on which an occupancy permit for the
manufactured or mobile home is delivered to the purchaser by the
11167
appropriate legal authority.

(ii) If the motor vehicle dealer has been designated by a 11169 secured party to display the manufactured or mobile home for sale, 11170 or to sell the manufactured or mobile home under section 4505.20 11171 of the Revised Code, but the certificate of title has not been 11172 transferred by the secured party to the motor vehicle dealer, and 11173 the dealer has complied with the requirements of division (A) of 11174 section 4505.181 of the Revised Code, the application for 11175 certificate of title shall be filed within thirty days after the 11176 date on which the motor vehicle dealer obtains the certificate of 11177 title for the home from the secured party or the date on which an 11178 occupancy permit for the manufactured or mobile home is delivered 11179 to the purchaser by the appropriate legal authority, whichever 11180 occurs later. 11181

(6) If an application for a certificate of title is not filed 11182 within the period specified in division (A)(5)(b), (c), or (d) of 11183 this section, the clerk shall collect a fee of five dollars for 11184 the issuance of the certificate, except that no such fee shall be 11185 required from a motor vehicle salvage dealer, as defined in 11186 division (A) of section 4738.01 of the Revised Code, who 11187 immediately surrenders the certificate of title for cancellation. 11188 The fee shall be in addition to all other fees established by this 11189

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chapter, and shall be retained by the clerk. The registrar shall 11190 provide, on the certificate of title form prescribed by section 11191 4505.07 of the Revised Code, language necessary to give evidence 11192 of the date on which the assignment or delivery of the motor 11193 vehicle was made. 11194

(7) As used in division (A) of this section, "lease 11195 agreement," "lessee," and "sublease agreement" have the same 11196 meanings as in section 4505.04 of the Revised Code and "new 11197 manufactured home," "used manufactured home," and "used mobile 11198 home" have the same meanings as in section 5739.0210 of the 11199 Revised Code. 11200

(B)(1) The clerk, except as provided in this section, shall 11201 refuse to accept for filing any application for a certificate of 11202 title and shall refuse to issue a certificate of title unless the 11203 dealer or the applicant, in cases in which the certificate shall 11204 be obtained by the buyer, submits with the application payment of 11205 the tax levied by or pursuant to Chapters 5739. and 5741. of the 11206 Revised Code based on the purchaser's county of residence. Upon 11207 payment of the tax in accordance with division (E) of this 11208 section, the clerk shall issue a receipt prescribed by the 11209 registrar and agreed upon by the tax commissioner showing payment 11210 of the tax or a receipt issued by the commissioner showing the 11211 payment of the tax. When submitting payment of the tax to the 11212 clerk, a dealer shall retain any discount to which the dealer is 11213 entitled under section 5739.12 of the Revised Code. 11214

(2) For receiving and disbursing such taxes paid to the clerk 11215 by a resident of the clerk's county, the clerk may retain a 11216 poundage fee of one and one one-hundredth per cent, and the clerk 11217 shall pay the poundage fee into the certificate of title 11218 administration fund created by section 325.33 of the Revised Code. 11219 The clerk shall not retain a poundage fee from payments of taxes 11220 by persons who do not reside in the clerk's county. 11221

A clerk, however, may retain from the taxes paid to the clerk 11222 an amount equal to the poundage fees associated with certificates 11223 of title issued by other clerks of courts of common pleas to 11224 applicants who reside in the first clerk's county. The registrar, 11225 in consultation with the tax commissioner and the clerks of the 11226 courts of common pleas, shall develop a report from the automated 11227 title processing system that informs each clerk of the amount of 11228 the poundage fees that the clerk is permitted to retain from those 11229 taxes because of certificates of title issued by the clerks of 11230 other counties to applicants who reside in the first clerk's 11231 county. 11232

(3) In the case of casual sales of motor vehicles, as defined 11233 in section 4517.01 of the Revised Code, the price for the purpose 11234 of determining the tax shall be the purchase price on the assigned 11235 certificate of title executed by the seller and filed with the 11236 clerk by the buyer on a form to be prescribed by the registrar, 11237 which shall be prima-facie evidence of the amount for the 11238 determination of the tax. 11239

(4) Each county clerk shall forward to the treasurer of state 11240 all sales and use tax collections resulting from sales of motor 11241 vehicles, off-highway motorcycles, and all-purpose vehicles during 11242 a calendar week on or before the Friday following the close of 11243 that week. If, on any Friday, the offices of the clerk of courts 11244 or the state are not open for business, the tax shall be forwarded 11245 to the treasurer of state on or before the next day on which the 11246 offices are open. Every remittance of tax under division (B)(4) of 11247 this section shall be accompanied by a remittance report in such 11248 form as the tax commissioner prescribes. Upon receipt of a tax 11249 remittance and remittance report, the treasurer of state shall 11250 date stamp the report and forward it to the tax commissioner. If 11251 the tax due for any week is not remitted by a clerk of courts as 11252 required under division (B)(4) of this section, the commissioner 11253

may require the clerk to forfeit the poundage fees for the sales 11254 made during that week. The treasurer of state may require the 11255 clerks of courts to transmit tax collections and remittance 11256 reports electronically. 11257

(C)(1) If the transferor indicates on the certificate of 11258 title that the odometer reflects mileage in excess of the designed 11259 mechanical limit of the odometer, the clerk shall enter the phrase 11260 "exceeds mechanical limits" following the mileage designation. If 11261 the transferor indicates on the certificate of title that the 11262 odometer reading is not the actual mileage, the clerk shall enter 11263 the phrase "nonactual: warning - odometer discrepancy" following 11264 the mileage designation. The clerk shall use reasonable care in 11265 transferring the information supplied by the transferor, but is 11266 not liable for any errors or omissions of the clerk or those of 11267 the clerk's deputies in the performance of the clerk's duties 11268 created by this chapter. 11269

The registrar shall prescribe an affidavit in which the 11270 transferor shall swear to the true selling price and, except as 11271 provided in this division, the true odometer reading of the motor 11272 vehicle. The registrar may prescribe an affidavit in which the 11273 seller and buyer provide information pertaining to the odometer 11274 reading of the motor vehicle in addition to that required by this 11275 section, as such information may be required by the United States 11276 secretary of transportation by rule prescribed under authority of 11277 subchapter IV of the "Motor Vehicle Information and Cost Savings 11278 Act," 86 Stat. 961 (1972), 15 U.S.C. 1981. 11279

(2) Division (C)(1) of this section does not require the 11280 giving of information concerning the odometer and odometer reading 11281 of a motor vehicle when ownership of a motor vehicle is being 11282 transferred as a result of a bequest, under the laws of intestate 11283 succession, to a survivor pursuant to section 2106.18, 2131.12, or 11284 4505.10 of the Revised Code, to a transfer-on-death beneficiary or 11285

beneficiaries pursuant to section 2131.13 of the Revised Code, in 11286 connection with the creation of a security interest or for a 11287 vehicle with a gross vehicle weight rating of more than sixteen 11288 thousand pounds. 11289

(D) When the transfer to the applicant was made in some other 11290 state or in interstate commerce, the clerk, except as provided in 11291 this section, shall refuse to issue any certificate of title 11292 unless the tax imposed by or pursuant to Chapter 5741. of the 11293 Revised Code based on the purchaser's county of residence has been 11294 paid as evidenced by a receipt issued by the tax commissioner, or 11295 unless the applicant submits with the application payment of the 11296 tax. Upon payment of the tax in accordance with division (E) of 11297 this section, the clerk shall issue a receipt prescribed by the 11298 registrar and agreed upon by the tax commissioner, showing payment 11299 of the tax. 11300

For receiving and disbursing such taxes paid to the clerk by 11301 a resident of the clerk's county, the clerk may retain a poundage 11302 fee of one and one one-hundredth per cent. The clerk shall not 11303 retain a poundage fee from payments of taxes by persons who do not 11304 reside in the clerk's county. 11305

A clerk, however, may retain from the taxes paid to the clerk 11306 an amount equal to the poundage fees associated with certificates 11307 of title issued by other clerks of courts of common pleas to 11308 applicants who reside in the first clerk's county. The registrar, 11309 in consultation with the tax commissioner and the clerks of the 11310 courts of common pleas, shall develop a report from the automated 11311 title processing system that informs each clerk of the amount of 11312 the poundage fees that the clerk is permitted to retain from those 11313 taxes because of certificates of title issued by the clerks of 11314 other counties to applicants who reside in the first clerk's 11315 county. 11316

When the vendor is not regularly engaged in the business of 11317

selling motor vehicles, the vendor shall not be required to11318purchase a vendor's license or make reports concerning those11319sales.11320

(E) The clerk shall accept any payment of a tax in cash, or 11321 by cashier's check, certified check, draft, money order, or teller 11322 check issued by any insured financial institution payable to the 11323 clerk and submitted with an application for a certificate of title 11324 under division (B) or (D) of this section. The clerk also may 11325 accept payment of the tax by corporate, business, or personal 11326 check, credit card, electronic transfer or wire transfer, debit 11327 card, or any other accepted form of payment made payable to the 11328 clerk. The clerk may require bonds, guarantees, or letters of 11329 credit to ensure the collection of corporate, business, or 11330 personal checks. Any service fee charged by a third party to a 11331 clerk for the use of any form of payment may be paid by the clerk 11332 from the certificate of title administration fund created in 11333 section 325.33 of the Revised Code, or may be assessed by the 11334 clerk upon the applicant as an additional fee. Upon collection, 11335 the additional fees shall be paid by the clerk into that 11336 certificate of title administration fund. 11337

The clerk shall make a good faith effort to collect any 11338 payment of taxes due but not made because the payment was returned 11339 or dishonored, but the clerk is not personally liable for the 11340 payment of uncollected taxes or uncollected fees. The clerk shall 11341 notify the tax commissioner of any such payment of taxes that is 11342 due but not made and shall furnish the information to the 11343 commissioner that the commissioner requires. The clerk shall 11344 deduct the amount of taxes due but not paid from the clerk's 11345 periodic remittance of tax payments, in accordance with procedures 11346 agreed upon by the tax commissioner. The commissioner may collect 11347 taxes due by assessment in the manner provided in section 5739.13 11348 of the Revised Code. 11349

Any person who presents payment that is returned or 11350 dishonored for any reason is liable to the clerk for payment of a 11351 penalty over and above the amount of the taxes due. The clerk 11352 shall determine the amount of the penalty, and the penalty shall 11353 be no greater than that amount necessary to compensate the clerk 11354 for banking charges, legal fees, or other expenses incurred by the 11355 clerk in collecting the returned or dishonored payment. The 11356 remedies and procedures provided in this section are in addition 11357 to any other available civil or criminal remedies. Subsequently 11358 collected penalties, poundage fees, and title fees, less any title 11359 fee due the state, from returned or dishonored payments collected 11360 by the clerk shall be paid into the certificate of title 11361 administration fund. Subsequently collected taxes, less poundage 11362 fees, shall be sent by the clerk to the treasurer of state at the 11363 next scheduled periodic remittance of tax payments, with 11364 information as the commissioner may require. The clerk may abate 11365 all or any part of any penalty assessed under this division. 11366

(F) In the following cases, the clerk shall accept for filing 11367 an application and shall issue a certificate of title without 11368 requiring payment or evidence of payment of the tax: 11369

(1) When the purchaser is this state or any of its political 11370 subdivisions, a church, or an organization whose purchases are 11371 exempted by section 5739.02 of the Revised Code; 11372

(2) When the transaction in this state is not a retail sale 11373 as defined by section 5739.01 of the Revised Code; 11374

(3) When the purchase is outside this state or in interstate 11375 commerce and the purpose of the purchaser is not to use, store, or 11376 consume within the meaning of section 5741.01 of the Revised Code; 11377

(4) When the purchaser is the federal government;

(5) When the motor vehicle was purchased outside this state 11379 for use outside this state; 11380

11378

(6) When the motor vehicle is purchased by a nonresident 11381 under the circumstances described in division (B)(1) of section 11382 5739.029 of the Revised Code, and upon presentation of a copy of 11383 the affidavit provided by that section, and a copy of the 11384 exemption certificate provided by section 5739.03 of the Revised 11385 Code. 11386

(G) An application, as prescribed by the registrar and agreed 11387 to by the tax commissioner, shall be filled out and sworn to by 11388 the buyer of a motor vehicle in a casual sale. The application 11389 shall contain the following notice in bold lettering: "WARNING TO 11390 TRANSFEROR AND TRANSFEREE (SELLER AND BUYER): You are required by 11391 law to state the true selling price. A false statement is in 11392 violation of section 2921.13 of the Revised Code and is punishable 11393 by six months' imprisonment or a fine of up to one thousand 11394 dollars, or both. All transfers are audited by the department of 11395 taxation. The seller and buyer must provide any information 11396 requested by the department of taxation. The buyer may be assessed 11397 any additional tax found to be due." 11398

(H) For sales of manufactured homes or mobile homes occurring 11399 on or after January 1, 2000, the clerk shall accept for filing, 11400 pursuant to Chapter 5739. of the Revised Code, an application for 11401 a certificate of title for a manufactured home or mobile home 11402 without requiring payment of any tax pursuant to section 5739.02, 11403 5741.021, 5741.022, or 5741.023 of the Revised Code, or a receipt 11404 issued by the tax commissioner showing payment of the tax. For 11405 sales of manufactured homes or mobile homes occurring on or after 11406 January 1, 2000, the applicant shall pay to the clerk an 11407 additional fee of five dollars for each certificate of title 11408 issued by the clerk for a manufactured or mobile home pursuant to 11409 division (H) of section 4505.11 of the Revised Code and for each 11410 certificate of title issued upon transfer of ownership of the 11411 home. The clerk shall credit the fee to the county certificate of 11412

title administration fund, and the fee shall be used to pay the 11413 expenses of archiving those certificates pursuant to division (A) 11414 of section 4505.08 and division (H)(3) of section 4505.11 of the 11415 Revised Code. The tax commissioner shall administer any tax on a 11416 manufactured or mobile home pursuant to Chapters 5739. and 5741. 11417 of the Revised Code. 11418

(I) Every clerk shall have the capability to transact by
 electronic means all procedures and transactions relating to the
 issuance of motor vehicle certificates of title that are described
 11421
 in the Revised Code as being accomplished by electronic means.
 11422

sec. 4505.061. If the application for a certificate of title 11423 refers to a motor vehicle last previously registered in another 11424 state, the application shall be accompanied by a physical 11425 inspection certificate issued by the department of public safety 11426 verifying the make, body type, model, and manufacturer's vehicle 11427 identification number of the motor vehicle for which the 11428 certificate of title is desired. The physical inspection 11429 certificate shall be in such form as is designated by the 11430 registrar of motor vehicles. The physical inspection of the motor 11431 vehicle shall be made at a deputy registrar's office, or at an 11432 established place of business operated by a licensed motor vehicle 11433 dealer. Additionally, the physical inspection of a salvage vehicle 11434 owned by an insurance company may be made at an established place 11435 of business operated by a motor vehicle salvage dealer, salvage 11436 motor vehicle auction, or salvage motor vehicle pool licensed 11437 under Chapter 4738. of the Revised Code. The deputy registrar, 11438 motor vehicle dealer, motor vehicle salvage dealer, salvage motor 11439 vehicle auction, or salvage motor vehicle pool may charge a 11440 maximum fee of three dollars and fifty cents equal to the amount 11441 established under section 4503.038 of the Revised Code for 11442 conducting the physical inspection. 11443

The clerk of the court of common pleas shall charge a fee of 11444 one dollar and fifty cents for the processing of each physical 11445 inspection certificate. The clerk shall retain fifty cents of the 11446 one dollar and fifty cents so charged and shall pay the remaining 11447 one dollar to the registrar by monthly returns, which shall be 11448 forwarded to the registrar not later than the fifth day of the 11449 month next succeeding that in which the certificate is received by 11450 the clerk. The registrar shall pay such remaining sums into the 11451 state bureau of motor vehicles public safety - highway purposes 11452 fund established by section 4501.25 4501.06 of the Revised Code. 11453

sec. 4505.09. (A)(1) The clerk of a court of common pleas 11454
shall charge and retain fees as follows: 11455

(a) Five dollars for each certificate of title that is not 11456
applied for within thirty days after the later of the assignment 11457
or delivery of the motor vehicle described in it. The entire fee 11458
shall be retained by the clerk. 11459

(b) Fifteen dollars for each certificate of title or 11460 duplicate certificate of title including the issuance of a 11461 memorandum certificate of title, or authorization to print a 11462 non-negotiable evidence of ownership described in division (G) of 11463 section 4505.08 of the Revised Code, non-negotiable evidence of 11464 ownership printed by the clerk under division (H) of that section, 11465 and notation of any lien on a certificate of title that is applied 11466 for at the same time as the certificate of title. The clerk shall 11467 retain eleven dollars and fifty cents of that fee for each 11468 certificate of title when there is a notation of a lien or 11469 security interest on the certificate of title, twelve dollars and 11470 twenty-five cents when there is no lien or security interest noted 11471 on the certificate of title, and eleven dollars and fifty cents 11472 for each duplicate certificate of title. 11473

(c) Four dollars and fifty cents for each certificate of 11474

title with no security interest noted that is issued to a licensed 11475 motor vehicle dealer for resale purposes and, in addition, a 11476 separate fee of fifty cents. The clerk shall retain two dollars 11477 and twenty-five cents of that fee. 11478

(d) Five dollars for each memorandum certificate of title or 11479
non-negotiable evidence of ownership that is applied for 11480
separately. The clerk shall retain that entire fee. 11481

(2) The fees that are not retained by the clerk shall be paid 11482 to the registrar of motor vehicles by monthly returns, which shall 11483 be forwarded to the registrar not later than the fifth day of the 11484 month next succeeding that in which the certificate is issued or 11485 that in which the registrar is notified of a lien or cancellation 11486 of a lien. 11487

(B)(1) The registrar shall pay twenty-five cents of the 11488 amount received for each certificate of title issued to a motor 11489 vehicle dealer for resale, one dollar for certificates of title 11490 issued with a lien or security interest noted on the certificate 11491 of title, and twenty-five cents for each certificate of title with 11492 no lien or security interest noted on the certificate of title 11493 into the state bureau of motor vehicles public safety - highway 11494 purposes fund established in section 4501.25 4501.06 of the 11495 Revised Code. 11496

(2) Fifty cents of the amount received for each certificate 11497of title shall be paid by the registrar as follows: 11498

(a) Four cents shall be paid into the state treasury to the 11499
credit of the motor vehicle dealers board fund, which is hereby 11500
created. All investment earnings of the fund shall be credited to 11501
the fund. The moneys in the motor vehicle dealers board fund shall 11502
be used by the motor vehicle dealers board created under section 11503
4517.30 of the Revised Code, together with other moneys 11504
appropriated to it, in the exercise of its powers and the 11505

performance of its duties under Chapter 4517. of the Revised Code, 11506 except that the director of budget and management may transfer 11507 excess money from the motor vehicle dealers board fund to the 11508 bureau of motor vehicles public safety - highway purposes fund if 11509 the registrar determines that the amount of money in the motor 11510 vehicle dealers board fund, together with other moneys 11511 appropriated to the board, exceeds the amount required for the 11512 exercise of its powers and the performance of its duties under 11513 Chapter 4517. of the Revised Code and requests the director to 11514 make the transfer. 11515

(b) Twenty-one cents shall be paid into the highway operating 11516 fund. 11517

(c) Twenty-five cents shall be paid into the state treasury 11518 to the credit of the motor vehicle sales audit fund, which is 11519 hereby created. The moneys in the fund shall be used by the tax 11520 commissioner together with other funds available to the 11521 commissioner to conduct a continuing investigation of sales and 11522 use tax returns filed for motor vehicles in order to determine if 11523 sales and use tax liability has been satisfied. The commissioner 11524 shall refer cases of apparent violations of section 2921.13 of the 11525 Revised Code made in connection with the titling or sale of a 11526 motor vehicle and cases of any other apparent violations of the 11527 sales or use tax law to the appropriate county prosecutor whenever 11528 the commissioner considers it advisable. 11529

(3) Two dollars of the amount received by the registrar under 11530 divisions (A)(1)(a), (b), and (d) of this section and one dollar 11531 and fifty cents of the amount received by the registrar under 11532 division (A)(1)(c) of this section for each certificate of title 11533 shall be paid into the state treasury to the credit of the 11534 automated title processing fund, which is hereby created and which 11535 shall consist of moneys collected under division (B)(3) of this 11536 section and under sections 1548.10 and 4519.59 of the Revised 11537

Code. All investment earnings of the fund shall be credited to the 11538 fund. The moneys in the fund shall be used as follows: 11539 (a) Except for moneys collected under section 1548.10 of the 11540 Revised Code and as provided in division (B)(3)(c) of this 11541 section, moneys collected under division (B)(3) of this section 11542 shall be used to implement and maintain an automated title 11543 processing system for the issuance of motor vehicle, off-highway 11544 motorcycle, and all-purpose vehicle certificates of title in the 11545 offices of the clerks of the courts of common pleas. Those moneys 11546 also shall be used to pay expenses that arise as a result of 11547

enabling electronic motor vehicle dealers to directly transfer11548applications for certificates of title under division (A)(3) of11549section 4505.06 of the Revised Code.11550

(b) Moneys collected under section 1548.10 of the Revised 11551
Code shall be used to issue marine certificates of title in the 11552
offices of the clerks of the courts of common pleas as provided in 11553
Chapter 1548. of the Revised Code. 11554

(c) Moneys collected under division (B)(3) of this section11555shall be used in accordance with section 4505.25 of the Revised11556Code to implement Sub. S.B. 59 of the 124th general assembly.11557

(4) The registrar shall pay the fifty-cent separate fee
collected from a licensed motor vehicle dealer under division
(A)(1)(c) of this section into the title defect recision fund
created by section 1345.52 of the Revised Code.

(C)(1) The automated title processing board is hereby created 11562 consisting of the registrar or the registrar's representative, a 11563 person selected by the registrar, the president of the Ohio clerks 11564 of court association or the president's representative, and two 11565 clerks of courts of common pleas appointed by the governor. The 11566 director of budget and management or the director's designee, the 11567 chief of the division of parks and watercraft in the department of 11568

natural resources or the chief's designee, and the tax 11569 commissioner or the commissioner's designee shall be nonvoting 11570 members of the board. The purpose of the board is to facilitate 11571 the operation and maintenance of an automated title processing 11572 system and approve the procurement of automated title processing 11573 system equipment and ribbons, cartridges, or other devices 11574 necessary for the operation of that equipment. Voting members of 11575 the board, excluding the registrar or the registrar's 11576 representative, shall serve without compensation, but shall be 11577 reimbursed for travel and other necessary expenses incurred in the 11578 conduct of their official duties. The registrar or the registrar's 11579 representative shall receive neither compensation nor 11580 reimbursement as a board member. 11581 (2) The automated title processing board shall determine each 11582 of the following: 11583 (a) The automated title processing equipment and certificates 11584 of title requirements for each county; 11585 (b) The payment of expenses that may be incurred by the 11586 counties in implementing an automated title processing system; 11587 (c) The repayment to the counties for existing title 11588 11589 processing equipment; (d) With the approval of the director of public safety, the 11590 award of grants from the automated title processing fund to the 11591

clerk of courts of any county who employs a person who assists 11592 with the design of, updates to, tests of, installation of, or any 11593 other activity related to, an automated title processing system. 11594 Any grant awarded under division (C)(2)(d) of this section shall 11595 be deposited into the appropriate county certificate of title 11596 administration fund created under section 325.33 of the Revised 11597 Code and shall not be used to supplant any other funds. 11598

(3) The registrar shall purchase, lease, or otherwise acquire 11599

any automated title processing equipment and certificates of title 11600 that the board determines are necessary from moneys in the 11601 automated title processing fund established by division (B)(3) of 11602 this section. 11603

(D) All counties shall conform to the requirements of the
 registrar regarding the operation of their automated title
 processing system for motor vehicle titles, certificates of title
 for off-highway motorcycles and all-purpose vehicles, and
 11607
 certificates of title for watercraft and outboard motors.

sec. 4505.11. This section shall also apply to all-purpose 11609
vehicles and off-highway motorcycles as defined in section 4519.01 11610
of the Revised Code. 11611

(A) Each owner of a motor vehicle and each person mentioned 11612 as owner in the last certificate of title, when the motor vehicle 11613 is dismantled, destroyed, or changed in such manner that it loses 11614 its character as a motor vehicle, or changed in such manner that 11615 it is not the motor vehicle described in the certificate of title, 11616 shall surrender the certificate of title to that motor vehicle to 11617 a clerk of a court of common pleas, and the clerk, with the 11618 consent of any holders of any liens noted on the certificate of 11619 title, then shall enter a cancellation upon the clerk's records 11620 and shall notify the registrar of motor vehicles of the 11621 cancellation. 11622

Upon the cancellation of a certificate of title in the manner 11623 prescribed by this section, any clerk and the registrar of motor 11624 vehicles may cancel and destroy all certificates and all 11625 memorandum certificates in that chain of title. 11626

(B)(1) If an Ohio certificate of title or salvage certificate 11627 of title to a motor vehicle is assigned to a salvage dealer, the 11628 dealer is not required to obtain an Ohio certificate of title or a 11629 salvage certificate of title to the motor vehicle in the dealer's 11630

own name if the dealer dismantles or destroys the motor vehicle, 11631 indicates the number of the dealer's motor vehicle salvage 11632 dealer's license on it, marks "FOR DESTRUCTION" across the face of 11633 the certificate of title or salvage certificate of title, and 11634 surrenders the certificate of title or salvage certificate of 11635 title to a clerk of a court of common pleas as provided in 11636 division (A) of this section. If the salvage dealer retains the 11637 motor vehicle for resale, the dealer shall make application for a 11638 salvage certificate of title to the motor vehicle in the dealer's 11639 own name as provided in division (C)(1) of this section. 11640

(2) At the time any salvage motor vehicle is sold at auction 11641 or through a pool, the salvage motor vehicle auction or salvage 11642 motor vehicle pool shall give a copy of the salvage certificate of 11643 title or a copy of the certificate of title marked "FOR 11644 DESTRUCTION" to the purchaser. 11645

(C)(1) When an insurance company declares it economically 11646 impractical to repair such a motor vehicle and has paid an agreed 11647 price for the purchase of the motor vehicle to any insured or 11648 claimant owner, the insurance company shall proceed as follows: 11649

(a) If an insurance company receives the certificate of title 11650
and the motor vehicle, within thirty business days, the insurance 11651
company shall deliver the certificate of title to a clerk of a 11652
court of common pleas and shall make application for a salvage 11653
certificate of title. 11654

(b) If an insurance company obtains possession of the motor 11655 vehicle and a physical certificate of title was issued for the 11656 vehicle but the insurance company is unable to obtain the properly 11657 endorsed certificate of title for the motor vehicle within thirty 11658 business days following the vehicle's owner or lienholder's 11659 acceptance of the insurance company's payment for the vehicle, the 11660 insurance company may apply to the clerk of a court of common 11661 pleas for a salvage certificate of title without delivering the 11662

certificate of title for the motor vehicle. The application shall 11663 be accompanied by evidence that the insurance company has paid a 11664 total loss claim on the vehicle, a copy of the written request for 11665 the certificate of title from the insurance company or its 11666 designee, and proof that the request was delivered by a nationally 11667 recognized courier service to the last known address of the owner 11668 of the vehicle and any known lienholder, to obtain the certificate 11669 of title. 11670

(c) If an insurance company obtains possession of the motor 11671 vehicle and a physical certificate of title was not issued for the 11672 vehicle, the insurance company may apply to the clerk of a court 11673 of common pleas for a salvage certificate of title without 11674 delivering a certificate of title for the motor vehicle. The 11675 application shall be accompanied by the electronic certificate of 11676 title control number and a properly executed power of attorney, or 11677 other appropriate document, from the owner of the motor vehicle 11678 authorizing the insurance company to apply for a salvage 11679 <u>certificate of title.</u> 11680

(d) Upon receipt of a properly completed application for a 11681 salvage certificate of title as described in division (C)(1)(a)11682 $\frac{\partial r_{i}}{\partial r_{i}}$ (b), or (c) or (C)(2) of this section, the clerk shall issue 11683 the salvage certificate of title on a form, prescribed by the 11684 registrar, that shall be easily distinguishable from the original 11685 certificate of title and shall bear the same information as the 11686 original certificate of title except that it may bear a different 11687 number than that of the original certificate of title. The salvage 11688 certificate of title shall include the following notice in bold 11689 lettering: 11690

"SALVAGE MOTOR VEHICLE - PURSUANT TO R.C. 4738.01." 11691

Except as provided in division (C)(3) of this section, the 11692 salvage certificate of title shall be assigned by the insurance 11693 company to a salvage dealer or any other person for use as 11694

evidence of ownership upon the sale or other disposition of the11695motor vehicle, and the salvage certificate of title shall be11696transferable to any other person. The clerk shall charge a fee of11697four dollars for the cost of processing each salvage certificate11698of title.11699

(2) If an insurance company requests that a salvage motor 11700 vehicle auction take possession of a motor vehicle that is the 11701 subject of an insurance claim, and subsequently the insurance 11702 company denies coverage with respect to the motor vehicle or does 11703 not otherwise take ownership of the motor vehicle, the salvage 11704 motor vehicle auction may proceed as follows. After the salvage 11705 motor vehicle auction has possession of the motor vehicle for 11706 forty-five days, it may apply to the clerk of a court of common 11707 pleas for a salvage certificate of title without delivering the 11708 certificate of title for the motor vehicle. The application shall 11709 be accompanied by a copy of the written request that the vehicle 11710 be removed from the facility on the salvage motor vehicle 11711 auction's letterhead, and proof that the request was delivered by 11712 a nationally recognized courier service to the last known address 11713 of the owner of the vehicle and any known lienholder, requesting 11714 that the vehicle be removed from the facility of the salvage motor 11715 vehicle auction. Upon receipt of a properly completed application, 11716 the clerk shall follow the process as described in division 11717 (C)(1) (c) (d) of this section. The salvage certificate of title so 11718 issued shall be free and clear of all liens. 11719

(3) If an insurance company considers a motor vehicle as 11720 described in division (C)(1)(a) $\Theta r_{,}$ (b), or (c) of this section to 11721 be impossible to restore for highway operation, the insurance 11722 company may assign the certificate of title to the motor vehicle 11723 to a salvage dealer or scrap metal processing facility and send 11724 the assigned certificate of title to the clerk of the court of 11725 common pleas of any county. The insurance company shall mark the 11726

face of the certificate of title "FOR DESTRUCTION" and shall 11727 deliver a photocopy of the certificate of title to the salvage 11728 dealer or scrap metal processing facility for its records. 11729

(4) If an insurance company declares it economically 11730 impractical to repair a motor vehicle, agrees to pay to the 11731 insured or claimant owner an amount in settlement of a claim 11732 against a policy of motor vehicle insurance covering the motor 11733 vehicle, and agrees to permit the insured or claimant owner to 11734 retain possession of the motor vehicle, the insurance company 11735 shall not pay the insured or claimant owner any amount in 11736 settlement of the insurance claim until the owner obtains a 11737 salvage certificate of title to the vehicle and furnishes a copy 11738 of the salvage certificate of title to the insurance company. 11739

(D) When a self-insured organization, rental or leasing 11740 company, or secured creditor becomes the owner of a motor vehicle 11741 that is burned, damaged, or dismantled and is determined to be 11742 economically impractical to repair, the self-insured organization, 11743 rental or leasing company, or secured creditor shall do one of the 11744 following: 11745

(1) Mark the face of the certificate of title to the motor 11746 vehicle "FOR DESTRUCTION" and surrender the certificate of title 11747 to a clerk of a court of common pleas for cancellation as 11748 described in division (A) of this section. The self-insured 11749 organization, rental or leasing company, or secured creditor then 11750 shall deliver the motor vehicle, together with a photocopy of the 11751 certificate of title, to a salvage dealer or scrap metal 11752 processing facility and shall cause the motor vehicle to be 11753 dismantled, flattened, crushed, or destroyed. 11754

(2) Obtain a salvage certificate of title to the motor
vehicle in the name of the self-insured organization, rental or
leasing company, or secured creditor, as provided in division
(C)(1) of this section, and then sell or otherwise dispose of the

motor vehicle. If the motor vehicle is sold, the self-insured11759organization, rental or leasing company, or secured creditor shall11760obtain a salvage certificate of title to the motor vehicle in the11761name of the purchaser from a clerk of a court of common pleas.11762

(E) If a motor vehicle titled with a salvage certificate of 11763 title is restored for operation upon the highways, application 11764 shall be made to a clerk of a court of common pleas for a 11765 certificate of title. Upon inspection by the state highway patrol, 11766 which shall include establishing proof of ownership and an 11767 inspection of the motor number and vehicle identification number 11768 of the motor vehicle and of documentation or receipts for the 11769 materials used in restoration by the owner of the motor vehicle 11770 being inspected, which documentation or receipts shall be 11771 presented at the time of inspection, the clerk, upon surrender of 11772 the salvage certificate of title, shall issue a certificate of 11773 title for a fee prescribed by the registrar. The certificate of 11774 title shall be in the same form as the original certificate of 11775 title and shall bear the words "REBUILT SALVAGE" in black boldface 11776 letters on its face. Every subsequent certificate of title, 11777 memorandum certificate of title, or duplicate certificate of title 11778 issued for the motor vehicle also shall bear the words "REBUILT 11779 SALVAGE" in black boldface letters on its face. The exact location 11780 on the face of the certificate of title of the words "REBUILT 11781 SALVAGE" shall be determined by the registrar, who shall develop 11782 an automated procedure within the automated title processing 11783 system to comply with this division. The clerk shall use 11784 reasonable care in performing the duties imposed on the clerk by 11785 this division in issuing a certificate of title pursuant to this 11786 division, but the clerk is not liable for any of the clerk's 11787 errors or omissions or those of the clerk's deputies, or the 11788 automated title processing system in the performance of those 11789 duties. A fee of fifty dollars shall be assessed by the state 11790 highway patrol for each inspection made pursuant to this division 11791

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and shall be deposited into the state highway safety public safety 11792 <u>- highway purposes</u> fund established by section 4501.06 of the 11793 Revised Code. 11794

(F) No person shall operate upon the highways in this state a 11795
motor vehicle, title to which is evidenced by a salvage 11796
certificate of title, except to deliver the motor vehicle pursuant 11797
to an appointment for an inspection under this section. 11798

(G) No motor vehicle the certificate of title to which has
 been marked "FOR DESTRUCTION" and surrendered to a clerk of a
 court of common pleas shall be used for anything except parts and
 scrap metal.

(H)(1) Except as otherwise provided in this division, an 11803 owner of a manufactured or mobile home that will be taxed as real 11804 property pursuant to division (B) of section 4503.06 of the 11805 Revised Code shall surrender the certificate of title to the 11806 auditor of the county containing the taxing district in which the 11807 home is located. An owner whose home qualifies for real property 11808 taxation under divisions (B)(1)(a) and (b) of section 4503.06 of 11809 the Revised Code shall surrender the certificate within fifteen 11810 days after the home meets the conditions specified in those 11811 divisions. The auditor shall deliver the certificate of title to 11812 the clerk of the court of common pleas who issued it. 11813

(2) If the certificate of title for a manufactured or mobile 11814 home that is to be taxed as real property is held by a lienholder, 11815 the lienholder shall surrender the certificate of title to the 11816 auditor of the county containing the taxing district in which the 11817 home is located, and the auditor shall deliver the certificate of 11818 title to the clerk of the court of common pleas who issued it. The 11819 lienholder shall surrender the certificate within thirty days 11820 after both of the following have occurred: 11821

(a) The homeowner has provided written notice to the 11822

lienholder requesting that the certificate of title be surrendered 11823 to the auditor of the county containing the taxing district in 11824 which the home is located. 11825

(b) The homeowner has either paid the lienholder the 11826 remaining balance owed to the lienholder, or, with the 11827 lienholder's consent, executed and delivered to the lienholder a 11828 mortgage on the home and land on which the home is sited in the 11829 amount of the remaining balance owed to the lienholder. 11830

(3) Upon the delivery of a certificate of title by the county 11831 auditor to the clerk, the clerk shall inactivate it and maintain 11832 it in the automated title processing system for a period of thirty 11833 years. 11834

(4) Upon application by the owner of a manufactured or mobile 11835 home that is taxed as real property pursuant to division (B) of 11836 section 4503.06 of the Revised Code and that no longer satisfies 11837 divisions (B)(1)(a) and (b) or divisions (B)(2)(a) and (b) of that 11838 section, the clerk shall reactivate the record of the certificate 11839 of title that was inactivated under division (H)(3) of this 11840 section and shall issue a new certificate of title, but only if 11841 the application contains or has attached to it all of the 11842 following: 11843

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

(b) An endorsement of the county auditor that the home will 11848 be removed from the real property tax list; 11849

(c) Proof that there are no outstanding mortgages or other 11850 liens on the home or, if there are such mortgages or other liens, 11851 that the mortgagee or lienholder has consented to the reactivation 11852 of the certificate of title. 11853

(I)(1) Whoever violates division (F) of this section shall be 11854fined not more than two thousand dollars, imprisoned not more than 11855one year, or both. 11856

(2) Whoever violates division (G) of this section shall be 11857fined not more than one thousand dollars, imprisoned not more than 11858six months, or both. 11859

Sec. 4505.111. (A) Every motor vehicle, other than a 11860 manufactured home, a mobile home, or a motor vehicle as provided 11861 in divisions (C), (D), and (E) of section 4505.11 of the Revised 11862 Code, that is assembled from component parts by a person other 11863 than the manufacturer, shall be inspected by the state highway 11864 patrol prior to issuance of title to the motor vehicle. The 11865 inspection shall include establishing proof of ownership and an 11866 inspection of the motor number and vehicle identification number 11867 of the motor vehicle, and any items of equipment the director of 11868 public safety considers advisable and requires to be inspected by 11869 rule. A fee of forty dollars in fiscal year 1998 and fifty dollars 11870 in fiscal year 1999 and thereafter shall be assessed by the state 11871 highway patrol for each inspection made pursuant to this section, 11872 and shall be deposited in the state highway safety public safety -11873 highway purposes fund established by section 4501.06 of the 11874 Revised Code. 11875

(B) Whoever violates this section shall be fined not more 11876than two thousand dollars, imprisoned not more than one year, or 11877both. 11878

Sec. 4505.14. (A) The registrar of motor vehicles, or the 11879 clerk of the court of common pleas, upon the application of any 11880 person and payment of the proper fee, may prepare and furnish 11881 lists containing title information in such form and subject to 11882 such territorial division or other classification as they may 11883

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direct. The registrar or the clerk may search the records of the11884bureau of motor vehicles and furnish reports of those records11885under the signature of the registrar or the clerk.11886

(B)(1) Fees for lists containing title information shall be 11887charged and collected as follows: 11888

(a) For lists containing three thousand titles or more, 11889twenty-five dollars per thousand or part thereof; 11890

(b) For each report of a search of the records, the fee is 11891
five dollars per copy. The registrar and the clerk may certify 11892
copies of records generated by an automated title processing 11893
system. 11894

(2) A copy of any such report shall be taken as prima-facie 11895 evidence of the facts therein stated, in any court of the state. 11896 The registrar and the clerk shall furnish information on any title 11897 without charge to the state highway patrol, sheriffs, chiefs of 11898 police, or the attorney general. The clerk also may provide a copy 11899 of a certificate of title to a public agency without charge. 11900

(C)(1) Those fees collected by the registrar as provided in 11901 division (B)(1)(a) of this section shall be paid to the treasurer 11902 of state to the credit of the state bureau of motor vehicles 11903 public safety - highway purposes fund established in section 11904 4501.25 4501.06 of the Revised Code. Those fees collected by the 11905 clerk as provided in division (B)(1)(a) of this section shall be 11906 paid to the certificate of title administration fund created by 11907 section 325.33 of the Revised Code. 11908

(2) The registrar shall pay each five-dollar fee the 11909
registrar collects under division (B)(1)(b) of this section into 11910
the state treasury to the credit of the state bureau of motor 11911
vehicles public safety - highway purposes fund established in 11912
section 4501.25 4501.06 of the Revised Code. 11913

(3) The clerk of the court of common pleas shall retain two 11914

dollars of each fee the clerk collects under division (B)(1)(b) of 11915 this section and deposit that two dollars into the certificate of 11916 title administration fund created by section 325.33 of the Revised 11917 Code. The clerk shall forward the remaining three dollars to the 11918 registrar not later than the fifth day of the month next 11919 succeeding that in which the transaction occurred. The registrar 11920 shall deposit the remaining three dollars into the state treasury 11921 to the credit of the state bureau of motor vehicles public safety 11922 - highway purposes fund established in section 4501.25 4501.06 of 11923 the Revised Code. 11924

Sec. 4506.08. (A)(1) Each application for a commercial 11925 driver's license temporary instruction permit shall be accompanied 11926 by a fee of ten dollars. Each application for a commercial 11927 driver's license, restricted commercial driver's license, renewal 11928 of such a license, or waiver for farm-related service industries 11929 shall be accompanied by a fee of twenty-five dollars, except that 11930 an application for a commercial driver's license or restricted 11931 commercial driver's license received pursuant to division (A)(3) 11932 of section 4506.14 of the Revised Code shall be accompanied by a 11933 fee of eighteen dollars and seventy-five cents if the license will 11934 expire on the licensee's birthday three years after the date of 11935 issuance, a fee of twelve dollars and fifty cents if the license 11936 will expire on the licensee's birthday two years after the date of 11937 issuance, and a fee of six dollars and twenty-five cents if the 11938 license will expire on the licensee's birthday one year after the 11939 date of issuance. Each application for a duplicate commercial 11940 driver's license shall be accompanied by a fee of ten dollars. 11941

(2) In addition, the registrar of motor vehicles or deputy 11942 registrar may collect and retain an additional fee of no more than 11943 three dollars and fifty cents the amount established under section 11944 4503.038 of the Revised Code for each application for a commercial 11945 driver's license temporary instruction permit, commercial driver's 11946

license, renewal of a commercial driver's license, or duplicate 11947 commercial driver's license received by the registrar or deputy. 11948

(B) In addition to the fees imposed under division (A) of 11949 this section, the registrar of motor vehicles or deputy registrar 11950 shall collect a fee of twelve dollars for each application for a 11951 commercial driver's license temporary instruction permit, 11952 commercial driver's license, or duplicate commercial driver's 11953 license and for each application for renewal of a commercial 11954 driver's license. The additional fee is for the purpose of 11955 defraying the department of public safety's costs associated with 11956 the administration and enforcement of the motor vehicle and 11957 traffic laws of Ohio. 11958

(C) Each deputy registrar shall transmit the fees collected 11959 under divisions (A)(1) and (B) of this section in the time and 11960 manner prescribed by the registrar. The registrar shall deposit 11961 all moneys collected under division divisions (A)(1) and (B) of 11962 this section into the state bureau of motor vehicles public safety 11963 - highway purposes fund established in section 4501.25 4501.06 of 11964 the Revised Code. The registrar shall deposit all moneys collected 11965 under division (B) of this section into the state highway safety 11966 fund established in section 4501.06 of the Revised Code. 11967

(D) Upon request and payment of a fee of five dollars, the 11968
 registrar shall furnish information regarding the driving record 11969
 of any person holding a commercial driver's license issued by this 11970
 state to the employer or prospective employer of such a person and 11971
 to any insurer. 11972

The registrar shall pay each five-dollar fee the registrar 11973 collects under this division into the state treasury to the credit 11974 of the state bureau of motor vehicles public safety - highway 11975 purposes fund established in section 4501.25 4501.06 of the 11976 Revised Code. 11977

Sec. 4506.09. (A) The registrar of motor vehicles, subject to 11978 approval by the director of public safety, shall adopt rules 11979 conforming with applicable standards adopted by the federal motor 11980 carrier safety administration as regulations under Pub. L. No. 11981 103-272, 108 Stat. 1014 to 1029 (1994), 49 U.S.C.A. 31301 to 11982 31317. The rules shall establish requirements for the 11983 11984 qualification and testing of persons applying for a commercial driver's license, which are in addition to other requirements 11985 established by this chapter. Except as provided in division (B) of 11986 this section, the highway patrol or any other employee of the 11987 department of public safety the registrar authorizes shall 11988 supervise and conduct the testing of persons applying for a 11989 commercial driver's license. 11990

(B) The director may adopt rules, in accordance with Chapter 11991 119. of the Revised Code and applicable requirements of the 11992 federal motor carrier safety administration, authorizing the 11993 skills test specified in this section to be administered by any 11994 person, by an agency of this or another state, or by an agency, 11995 department, or instrumentality of local government. Each party 11996 authorized under this division to administer the skills test may 11997 charge a maximum divisible fee of eighty-five dollars for each 11998 skills test given as part of a commercial driver's license 11999 examination. The fee shall consist of not more than twenty dollars 12000 for the pre-trip inspection portion of the test, not more than 12001 twenty dollars for the off-road maneuvering portion of the test, 12002 and not more than forty-five dollars for the on-road portion of 12003 the test. Each such party may require an appointment fee in the 12004 same manner provided in division (E)(2) of this section, except 12005 that the maximum amount such a party may require as an appointment 12006 fee is eighty-five dollars. The skills test administered by 12007 another party under this division shall be the same as otherwise 12008 would be administered by this state. The other party shall enter 12009

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into an agreement with the director that, without limitation, does 12010 all of the following: 12011

(1) Allows the director or the director's representative and
 12012
 the federal motor carrier safety administration or its
 12013
 representative to conduct random examinations, inspections, and
 12014
 audits of the other party, whether covert or overt, without prior
 12015
 notice;

(2) Requires the director or the director's representative to 12017conduct on-site inspections of the other party at least annually; 12018

(3) Requires that all examiners of the other party meet the 12019 same qualification and training standards as examiners of the 12020 department of public safety, including criminal background checks, 12021 to the extent necessary to conduct skills tests in the manner 12022 required by 49 C.F.R. 383.110 through 383.135. In accordance with 12023 federal guidelines, any examiner employed on the effective date of 12024 this amendment shall have a criminal background check conducted at 12025 least once, and any examiner hired after the effective date of 12026 this amendment July 1, 2015, shall have a criminal background 12027 check conducted after the examiner is initially hired. 12028

(4) Requires either that state employees take, at least 12029 annually and as though the employees were test applicants, the 12030 tests actually administered by the other party, that the director 12031 test a sample of drivers who were examined by the other party to 12032 compare the test results, or that state employees accompany a test 12033 applicant during an actual test; 12034

(5) Unless the other party is a governmental entity, requires 12035 the other party to initiate and maintain a bond in an amount 12036 determined by the director to sufficiently pay for the retesting 12037 of drivers in the event that the other party or its skills test 12038 examiners are involved in fraudulent activities related to skills 12039 testing; 12040

(6) Requires the other party to use only skills test

examiners who have successfully completed a commercial driver's 12042 license examiner training course as prescribed by the director, 12043 and have been certified by the state as a commercial driver's 12044 license skills test examiner qualified to administer skills tests; 12045 (7) Requires the other party to use designated road test 12046 routes that have been approved by the director; 12047 (8) Requires the other party to submit a schedule of skills 12048 test appointments to the director not later than two business days 12049 prior to each skills test; 12050 (9) Requires the other party to maintain copies of the 12051 following records at its principal place of business: 12052 (a) The other party's commercial driver's license skills 12053 testing program certificate; 12054 (b) Each skills test examiner's certificate of authorization 12055 to administer skills tests for the classes and types of commercial 12056 motor vehicles listed in the certificate; 12057 (c) Each completed skills test scoring sheet for the current 12058 calendar year as well as the prior two calendar years; 12059 (d) A complete list of the test routes that have been 12060 approved by the director; 12061 (e) A complete and accurate copy of each examiner's training 12062 record. 12063 (10) If the other party also is a driver training school, 12064 prohibits its skills test examiners from administering skills 12065 tests to applicants that the examiner personally trained; 12066 (11) Requires each skills test examiner to administer a 12067 complete skills test to a minimum of thirty-two different 12068 individuals per calendar year; 12069

(12) Reserves to this state the right to take prompt and 12070

12041

for the testing program or with any other terms of the contract.

appropriate remedial action against the other party and its skills12071test examiners if the other party or its skills test examiners12072fail to comply with standards of this state or federal standards12073

(C) The director shall enter into an agreement with the 12075 department of education authorizing the skills test specified in 12076 this section to be administered by the department at any location 12077 operated by the department for purposes of training and testing 12078 school bus drivers, provided that the agreement between the 12079 director and the department complies with the requirements of 12080 division (B) of this section. Skills tests administered by the 12081 department shall be limited to persons applying for a commercial 12082 driver's license with a school bus endorsement. 12083

(D)(1) The director shall adopt rules, in accordance with 12084
Chapter 119. of the Revised Code, authorizing waiver of the skills 12085
test specified in this section for any applicant for a commercial 12086
driver's license who meets all of the following requirements: 12087

(a) As authorized under 49 C.F.R. 383.3(c), the applicant
 12088
 operates a commercial motor vehicle for military purposes and is
 12089
 one of the following:
 12090

(i) Active duty military personnel; 12091

(ii) A member of the military reserves; 12092

(iii) A member of the national guard on active duty, 12093
including full-time national guard duty, part-time national guard 12094
training, and national guard military technicians; 12095

(iv) Active duty U.S. coast guard personnel. 12096

(b) The applicant certifies that, during the two-year period 12097
immediately preceding application for a commercial driver's 12098
license, all of the following apply: 12099

(i) The applicant has not had more than one license, 12100

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excluding any military license.

(ii) The applicant has not had any license suspended,revoked, or canceled.12103

(iii) The applicant has not had any convictions for any type12104of motor vehicle for the offenses for which disqualification is12105prescribed in section 4506.16 of the Revised Code.12106

(iv) The applicant has not had more than one conviction for 12107 any type of motor vehicle for a serious traffic violation. 12108

(v) The applicant has not had any violation of a state or 12109 local law relating to motor vehicle traffic control other than a 12110 parking violation arising in connection with any traffic accident 12111 and has no record of an accident in which the applicant was at 12112 fault. 12113

(c) In accordance with rules adopted by the director, the 12114
applicant certifies and also provides evidence of all of the 12115
following: 12116

(i) That the applicant is or was regularly employed in a 12117military position requiring operation of a commercial motor 12118vehicle; 12119

(ii) That the applicant was exempt from the requirements of 12120 this chapter under division (B)(6) of section 4506.03 of the 12121 Revised Code; 12122

(iii) That, for at least two years immediately preceding the 12123 date of application or at least two years immediately preceding 12124 the date the applicant separated from military service or 12125 employment, the applicant regularly operated a vehicle 12126 representative of the commercial motor vehicle type that the 12127 applicant operates or expects to operate. 12128

(2) The waiver established under division (D)(1) of this12129section does not apply to United States reserve technicians.12130

(E)(1) The department of public safety may charge and collect 12131 a divisible fee of fifty dollars for each skills test given as 12132 part of a commercial driver's license examination. The fee shall 12133 consist of ten dollars for the pre-trip inspection portion of the 12134 test, ten dollars for the off-road maneuvering portion of the 12135 test, and thirty dollars for the on-road portion of the test. 12136

(2) No applicant is eligible to take the skills test until a 12137 minimum of fourteen days have elapsed since the initial issuance 12138 of a commercial driver's license temporary instruction permit to 12139 the applicant. The director may require an applicant for a 12140 commercial driver's license who schedules an appointment with the 12141 highway patrol or other authorized employee of the department of 12142 public safety to take all portions of the skills test and to pay 12143 an appointment fee of fifty dollars at the time of scheduling the 12144 appointment. If the applicant appears at the time and location 12145 specified for the appointment and takes all portions of the skills 12146 test during that appointment, the appointment fee serves as the 12147 skills test fee. If the applicant schedules an appointment to take 12148 all portions of the skills test and fails to appear at the time 12149 and location specified for the appointment, the director shall not 12150 refund any portion of the appointment fee. If the applicant 12151 schedules an appointment to take all portions of the skills test 12152 and appears at the time and location specified for the 12153 appointment, but declines or is unable to take all portions of the 12154 skills test, the director shall not refund any portion of the 12155 appointment fee. If the applicant cancels a scheduled appointment 12156 forty-eight hours or more prior to the time of the appointment 12157 time, the applicant shall not forfeit the appointment fee. 12158

An applicant for a commercial driver's license who schedules 12159 an appointment to take one or more, but not all, portions of the 12160 skills test is required to pay an appointment fee equal to the 12161 costs of each test scheduled, as prescribed in division (E)(1) of 12162

this section, when scheduling such an appointment. If the 12163 applicant appears at the time and location specified for the 12164 appointment and takes all the portions of the skills test during 12165 that appointment that the applicant was scheduled to take, the 12166 appointment fee serves as the skills test fee. If the applicant 12167 schedules an appointment to take one or more, but not all, 12168 portions of the skills test and fails to appear at the time and 12169 location specified for the appointment, the director shall not 12170 refund any portion of the appointment fee. If the applicant 12171 schedules an appointment to take one or more, but not all, 12172 portions of the skills test and appears at the time and location 12173 specified for the appointment, but declines or is unable to take 12174 all portions of the skills test that the applicant was scheduled 12175 to take, the director shall not refund any portion of the 12176 appointment fee. If the applicant cancels a scheduled appointment 12177 forty-eight hours or more prior to the time of the appointment 12178 time, the applicant shall not forfeit the appointment fee. 12179

(3) The department of public safety shall deposit all fees it 12180 collects under division (E) of this section in the state bureau of 12181 motor vehicles public safety - highway purposes fund established 12182 in section 4501.25 4501.06 of the Revised Code. 12183

(F) A person who has successfully completed commercial 12184 driver's license training in this state but seeks a commercial 12185 driver's license in another state where the person is domiciled 12186 may schedule an appointment to take the skills test in this state 12187 and shall pay the appropriate appointment fee. Upon the person's 12188 completion of the skills test, this state shall electronically 12189 transmit the applicant's results to the state where the person is 12190 domiciled. If a person who is domiciled in this state takes a 12191 skills test in another state, this state shall accept the results 12192 of the skills test from the other state. If the person passed the 12193 other state's skills test and meets all of the other licensing 12194

requirements set forth in this chapter and rules adopted under 12195 this chapter, the registrar of motor vehicles or a deputy 12196 registrar shall issue a commercial driver's license to that 12197 person. 12198

(G) Unless otherwise specified, the director or the 12199 director's representative shall conduct the examinations, 12200 inspections, audits, and test monitoring set forth in divisions 12201 (B)(2),(3), and (4) of this section at least annually. If the 12202 other party or any of its skills test examiners fail to comply 12203 with state or federal standards for the skills testing program, 12204 the director or the director's representative shall take prompt 12205 and appropriate remedial action against the party and its skills 12206 test examiners. Remedial action may include termination of the 12207 agreement or revocation of a skills test examiner's certification. 12208

(H) As used in this section, "skills test" means a test of an 12209 applicant's ability to drive the type of commercial motor vehicle 12210 for which the applicant seeks a commercial driver's license by 12211 having the applicant drive such a motor vehicle while under the 12212 supervision of an authorized state driver's license examiner or 12213 tester. 12214

Sec. 4507.011. (A) Each deputy registrar assigned to a 12215 driver's license examining station by the registrar of motor 12216 vehicles as provided in section 4507.01 of the Revised Code shall 12217 remit to the director of public safety a rental fee equal to the 12218 percentage of space occupied by the deputy registrar in the 12219 driver's license examining station multiplied by the rental fee 12220 paid for the entire driver's license examining station plus a pro 12221 rata share of all utility costs. All such moneys received by the 12222 director shall be deposited in the state treasury to the credit of 12223 the state bureau of motor vehicles public safety - highway 12224 purposes fund created in section 4501.25 4501.06 of the Revised 12225

Code.

(B) Each deputy registrar assigned to a bureau of motor 12227
vehicles' location shall reimburse the registrar a monthly 12228
building rental fee, including applicable utility charges. All 12229
such moneys received by the registrar shall be deposited into the 12230
state bureau of motor vehicles public safety - highway purposes 12231
fund established in section 4501.06 of the Revised Code. 12232

Sec. 4507.091. (A) A municipal court, county court, or 12233 mayor's court, at the court's discretion, may order the clerk of 12234 the court to send to the registrar of motor vehicles a report 12235 containing the name, address, and such other information as the 12236 registrar may require by rule, of any person for whom an arrest 12237 warrant has been issued by that court and is outstanding. 12238

Upon receipt of such a report, the registrar shall enter the 12239 information contained in the report into the records of the bureau 12240 of motor vehicles. Neither the registrar nor any deputy registrar 12241 shall issue a temporary instruction permit or driver's or 12242 commercial driver's license to the person named in the report, or 12243 renew the driver's or commercial driver's license of such person, 12244 until the registrar receives notification from the municipal 12245 court, county court, or mayor's court that there are no 12246 outstanding arrest warrants in the name of the person. The 12247 registrar also shall send a notice to the person who is named in 12248 the report, via regular first class mail sent to the person's last 12249 known address as shown in the records of the bureau, informing the 12250 person that neither the registrar nor any deputy registrar is 12251 permitted to issue a temporary instruction permit or driver's or 12252 commercial driver's license to the person, or renew the driver's 12253 or commercial driver's license of the person, until the registrar 12254 receives notification that there are no outstanding arrest 12255 12256 warrants in the name of the person.

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(B) A clerk who reports an outstanding arrest warrant in 12257 accordance with division (A) of this section immediately shall 12258 notify the registrar when the warrant has been executed and 12259 returned to the issuing court or has been canceled. The clerk 12260 shall charge and collect from the person named in the executed or 12261 canceled arrest warrant a processing fee of fifteen dollars to 12262 cover the costs of the bureau in administering this section. The 12263 clerk shall transmit monthly all such processing fees to the 12264 registrar for deposit into the state bureau of motor vehicles 12265 public safety - highway purposes fund created by section 4501.25 12266 4501.06 of the Revised Code. 12267

Upon receipt of such notification, the registrar shall cause 12268 the report of that outstanding arrest warrant to be removed from 12269 the records of the bureau and, if there are no other outstanding 12270 arrest warrants issued by a municipal court, county court, or 12271 mayor's court in the name of the person and the person otherwise 12272 is eligible to be issued a driver's or commercial driver's license 12273 or to have such a license renewed, the registrar or a deputy 12274 registrar may issue a driver's license or commercial driver's 12275 license to the person named in the executed or canceled arrest 12276 warrant, or renew the driver's or commercial driver's license of 12277 such person. 12278

(C) Neither the registrar, any employee of the bureau, a
deputy registrar, nor any employee of a deputy registrar is
personally liable for damages or injuries resulting from any error
made by a clerk in entering information contained in a report
submitted to the registrar under this section.

(D) Any information submitted to the registrar by a clerk 12284under this section shall be transmitted by means of an electronic 12285data transfer system. 12286

Sec. 4507.1612. The registrar of motor vehicles shall not 12287

restore any operating privileges or reissue a probationary 12288 driver's license, restricted license, driver's license, or 12289 probationary commercial driver's license suspended under section 12290 2923.122 of the Revised Code until the person whose license was 12291 suspended pays a reinstatement fee of thirty dollars to the 12292 registrar or an eligible deputy registrar. In addition, each 12293 deputy registrar shall collect a service fee of ten dollars to 12294 compensate the deputy registrar for services performed under this 12295 section. The deputy registrar shall retain eight dollars of the 12296 service fee and shall transmit the reinstatement fee, plus two 12297 dollars of the service fee, to the registrar in the manner the 12298 registrar shall determine. 12299

The bureau of motor vehicles shall pay all fees collected12300under this section into the state treasury to the credit of the12301state bureau of motor vehicles public safety - highway purposes12302fund created by section 4501.254501.06 of the Revised Code.12303

sec. 4507.23. (A) Except as provided in division (I) of this 12304
section, each application for a temporary instruction permit and 12305
examination shall be accompanied by a fee of five dollars. 12306

(B) Except as provided in division (I) of this section, each 12307 application for a driver's license made by a person who previously 12308 held such a license and whose license has expired not more than 12309 two years prior to the date of application, and who is required 12310 under this chapter to give an actual demonstration of the person's 12311 ability to drive, shall be accompanied by a fee of three dollars 12312 in addition to any other fees.

(C)(1) Except as provided in divisions (E) and (I) of this 12314
section, each application for a driver's license, or motorcycle 12315
operator's endorsement, or renewal of a driver's license shall be 12316
accompanied by a fee of six dollars. 12317

(2) Except as provided in division (I) of this section, each 12318

application for a duplicate driver's license shall be accompanied 12319 by a fee of seven dollars and fifty cents. The duplicate driver's 12320 licenses issued under this section shall be distributed by the 12321 deputy registrar in accordance with rules adopted by the registrar 12322 of motor vehicles. 12323

(D) Except as provided in division (I) of this section, each 12324 application for a motorized bicycle license or duplicate thereof 12325 shall be accompanied by a fee of two dollars and fifty cents. 12326

(E) Except as provided in division (I) of this section, each 12327 application for a driver's license or renewal of a driver's 12328 license that will be issued to a person who is less than 12329 twenty-one years of age shall be accompanied by whichever of the 12330 following fees is applicable: 12331

(1) If the person is sixteen years of age or older, but less 12332 than seventeen years of age, a fee of seven dollars and 12333 twenty-five cents; 12334

(2) If the person is seventeen years of age or older, but 12335 less than eighteen years of age, a fee of six dollars; 12336

(3) If the person is eighteen years of age or older, but less 12337 than nineteen years of age, a fee of four dollars and seventy-five 12338 cents; 12339

(4) If the person is nineteen years of age or older, but less 12340 than twenty years of age, a fee of three dollars and fifty cents; 12341

(5) If the person is twenty years of age or older, but less 12342 than twenty-one years of age, a fee of two dollars and twenty-five 12343 cents. 12344

(F) Neither the registrar nor any deputy registrar shall 12345 charge a fee in excess of one dollar and fifty cents for 12346 laminating a driver's license, motorized bicycle license, or 12347 temporary instruction permit identification cards as required by 12348

sections 4507.13 and 4511.521 of the Revised Code. A deputy 12349 registrar laminating a driver's license, motorized bicycle 12350 license, or temporary instruction permit identification cards 12351 shall retain the entire amount of the fee charged for lamination, 12352 less the actual cost to the registrar of the laminating materials 12353 used for that lamination, as specified in the contract executed by 12354 the bureau for the laminating materials and laminating equipment. 12355 The deputy registrar shall forward the amount of the cost of the 12356 laminating materials to the registrar for deposit as provided in 12357 this section. 12358

(G) Except as provided in division (I) of this section, each 12359 transaction described in divisions (A), (B), (C), (D), and (E) of 12360 this section shall be accompanied by an additional fee of twelve 12361 dollars. The additional fee is for the purpose of defraying the 12362 department of public safety's costs associated with the 12363 administration and enforcement of the motor vehicle and traffic 12364 laws of Ohio. 12365

(H) At the time and in the manner provided by section 4503.10 12366 of the Revised Code, the deputy registrar shall transmit the fees 12367 collected under divisions (A), (B), (C), (D), and (E), those 12368 portions of the fees specified in and collected under division 12369 (F), and the additional fee under division (G) of this section to 12370 the registrar. The registrar shall pay two dollars and fifty cents 12371 of each fee collected under divisions (A), (B), (C)(1) and (2), 12372 (D), and (E)(1) to (4) of this section, and the entire fee 12373 collected under division (E)(5) of this section, into the state 12374 bureau of motor vehicles fund established in section 4501.25 of 12375 the Revised Code, and such fees shall be used for the sole purpose 12376 of supporting driver licensing activities. The registrar also 12377 shall pay five dollars of each fee collected under division (C)(2) 12378 of this section and the entire fee collected under division (G) of 12379 this section into the state highway safety fund created in section 12380

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4501.06 of the Revised Code. The remaining fees collected by the	12381
registrar under this section shall be paid deposit the fees into	12382
the state bureau of motor vehicles <u>public safety - highway</u>	12383
purposes fund established in section 4501.25 4501.06 of the	12384
Revised Code.	12385
(I) A disabled veteran who has a service-connected disability	12386
rated at one hundred per cent by the veterans' administration may	12387
apply to the registrar or a deputy registrar for the issuance to	12388
that veteran, without the payment of any fee prescribed in this	12389
section, of any of the following items:	12390
(1) A temporary instruction permit and examination;	12391
(2) A new, renewal, or duplicate driver's or commercial	12392
driver's license;	12393
(3) A motorcycle operator's endorsement;	12394
(4) A motorized bicycle license or duplicate thereof;	12395
(5) Lamination of a driver's license, motorized bicycle	12396
license, or temporary instruction permit identification card as	12397
provided in division (F) of this section.	12398
An application made under division (I) of this section shall	12399
be accompanied by such documentary evidence of disability as the	12400
registrar may require by rule.	12401
(J)(1) The registrar of motor vehicles shall adopt rules that	12402
establish a prorated fee schedule that specifies the fee to be	12403
charged by the registrar or a deputy registrar for the issuance of	12404
a duplicate driver's license. The rules shall require the base fee	12405
to be equal to the fee for a duplicate driver's license that	12406
existed immediately prior to the effective date of this amendment	12407
July 1, 2015. In order to determine the prorated amount for a	12408
duplicate license under the rules, the registrar shall reduce the	12409
base fee by an amount determined by the registrar that is	12410

correlated with the number of months between the date a person12411applies for the duplicate and the date of expiration of the12412license. The registrar shall allocate the money received from a12413prorated duplicate driver's license fee to the same funds and in12414the same proportion as the allocation of the base fee.12415

(2) Notwithstanding any other provision of law, after the 12416 registrar has adopted rules under division (J)(1) of this section, 12417 an applicant for a duplicate driver's license shall be required to 12418 pay only the appropriate prorated fee established under those 12419 rules. 12420

sec. 4507.24. (A) Except as provided in division (C) of this 12421
section, the registrar of motor vehicles or a deputy registrar may 12422
collect a fee not to exceed the following: 12423

(1) Four dollars and fifty cents commencing on January 1, 12424
2004, and six Six dollars and twenty-five cents commencing on 12425
October 1, 2009, for each application for renewal of a driver's 12426
license received by the deputy registrar, when the applicant is 12427
required to submit to a screening of the applicant's vision under 12428
section 4507.12 of the Revised Code; 12429

(2) Three dollars and fifty cents commencing on January 1, 12430 2004, The amount established under section 4503.038 of the Revised 12431 Code for each application for a driver's license, or motorized 12432 bicycle license, or for renewal of such a license, received by the 12433 deputy registrar, when the applicant is not required to submit to 12434 a screening of the applicant's vision under section 4507.12 of the 12435 Revised Code. 12436

(B) The fees prescribed by division (A) of this section shall
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be in addition to the fee for a temporary instruction permit and
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examination, a driver's license, a motorized bicycle license, or
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duplicates thereof. The fees retained by a deputy registrar shall
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compensate the deputy registrar for the deputy registrar's
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services, for office and rental expense, and for costs as provided 12442 in division (D) of this section, as are necessary for the proper 12443 discharge of the deputy registrar's duties under sections 4507.01 12444 to 4507.39 of the Revised Code. 12445

(C) A disabled veteran who has a service-connected disability 12446 rated at one hundred per cent by the veterans' administration is 12447 required to pay the applicable fee prescribed in division (A) of 12448 this section if the disabled veteran submits an application for a 12449 driver's license or motorized bicycle license or a renewal of 12450 either of these licenses to a deputy registrar who is acting as a 12451 deputy registrar pursuant to a contract with the registrar that is 12452 in effect on the effective date of this amendment. The disabled 12453 veteran also is required to submit with the disabled veteran's 12454 application such documentary evidence of disability as the 12455 registrar may require by rule. 12456

A disabled veteran who submits an application described in 12457 this division is not required to pay either of the fees prescribed 12458 in division (A) of this section if the disabled veteran submits 12459 the application to a deputy registrar who is acting as a deputy 12460 registrar pursuant to a contract with the registrar that is 12461 executed after the effective date of this amendment. The disabled 12462 veteran still is required to submit with the disabled veteran's 12463 application such documentary evidence of disability as the 12464 registrar may require by rule. 12465

A disabled veteran who submits an application described in 12466 this division directly to the registrar is not required to pay 12467 either of the fees prescribed in division (A) of this section if 12468 the disabled veteran submits with the disabled veteran's 12469 application such documentary evidence of disability as the 12470 registrar may require by rule. 12471

(D)(1) Each <u>Out of each fee collected under division (A)(1)</u> 12472 <u>of this section, each</u> deputy registrar shall transmit to the 12473

registrar of motor vehicles, at such time and in such manner as 12474 the registrar shall require by rule, <u>one dollar and seventy-five</u> 12475 <u>cents plus</u> an amount of each fee collected under division (A)(1) 12476 of this section as shall be determined by the registrar. The 12477 registrar shall pay all such moneys so received into the state 12478 <u>bureau of motor vehicles public safety - highway purposes</u> fund 12479 created in section 4501.25 <u>4501.06</u> of the Revised Code. 12480

(2) Commencing on October 1, 2009, each deputy registrar
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shall transmit one dollar and seventy-five cents of each fee
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collected under division (A)(1) of this section to the registrar
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at the time and in the manner provided by section 4503.10 of the
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Revised Code. The registrar shall deposit all moneys received
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under division (D)(2) of this section into the state highway
safety fund established in section 4501.06 of the Revised Code.

Sec. 4507.45. If a person's driver's license, commercial 12488 driver's license, or nonresident operating privilege is suspended, 12489 disqualified, or canceled for an indefinite period of time or for 12490 a period of at least ninety days, and if at the end of the period 12491 of suspension, disqualification, or cancellation the person is 12492 eligible to have the license or privilege reinstated, the 12493 registrar of motor vehicles or an eligible deputy registrar shall 12494 collect a reinstatement fee of forty dollars when the person 12495 requests reinstatement. In addition, each deputy registrar shall 12496 collect a service fee of ten dollars to compensate the deputy 12497 registrar for services performed under this section. The deputy 12498 registrar shall retain eight dollars of the service fee and shall 12499 transmit the reinstatement fee, plus two dollars of the service 12500 fee, to the registrar in the manner the registrar shall determine. 12501 However, the registrar or an eligible deputy registrar shall not 12502 collect the fee prescribed by this section if a different driver's 12503 license, commercial driver's license, or nonresident operating 12504 privilege reinstatement fee is prescribed by law. 12505

The registrar shall deposit ten dollars of each forty-dollar 12506 fee into the state treasury to the credit of the indigent defense 12507 support fund created by section 120.08 of the Revised Code and 12508 thirty dollars of each fee into the state treasury to the credit 12509 of the state bureau of motor vehicles public safety - highway 12510 purposes fund created by section 4501.25 4501.06 of the Revised 12511 Code. 12512

Sec. 4507.50. (A) The registrar of motor vehicles or a deputy 12513 registrar, upon receipt of an application filed in compliance with 12514 section 4507.51 of the Revised Code by any person who is a 12515 resident or a temporary resident of this state and, except as 12516 otherwise provided in this section, is not licensed as an operator 12517 of a motor vehicle in this state or another licensing 12518 jurisdiction, and, except as provided in division (B) of this 12519 section, upon receipt of a fee of three dollars and fifty cents, 12520 shall issue an identification card to that person. 12521

Any person who is a resident or temporary resident of this 12522 state whose Ohio driver's or commercial driver's license has been 12523 suspended or canceled, upon application in compliance with section 12524 4507.51 of the Revised Code and, except as provided in division 12525 (B) of this section, payment of a fee of three dollars and fifty 12526 cents, may be issued a temporary identification card. The 12527 temporary identification card shall be identical to an 12528 identification card, except that it shall be printed on its face 12529 with a statement that the card is valid during the effective dates 12530 of the suspension or cancellation of the cardholder's license, or 12531 until the birthday of the cardholder in the fourth year after the 12532 date on which it is issued, whichever is shorter. The cardholder 12533 shall surrender the identification card to the registrar or any 12534 deputy registrar before the cardholder's driver's or commercial 12535 driver's license is restored or reissued. 12536

Except as provided in division (B) of this section, the 12537 deputy registrar shall be allowed a fee of two dollars and 12538 seventy-five cents commencing on July 1, 2001, three dollars and 12539 twenty-five cents commencing on January 1, 2003, and three dollars 12540 and fifty cents commencing on January 1, 2004, equal to the amount 12541 established under section 4503.038 of the Revised Code for each 12542 identification card issued under this section. The fee allowed to 12543 the deputy registrar shall be in addition to the fee for issuing 12544 an identification card. 12545

Neither the registrar nor any deputy registrar shall charge a 12546 fee in excess of one dollar and fifty cents for laminating an 12547 identification card or temporary identification card. A deputy 12548 registrar laminating such a card shall retain the entire amount of 12549 the fee charged for lamination, less the actual cost to the 12550 registrar of the laminating materials used for that lamination, as 12551 specified in the contract executed by the bureau for the 12552 laminating materials and laminating equipment. The deputy 12553 registrar shall forward the amount of the cost of the laminating 12554 materials to the registrar for deposit as provided in this 12555 section. 12556

The fee collected for issuing an identification card under 12557 this section, except the fee allowed to the deputy registrar, 12558 shall be paid into the state treasury to the credit of the state 12559 bureau of motor vehicles public safety - highway purposes fund 12560 created in section 4501.25 4501.06 of the Revised Code. 12561

(B) A disabled veteran who has a service-connected disability 12562
rated at one hundred per cent by the veterans' administration may 12563
apply to the registrar or a deputy registrar for the issuance to 12564
that veteran of an identification card or a temporary 12565
identification card under this section without payment of any fee 12566
prescribed in division (A) of this section, including any 12567
lamination fee. 12568

An application made under division (B) of this section shall 12569 be accompanied by such documentary evidence of disability as the 12570 registrar may require by rule. 12571

sec. 4507.52. (A) Each identification card issued by the 12572
registrar of motor vehicles or a deputy registrar shall display a 12573
distinguishing number assigned to the cardholder, and shall 12574
display the following inscription: 12575

"STATE OF OHIO IDENTIFICATION CARD 12576

This card is not valid for the purpose of operating a motor 12577 vehicle. It is provided solely for the purpose of establishing the 12578 identity of the bearer described on the card, who currently is not 12579 licensed to operate a motor vehicle in the state of Ohio." 12580

The identification card shall display substantially the same 12581 information as contained in the application and as described in 12582 division (A)(1) of section 4507.51 of the Revised Code, but shall 12583 not display the cardholder's social security number unless the 12584 cardholder specifically requests that the cardholder's social 12585 security number be displayed on the card. If federal law requires 12586 the cardholder's social security number to be displayed on the 12587 identification card, the social security number shall be displayed 12588 on the card notwithstanding this section. The identification card 12589 also shall display the color photograph of the cardholder. If the 12590 cardholder has executed a durable power of attorney for health 12591 care or a declaration governing the use or continuation, or the 12592 withholding or withdrawal, of life-sustaining treatment and has 12593 specified that the cardholder wishes the identification card to 12594 indicate that the cardholder has executed either type of 12595 instrument, the card also shall display any symbol chosen by the 12596 registrar to indicate that the cardholder has executed either type 12597 of instrument. On and after October 7, 2009, if If the cardholder 12598 has specified that the cardholder wishes the identification card 12599

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to indicate that the cardholder is a veteran, active duty, or 12600 reservist of the armed forces of the United States and has 12601 presented a copy of the cardholder's DD-214 form or an equivalent 12602 document, the card also shall display any symbol chosen by the 12603 registrar to indicate that the cardholder is a veteran, active 12604 duty, or reservist of the armed forces of the United States. The 12605 card shall be sealed in transparent plastic or similar material 12606 and shall be so designed as to prevent its reproduction or 12607 alteration without ready detection. 12608

The identification card for persons under twenty-one years of 12609 age shall have characteristics prescribed by the registrar 12610 distinguishing it from that issued to a person who is twenty-one 12611 years of age or older, except that an identification card issued 12612 to a person who applies no more than thirty days before the 12613 applicant's twenty-first birthday shall have the characteristics 12614 of an identification card issued to a person who is twenty-one 12615 years of age or older. 12616

Every identification card issued to a resident of this state 12617 shall expire, unless canceled or surrendered earlier, on the 12618 birthday of the cardholder in the fourth year after the date on 12619 which it is issued. Every identification card issued to a 12620 temporary resident shall expire in accordance with rules adopted 12621 by the registrar and is nonrenewable, but may be replaced with a 12622 new identification card upon the applicant's compliance with all 12623 applicable requirements. A cardholder may renew the cardholder's 12624 identification card within ninety days prior to the day on which 12625 it expires by filing an application and paying the prescribed fee 12626 in accordance with section 4507.50 of the Revised Code. 12627

If a cardholder applies for a driver's or commercial driver's 12628 license in this state or another licensing jurisdiction, the 12629 cardholder shall surrender the cardholder's identification card to 12630 the registrar or any deputy registrar before the license is 12631

(B) If a card is lost, destroyed, or mutilated, the person to

issued.

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12633

whom the card was issued may obtain a duplicate by doing both of	12634
the following:	12635
(1) Furnishing suitable proof of the loss, destruction, or	12636
mutilation to the registrar or a deputy registrar;	12637
(2) Filing an application and presenting documentary evidence	12638
under section 4507.51 of the Revised Code.	12639
under section 4507.51 of the Revised Code.	12039
Any person who loses a card and, after obtaining a duplicate,	12640
finds the original, immediately shall surrender the original to	12641
the registrar or a deputy registrar.	12642
A cardholder may obtain a replacement identification card	12643
that reflects any change of the cardholder's name by furnishing	12644
suitable proof of the change to the registrar or a deputy	12645
registrar and surrendering the cardholder's existing card.	12646
When a cardholder applies for a duplicate or obtains a	12647
replacement identification card, the cardholder shall pay a fee of	12648
two dollars and fifty cents. A deputy registrar shall be allowed	12649
an additional fee of two dollars and seventy-five cents commencing	12650
on July 1, 2001, three dollars and twenty five cents commencing on	12651
January 1, 2003, and three dollars and fifty cents commencing on	12652
January 1, 2004, equal to the amount established under section	12653
4503.038 of the Revised Code for issuing a duplicate or	12654
replacement identification card. A disabled veteran who is a	12655
cardholder and has a service-connected disability rated at one	12656
hundred per cent by the veterans' administration may apply to the	12657
registrar or a deputy registrar for the issuance of a duplicate or	12658
replacement identification card without payment of any fee	12659
prescribed in this section, and without payment of any lamination	12660
fee if the disabled veteran would not be required to pay a	12661
lamination fee in connection with the issuance of an	12662

identification card or temporary identification card as provided 12663 in division (B) of section 4507.50 of the Revised Code. 12664

A duplicate or replacement identification card shall expire 12665 on the same date as the card it replaces. 12666

(C) The registrar shall cancel any card upon determining that 12667 the card was obtained unlawfully, issued in error, or was altered. 12668 The registrar also shall cancel any card that is surrendered to 12669 the registrar or to a deputy registrar after the holder has 12670 obtained a duplicate, replacement, or driver's or commercial 12671 driver's license. 12672

(D)(1) No agent of the state or its political subdivisions 12673 shall condition the granting of any benefit, service, right, or 12674 privilege upon the possession by any person of an identification 12675 card. Nothing in this section shall preclude any publicly operated 12676 or franchised transit system from using an identification card for 12677 the purpose of granting benefits or services of the system. 12678

(2) No person shall be required to apply for, carry, or 12679 possess an identification card. 12680

(E) Except in regard to an identification card issued to a 12681 person who applies no more than thirty days before the applicant's 12682 twenty-first birthday, neither the registrar nor any deputy 12683 registrar shall issue an identification card to a person under 12684 twenty-one years of age that does not have the characteristics 12685 prescribed by the registrar distinguishing it from the 12686 identification card issued to persons who are twenty-one years of 12687 age or older. 12688

(F) Whoever violates division (E) of this section is guilty 12689of a minor misdemeanor. 12690

sec. 4508.05. All nonprobationary licenses expire on the last 12691
day of the calendar year and a person may renew such a license 12692

applicant for an original school license shall include with the 12695 application a fee of two hundred fifty dollars, and an applicant 12696 for a renewal school license shall include with the application a 12697 fee of fifty dollars for each calendar year. An applicant for an 12698 original instructor's license shall include with the application a 12699 fee of twenty-five dollars, and an applicant for a renewal 12700 instructor's license shall include with the application a fee of 12701 ten dollars for each calendar year. 12702

Such fees are payable to the treasurer of state and shall be12703credited to the state highway safety public safety - highway12704purposes fund established in section 4501.06 of the Revised Code.12705The director of public safety shall not refund any license fees in12706the event a license is rejected, suspended, or revoked.12707

Sec. 4508.06. (A) The director of public safety may refuse to 12708 issue, or may suspend or revoke, a license or may impose a fine of 12709 not more than ten thousand dollars per occurrence in any case in 12710 which the director finds the applicant or licensee has violated 12711 any of the provisions of this chapter, or any of the rules adopted 12712 by the director, or has failed to pay a fine imposed under this 12713 division. No person whose license has been suspended or revoked 12714 under this section shall fail to return the license to the 12715 director. 12716

(B) In addition to the reasons for a suspension under
 12717
 division (A) of this section, the director may suspend a driver
 12718
 training instructor license without a prior hearing if the
 12719
 director believes there exists clear and convincing evidence of
 12720
 any of the following:

(1) The license holder has engaged in conduct that presents a 12722clear and present danger to a student or students. 12723

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(2) The license holder has engaged in inappropriate contact 12724 with a student. "Inappropriate contact" means any of the 12725 following: 12726 (a) Causing or attempting to cause "physical harm," as 12727 defined in division (A)(3) of section 2901.01 of the Revised Code; 12728 (b) "Sexual activity," as defined in division (C) of section 12729 2907.01 of the Revised Code; 12730 (c) Engaging in any communication, either directly or through 12731 "telecommunication," as defined in division (X) of section 2913.01 12732 of the Revised Code, that is of a sexual nature or intended to 12733 abuse, threaten, or harass the student. 12734 (3) The license holder has been convicted of a felony, or a 12735 misdemeanor that directly relates to the fitness of that person to 12736 provide driving instruction. 12737 (C) In addition to the reasons for a suspension under 12738 division (A) of this section, the director may suspend a driver 12739 training school license without a prior hearing if the director 12740 believes there exists clear and convincing evidence of any of the 12741 following: 12742 (1) There exists a clear and present danger to the health, 12743 safety, or welfare of students should the school be permitted to 12744 continue operation. 12745 (2) At the time the contract for training was signed, there 12746 was no intention to provide training, or no ability to provide 12747 training to students. 12748 (3) Any school official knowingly allowed inappropriate 12749 contact, as defined in division (B)(2) of this section, between 12750 instructors and students. 12751 (D) Immediately following a decision to impose a suspension 12752 without a prior hearing under division (B) or (C) of this section, 12753

the director, in accordance with section 119.07 of the Revised 12754 Code, shall issue a written order of suspension, cause it to be 12755 delivered to the license holder, and notify the license holder of 12756 the opportunity for a hearing. If timely requested by the license 12757 holder, a hearing shall be conducted in accordance with Chapter 12758 119. of the Revised Code.

(E) The director shall deposit all fines collected under 12760 division (A) of this section into the state treasury to the credit 12761 of the state highway safety public safety - highway purposes fund 12762 created by section 4501.06 of the Revised Code. 12763

(F) Whoever fails to return a license that has been suspended 12764 or revoked under division (A), (B), or (C) of this section is 12765 quilty of failing to return a suspended or revoked license, a 12766 minor misdemeanor or, on a second or subsequent offense within two 12767 years after the first offense, a misdemeanor of the fourth degree. 12768

Sec. 4508.08. There is hereby created in the department of 12769 public safety the motorcycle safety and education program. The 12770 director of public safety shall administer the program in 12771 accordance with the following guidelines: 12772

(A)(1) The program shall include courses of instruction 12773 conducted at vocational schools, community colleges, or other 12774 suitable locations, by instructors who have obtained certification 12775 in the manner and form prescribed by the director. The courses 12776 shall meet standards established in rules adopted by the 12777 department in accordance with Chapter 119. of the Revised Code. 12778 The courses may include instruction for novice motorcycle 12779 operators, instruction in motorist awareness and alcohol and drug 12780 awareness, and any other kind of instruction the director 12781 considers appropriate. A reasonable tuition fee, as determined by 12782 the director, may be charged. The director may authorize private 12783 organizations or corporations to offer courses without tuition fee 12784

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restrictions, but such entities are not eligible for reimbursement 12785 of expenses or subsidies from the motorcycle safety and education 12786 fund created in section 4501.13 of the Revised Code. 12787 (2) The director shall do both of the following: 12788 (a) Authorize private organizations or corporations to offer 12789 any nationally recognized motorcycle operator training courses or 12790 curriculum or any course established in accordance with division 12791 (A)(1) of this section; 12792 (b) Permit an applicant for a motorcycle operator's 12793 endorsement or a restricted license that permits only the 12794 operation of a motorcycle who has completed any motorcycle 12795 operator training course or curriculum as authorized in division 12796 (A)(2)(a) of this section successfully within the preceding sixty 12797 days to be eligible for the examination waiver as described in 12798 division (B)(1) of section 4507.11 of the Revised Code. 12799 (B) In addition to courses of instruction, the program may 12800 include provisions for equipment purchases, marketing and 12801 promotion, improving motorcycle license testing procedures, and 12802 any other provisions the director considers appropriate. 12803 (C) The director shall evaluate the program every two years 12804 and shall periodically inspect the facilities, equipment, and 12805 procedures used in the courses of instruction. 12806 12807 (D) The director shall appoint at least one training specialist who shall oversee the operation of the program, 12808 establish courses of instruction, and supervise instructors. The 12809 training specialist shall be a licensed motorcycle operator and 12810 shall obtain certification in the manner and form prescribed by 12811 the director. 12812 (E) The director may contract with other public agencies or 12813

with private organizations or corporations to assist in 12814 administering the program. 12815

(F) Notwithstanding any provision of Chapter 102. of the 12816
Revised Code, the director, in order to administer the program, 12817
may participate in a motorcycle manufacturer's motorcycle loan 12818
program. 12819

(G) The director shall contract with an insurance company or 12820
 companies authorized to do business in this state to purchase a 12821
 policy or policies of insurance with respect to the establishment 12822
 or administration, or any other aspect of the operation of the 12823
 program. 12824

Sec. 4508.10. (A) A driver training school shall issue a 12825 certificate of completion to each person who successfully 12826 completes a course of instruction necessary to obtain or maintain 12827 a driver's license. The department of public safety shall provide 12828 each driver training school with the certificate of completion 12829 forms. 12830

(B) The fee for each driver's license certificate of 12831 completion provided by the department to a driver training school 12832 is four dollars. A driver training school shall remit payment for 12833 certificates at the time they are requested from the department. 12834 Failure to timely remit payment to the department is grounds for 12835 the director of public safety to take action against the school 12836 pursuant to section 4508.06 of the Revised Code. The director 12837 shall deposit the fees collected under this section into the state 12838 treasury to the credit of the state highway safety public safety -12839 highway purposes fund created in section 4501.06 of the Revised 12840 Code. 12841

(C) As used in this section, "driver's license" has the same 12842meaning as in section 4507.01 of the Revised Code. 12843

sec. 4509.05. (A) Upon request, the registrar of motor 12844
vehicles shall search and furnish a certified abstract of the 12845

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following information with respect to any person: 12846

(1) An enumeration of the motor vehicle accidents in which
such person has been involved except accidents certified as
described in division (D) of section 3937.41 of the Revised Code;
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(2) Such person's record of convictions for violation of the 12850motor vehicle laws.

(B) The registrar shall collect for each abstract a fee of 12852five dollars.

(C) The registrar may permit deputy registrars to perform a 12854 search and furnish a certified abstract under this section. A 12855 deputy registrar performing this function shall comply with 12856 section 4501.27 of the Revised Code concerning the disclosure of 12857 personal information, shall collect and transmit to the registrar 12858 the five-dollar fee established under division (B) of this 12859 section, and may collect and retain a service fee of three dollars 12860 and fifty cents equal to the amount established under section 12861 4503.038 of the Revised Code. 12862

The registrar shall pay each five-dollar fee collected under12863this section into the state treasury to the credit of the state12864bureau of motor vehicles public safety - highway purposes fund12865established in section 4501.254501.06 of the Revised Code.12866

sec. 4509.101. (A)(1) No person shall operate, or permit the 12867
operation of, a motor vehicle in this state, unless proof of 12868
financial responsibility is maintained continuously throughout the 12869
registration period with respect to that vehicle, or, in the case 12870
of a driver who is not the owner, with respect to that driver's 12871
operation of that vehicle. 12872

(2) Whoever violates division (A)(1) of this section shall be 12873subject to the following civil penalties: 12874

(a) Subject to divisions (A)(2)(b) and (c) of this section, a 12875

class (F) suspension of the person's driver's license, commercial 12876 driver's license, temporary instruction permit, probationary 12877 license, or nonresident operating privilege for the period of time 12878 specified in division (B)(6) of section 4510.02 of the Revised 12879 Code and impoundment of the person's license. 12880

(b) If, within five years of the violation, the person's 12881 operating privileges are again suspended and the person's license 12882 again is impounded for a violation of division (A)(1) of this 12883 section, a class C suspension of the person's driver's license, 12884 commercial driver's license, temporary instruction permit, 12885 probationary license, or nonresident operating privilege for the 12886 period of time specified in division (B)(3) of section 4510.02 of 12887 the Revised Code. The court may grant limited driving privileges 12888 to the person only if the person presents proof of financial 12889 responsibility and has complied with division (A)(5) of this 12890 section, and no court may grant limited driving privileges for the 12891 first fifteen days of the suspension. 12892

(c) If, within five years of the violation, the person's 12893 operating privileges are suspended and the person's license is 12894 impounded two or more times for a violation of division (A)(1) of 12895 this section, a class B suspension of the person's driver's 12896 license, commercial driver's license, temporary instruction 12897 permit, probationary license, or nonresident operating privilege 12898 for the period of time specified in division (B)(2) of section 12899 4510.02 of the Revised Code. The court may grant limited driving 12900 privileges to the person only if the person presents proof of 12901 financial responsibility and has complied with division (A)(5) of 12902 this section, except that no court may grant limited driving 12903 privileges for the first thirty days of the suspension. 12904

(d) In addition to the suspension of an owner's license under 12905division (A)(2)(a), (b), or (c) of this section, the suspension of 12906the rights of the owner to register the motor vehicle and the 12907

impoundment of the owner's certificate of registration and license 12908
plates until the owner complies with division (A)(5) of this 12909
section. 12910

(3) A person to whom this state has issued a certificate of 12911 registration for a motor vehicle or a license to operate a motor 12912 vehicle or who is determined to have operated any motor vehicle or 12913 permitted the operation in this state of a motor vehicle owned by 12914 the person shall be required to verify the existence of proof of 12915 financial responsibility covering the operation of the motor 12916 vehicle or the person's operation of the motor vehicle under any 12917 of the following circumstances: 12918

(a) The person or a motor vehicle owned by the person is 12919
involved in a traffic accident that requires the filing of an 12920
accident report under section 4509.06 of the Revised Code. 12921

(b) The person receives a traffic ticket indicating that 12922
proof of the maintenance of financial responsibility was not 12923
produced upon the request of a peace officer or state highway 12924
patrol trooper made in accordance with division (D)(2) of this 12925
section. 12926

(c) Whenever, in accordance with rules adopted by the 12927registrar, the person is randomly selected by the registrar and 12928requested to provide such verification. 12929

(4) An order of the registrar that suspends and impounds a 12930 license or registration, or both, shall state the date on or 12931 before which the person is required to surrender the person's 12932 license or certificate of registration and license plates. The 12933 person is deemed to have surrendered the license or certificate of 12934 registration and license plates, in compliance with the order, if 12935 the person does either of the following: 12936

(a) On or before the date specified in the order, personally 12937delivers the license or certificate of registration and license 12938

plates, or causes the delivery of the items, to the registrar; 12939

(b) Mails the license or certificate of registration and 12940
license plates to the registrar in an envelope or container 12941
bearing a postmark showing a date no later than the date specified 12942
in the order. 12943

(5) Except as provided in division (A)(6) or (L) of this 12944 section, the registrar shall not restore any operating privileges 12945 or registration rights suspended under this section, return any 12946 license, certificate of registration, or license plates impounded 12947 under this section, or reissue license plates under section 12948 4503.232 of the Revised Code, if the registrar destroyed the 12949 impounded license plates under that section, or reissue a license 12950 under section 4510.52 of the Revised Code, if the registrar 12951 destroyed the suspended license under that section, unless the 12952 rights are not subject to suspension or revocation under any other 12953 law and unless the person, in addition to complying with all other 12954 conditions required by law for reinstatement of the operating 12955 privileges or registration rights, complies with all of the 12956 following: 12957

(a) Pays to the registrar or an eligible deputy registrar a 12958
financial responsibility reinstatement fee of one hundred dollars 12959
for the first violation of division (A)(1) of this section, three 12960
hundred dollars for a second violation of that division, and six 12961
hundred dollars for a third or subsequent violation of that 12962
division; 12963

(b) If the person has not voluntarily surrendered the 12964 license, certificate, or license plates in compliance with the 12965 order, pays to the registrar or an eligible deputy registrar a 12966 financial responsibility nonvoluntary compliance fee in an amount, 12967 not to exceed fifty dollars, determined by the registrar; 12968

(c) Files and continuously maintains proof of financial 12969

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responsibility under sections 4509.44 to 4509.65 of the Revised 12970 Code; 12971

(d) Pays a deputy registrar a service fee of ten dollars to
12972
compensate the deputy registrar for services performed under this
section. The deputy registrar shall retain eight dollars of the
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service fee and shall transmit the reinstatement fee, any
nonvoluntary compliance fee, and two dollars of the service fee to
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the registrar in the manner the registrar shall determine.

(6) If the registrar issues an order under division (A)(2) of 12978 this section resulting from the failure of a person to respond to 12979 a financial responsibility random verification request under 12980 division (A)(3)(c) of this section and the person successfully 12981 maintains an affirmative defense to a violation of section 4510.16 12982 of the Revised Code or is determined by the registrar or a deputy 12983 registrar to have been in compliance with division (A)(1) of this 12984 section at the time of the initial financial responsibility random 12985 verification request, the registrar shall do both of the 12986 following: 12987

(a) Terminate the order of suspension or impoundment; 12988

(b) Restore the operating privileges and registration rights 12989
of the person without payment of the fees established in divisions 12990
(A)(5)(a) and (b) of this section and without a requirement to 12991
file proof of financial responsibility. 12992

(B)(1) Every party required to file an accident report under 12993
section 4509.06 of the Revised Code also shall include with the 12994
report a document described in division (G)(1)(a) of this section 12995
or shall present proof of financial responsibility through use of 12996
an electronic wireless communications device as permitted by 12997
division (G)(1)(b) of this section. 12998

If the registrar determines, within forty-five days after the 12999 report is filed, that an operator or owner has violated division 13000

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(A)(1) of this section, the registrar shall do all of the 13001
following: 13002

(a) Order the impoundment, with respect to the motor vehicle
involved, required under division (A)(2)(d) of this section, of
the certificate of registration and license plates of any owner
who has violated division (A)(1) of this section;
13005

(b) Order the suspension required under division (A)(2)(a), 13007
(b), or (c) of this section of the license of any operator or 13008
owner who has violated division (A)(1) of this section; 13009

(c) Record the name and address of the person whose 13010 certificate of registration and license plates have been impounded 13011 or are under an order of impoundment, or whose license has been 13012 suspended or is under an order of suspension; the serial number of 13013 the person's license; the serial numbers of the person's 13014 certificate of registration and license plates; and the person's 13015 social security account number, if assigned, or, where the motor 13016 vehicle is used for hire or principally in connection with any 13017 established business, the person's federal taxpayer identification 13018 number. The information shall be recorded in such a manner that it 13019 becomes a part of the person's permanent record, and assists the 13020 registrar in monitoring compliance with the orders of suspension 13021 or impoundment. 13022

(d) Send written notification to every person to whom the 13023 order pertains, at the person's last known address as shown on the 13024 records of the bureau. The person, within ten days after the date 13025 of the mailing of the notification, shall surrender to the 13026 registrar, in a manner set forth in division (A)(4) of this 13027 section, any certificate of registration and registration plates 13028 under an order of impoundment, or any license under an order of 13029 suspension. 13030

(2) The registrar shall issue any order under division (B)(1) 13031

of this section without a hearing. Any person adversely affected 13032 by the order, within ten days after the issuance of the order, may 13033 request an administrative hearing before the registrar, who shall 13034 provide the person with an opportunity for a hearing in accordance 13035 with this paragraph. A request for a hearing does not operate as a 13036 suspension of the order. The scope of the hearing shall be limited 13037 to whether the person in fact demonstrated to the registrar proof 13038 of financial responsibility in accordance with this section. The 13039 registrar shall determine the date, time, and place of any 13040 hearing, provided that the hearing shall be held, and an order 13041 issued or findings made, within thirty days after the registrar 13042 receives a request for a hearing. If requested by the person in 13043 writing, the registrar may designate as the place of hearing the 13044 county seat of the county in which the person resides or a place 13045 within fifty miles of the person's residence. The person shall pay 13046 the cost of the hearing before the registrar, if the registrar's 13047 order of suspension or impoundment is upheld. 13048

(C) Any order of suspension or impoundment issued under this 13049 section or division (B) of section 4509.37 of the Revised Code may 13050 be terminated at any time if the registrar determines upon a 13051 showing of proof of financial responsibility that the operator or 13052 owner of the motor vehicle was in compliance with division (A)(1)13053 of this section at the time of the traffic offense, motor vehicle 13054 inspection, or accident that resulted in the order against the 13055 person. A determination may be made without a hearing. This 13056 division does not apply unless the person shows good cause for the 13057 person's failure to present satisfactory proof of financial 13058 responsibility to the registrar prior to the issuance of the 13059 order. 13060

(D)(1) For the purpose of enforcing this section, every peace 13061 officer is deemed an agent of the registrar. 13062

(a) Except as provided in division (D)(1)(b) of this section, 13063

any peace officer who, in the performance of the peace officer's 13064 duties as authorized by law, becomes aware of a person whose 13065 license is under an order of suspension, or whose certificate of 13066 registration and license plates are under an order of impoundment, 13067 pursuant to this section, may confiscate the license, certificate 13068 of registration, and license plates, and return them to the 13069 registrar. 13070

(b) Any peace officer who, in the performance of the peace 13071 officer's duties as authorized by law, becomes aware of a person 13072 whose license is under an order of suspension, or whose 13073 certificate of registration and license plates are under an order 13074 of impoundment resulting from failure to respond to a financial 13075 responsibility random verification, shall not, for that reason, 13076 arrest the owner or operator or seize the vehicle or license 13077 plates. Instead, the peace officer shall issue a citation for a 13078 violation of section 4510.16 of the Revised Code specifying the 13079 circumstances as failure to respond to a financial responsibility 13080 random verification. 13081

(2) A peace officer shall request the owner or operator of a 13082 motor vehicle to produce proof of financial responsibility in a 13083 manner described in division (G) of this section at the time the 13084 peace officer acts to enforce the traffic laws of this state and 13085 during motor vehicle inspections conducted pursuant to section 13086 4513.02 of the Revised Code. 13087

(3) A peace officer shall indicate on every traffic ticket 13088 whether the person receiving the traffic ticket produced proof of 13089 the maintenance of financial responsibility in response to the 13090 officer's request under division (D)(2) of this section. The peace 13091 officer shall inform every person who receives a traffic ticket 13092 and who has failed to produce proof of the maintenance of 13093 financial responsibility that the person must submit proof to the 13094 traffic violations bureau with any payment of a fine and costs for 13095

the ticketed violation or, if the person is to appear in court for 13096 the violation, the person must submit proof to the court. 13097

(4)(a) If a person who has failed to produce proof of the 13098 maintenance of financial responsibility appears in court for a 13099 ticketed violation, the court may permit the defendant to present 13100 evidence of proof of financial responsibility to the court at such 13101 time and in such manner as the court determines to be necessary or 13102 appropriate. In a manner prescribed by the registrar, the clerk of 13103 courts shall provide the registrar with the identity of any person 13104 who fails to submit proof of the maintenance of financial 13105 responsibility pursuant to division (D)(3) of this section. 13106

(b) If a person who has failed to produce proof of the 13107 maintenance of financial responsibility also fails to submit that 13108 proof to the traffic violations bureau with payment of a fine and 13109 costs for the ticketed violation, the traffic violations bureau, 13110 in a manner prescribed by the registrar, shall notify the 13111 registrar of the identity of that person. 1312

(5)(a) Upon receiving notice from a clerk of courts or 13113 traffic violations bureau pursuant to division (D)(4) of this 13114 section, the registrar shall order the suspension of the license 13115 of the person required under division (A)(2)(a), (b), or (c) of 13116 this section and the impoundment of the person's certificate of 13117 registration and license plates required under division (A)(2)(d) 13118 of this section, effective thirty days after the date of the 13119 mailing of notification. The registrar also shall notify the 13120 person that the person must present the registrar with proof of 13121 financial responsibility in accordance with this section, 13122 surrender to the registrar the person's certificate of 13123 registration, license plates, and license, or submit a statement 13124 subject to section 2921.13 of the Revised Code that the person did 13125 not operate or permit the operation of the motor vehicle at the 13126 time of the offense. Notification shall be in writing and shall be 13127

sent to the person at the person's last known address as shown on 13128 the records of the bureau of motor vehicles. The person, within 13129 fifteen days after the date of the mailing of notification, shall 13130 present proof of financial responsibility, surrender the 13131 certificate of registration, license plates, and license to the 13132 registrar in a manner set forth in division (A)(4) of this 13133 section, or submit the statement required under this section 13134 together with other information the person considers appropriate. 13135

If the registrar does not receive proof or the person does 13136 not surrender the certificate of registration, license plates, and 13137 license, in accordance with this division, the registrar shall 13138 permit the order for the suspension of the license of the person 13139 and the impoundment of the person's certificate of registration 13140 and license plates to take effect. 13141

(b) In the case of a person who presents, within the
fifteen-day period, proof of financial responsibility, the
registrar shall terminate the order of suspension and the
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impoundment of the registration and license plates required under
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division (A)(2)(d) of this section and shall send written
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notification to the person, at the person's last known address as
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shown on the records of the bureau.

(c) Any person adversely affected by the order of the 13149 registrar under division (D)(5)(a) or (b) of this section, within 13150 ten days after the issuance of the order, may request an 13151 administrative hearing before the registrar, who shall provide the 13152 person with an opportunity for a hearing in accordance with this 13153 paragraph. A request for a hearing does not operate as a 13154 suspension of the order. The scope of the hearing shall be limited 13155 to whether, at the time of the hearing, the person presents proof 13156 of financial responsibility covering the vehicle and whether the 13157 person is eligible for an exemption in accordance with this 13158 section or any rule adopted under it. The registrar shall 13159

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determine the date, time, and place of any hearing; provided, that 13160 the hearing shall be held, and an order issued or findings made, 13161 within thirty days after the registrar receives a request for a 13162 hearing. If requested by the person in writing, the registrar may 13163 designate as the place of hearing the county seat of the county in 13164 which the person resides or a place within fifty miles of the 13165 person's residence. Such person shall pay the cost of the hearing 13166 before the registrar, if the registrar's order of suspension or 13167

impoundment under division (D)(5)(a) or (b) of this section is 13168
upheld.

(6) A peace officer may charge an owner or operator of a 13170 motor vehicle with a violation of section 4510.16 of the Revised 13171 Code when the owner or operator fails to show proof of the 13172 maintenance of financial responsibility pursuant to a peace 13173 officer's request under division (D)(2) of this section, if a 13174 check of the owner or operator's driving record indicates that the 13175 owner or operator, at the time of the operation of the motor 13176 vehicle, is required to file and maintain proof of financial 13177 responsibility under section 4509.45 of the Revised Code for a 13178 previous violation of this chapter. 13179

(7) Any forms used by law enforcement agencies in13180administering this section shall be prescribed, supplied, and paid13181for by the registrar.13182

(8) No peace officer, law enforcement agency employing a 13183
peace officer, or political subdivision or governmental agency 13184
that employs a peace officer shall be liable in a civil action for 13185
damages or loss to persons arising out of the performance of any 13186
duty required or authorized by this section. 13187

(9) As used in this section, "peace officer" has the meaning 13188 set forth in section 2935.01 of the Revised Code. 13189

(E) All fees, except court costs, fees paid to a deputy 13190

registrar, and those portions of the financial responsibility 13191 reinstatement fees as otherwise specified in this division, 13192 collected under this section shall be paid into the state treasury 13193 to the credit of the state bureau of motor vehicles public safety 13194 - highway purposes fund established in section 4501.25 4501.06 of 13195 the Revised Code and used to cover costs incurred by the bureau in 13196 the administration of this section and sections 4503.20, 4507.212, 13197 and 4509.81 of the Revised Code, and by any law enforcement agency 13198 employing any peace officer who returns any license, certificate 13199 of registration, and license plates to the registrar pursuant to 13200 division (C) of this section. 13201

Of each financial responsibility reinstatement fee the 13202 13203 registrar collects pursuant to division (A)(5)(a) of this section or receives from a deputy registrar under division (A)(5)(d) of 13204 this section, the registrar shall deposit twenty-five dollars of 13205 each one-hundred-dollar reinstatement fee, fifty dollars of each 13206 three-hundred-dollar reinstatement fee, and one hundred dollars of 13207 each six-hundred-dollar reinstatement fee into the state treasury 13208 to the credit of the indigent defense support fund created by 13209 section 120.08 of the Revised Code. 13210

(F) Chapter 119. of the Revised Code applies to this section 13211only to the extent that any provision in that chapter is not 13212clearly inconsistent with this section. 13213

(G)(1)(a) The registrar, court, traffic violations bureau, or 13214 peace officer may require proof of financial responsibility to be 13215 demonstrated by use of a standard form prescribed by the 13216 registrar. If the use of a standard form is not required, a person 13217 may demonstrate proof of financial responsibility under this 13218 section by presenting to the traffic violations bureau, court, 13219 registrar, or peace officer any of the following documents or a 13220 copy of the documents: 13221

(i) A financial responsibility identification card as 13222

provided in section 4509.103 of the Revised Code; 13223 (ii) A certificate of proof of financial responsibility on a 13224 form provided and approved by the registrar for the filing of an 13225 accident report required to be filed under section 4509.06 of the 13226 Revised Code; 13227 (iii) A policy of liability insurance, a declaration page of 13228 a policy of liability insurance, or liability bond, if the policy 13229 or bond complies with section 4509.20 or sections 4509.49 to 13230 4509.61 of the Revised Code; 13231 (iv) A bond or certification of the issuance of a bond as 13232 provided in section 4509.59 of the Revised Code; 13233 (v) A certificate of deposit of money or securities as 13234 provided in section 4509.62 of the Revised Code; 13235 (vi) A certificate of self-insurance as provided in section 13236 4509.72 of the Revised Code. 13237 (b) A person also may present proof of financial 13238 responsibility under this section to the traffic violations 13239 bureau, court, registrar, or peace officer through use of an 13240 electronic wireless communications device as specified under 13241 section 4509.103 of the Revised Code. 13242 (2) If a person fails to demonstrate proof of financial 13243 responsibility in a manner described in division (G)(1) of this 13244 section, the person may demonstrate proof of financial 13245

responsibility under this section by any other method that the 13246 court or the bureau, by reason of circumstances in a particular 13247 case, may consider appropriate. 13248

(3) A motor carrier certificated by the interstate commerce
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 commission or by the public utilities commission may demonstrate
 proof of financial responsibility by providing a statement
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 designating the motor carrier's operating authority and averring
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that the insurance coverage required by the certificating 13253 authority is in full force and effect. 13254 (4)(a) A finding by the registrar or court that a person is 13255 covered by proof of financial responsibility in the form of an 13256 insurance policy or surety bond is not binding upon the named 13257 insurer or surety or any of its officers, employees, agents, or 13258 representatives and has no legal effect except for the purpose of 13259 administering this section. 13260 (b) The preparation and delivery of a financial 13261 responsibility identification card or any other document 13262 authorized to be used as proof of financial responsibility and the 13263 generation and delivery of proof of financial responsibility to an 13264 electronic wireless communications device that is displayed on the 13265 device as text or images does not do any of the following: 13266 (i) Create any liability or estoppel against an insurer or 13267 surety, or any of its officers, employees, agents, or 13268 representatives; 13269 (ii) Constitute an admission of the existence of, or of any 13270 liability or coverage under, any policy or bond; 13271 (iii) Waive any defenses or counterclaims available to an 13272 insurer, surety, agent, employee, or representative in an action 13273 commenced by an insured or third-party claimant upon a cause of 13274 action alleged to have arisen under an insurance policy or surety 13275 bond or by reason of the preparation and delivery of a document 13276 for use as proof of financial responsibility or the generation and 13277 delivery of proof of financial responsibility to an electronic 13278 wireless communications device. 13279 (c) Whenever it is determined by a final judgment in a 13280

judicial proceeding that an insurer or surety, which has been 13281 named on a document or displayed on an electronic wireless 13282 communications device accepted by a court or the registrar as 13283

proof of financial responsibility covering the operation of a 13284 motor vehicle at the time of an accident or offense, is not liable 13285 to pay a judgment for injuries or damages resulting from such 13286 operation, the registrar, notwithstanding any previous contrary 13287 finding, shall forthwith suspend the operating privileges and 13288 registration rights of the person against whom the judgment was 13289 rendered as provided in division (A)(2) of this section. 13290

(H) In order for any document or display of text or images on 13291 an electronic wireless communications device described in division 13292 (G)(1) of this section to be used for the demonstration of proof 13293 of financial responsibility under this section, the document or 13294 words or images shall state the name of the insured or obligor, 13295 the name of the insurer or surety company, and the effective and 13296 expiration dates of the financial responsibility, and designate by 13297 explicit description or by appropriate reference all motor 13298 vehicles covered which may include a reference to fleet insurance 13299 13300 coverage.

(I) For purposes of this section, "owner" does not include a 13301 licensed motor vehicle leasing dealer as defined in section 13302 4517.01 of the Revised Code, but does include a motor vehicle 13303 renting dealer as defined in section 4549.65 of the Revised Code. 13304 Nothing in this section or in section 4509.51 of the Revised Code 13305 shall be construed to prohibit a motor vehicle renting dealer from 13306 13307 entering into a contractual agreement with a person whereby the person renting the motor vehicle agrees to be solely responsible 13308 for maintaining proof of financial responsibility, in accordance 13309 with this section, with respect to the operation, maintenance, or 13310 use of the motor vehicle during the period of the motor vehicle's 13311 rental. 13312

(J) The purpose of this section is to require the maintenance 13313of proof of financial responsibility with respect to the operation 13314of motor vehicles on the highways of this state, so as to minimize 13315

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those situations in which persons are not compensated for injuries 13316 and damages sustained in motor vehicle accidents. The general 13317 assembly finds that this section contains reasonable civil 13318 penalties and procedures for achieving this purpose. 13319

(K) Nothing in this section shall be construed to be subject 13320to section 4509.78 of the Revised Code. 13321

(L)(1) The registrar may terminate any suspension imposed 13322 under this section and not require the owner to comply with 13323 divisions (A)(5)(a), (b), and (c) of this section if the registrar 13324 with or without a hearing determines that the owner of the vehicle 13325 has established by clear and convincing evidence that all of the 13326 following apply: 13327

(a) The owner customarily maintains proof of financial 13328responsibility. 13329

(b) Proof of financial responsibility was not in effect for 13330 the vehicle on the date in question for one of the following 13331 reasons: 13332

(i) The vehicle was inoperable.

(ii) The vehicle is operated only seasonally, and the date in 13334question was outside the season of operation. 13335

(iii) A person other than the vehicle owner or driver was at 13336
fault for the lapse of proof of financial responsibility through 13337
no fault of the owner or driver. 13338

(iv) The lapse of proof of financial responsibility was
caused by excusable neglect under circumstances that are not
likely to recur and do not suggest a purpose to evade the
requirements of this chapter.

(2) The registrar may grant an owner or driver relief for a 13343
reason specified in division (L)(1)(b)(i) or (ii) of this section 13344
whenever the owner or driver is randomly selected to verify the 13345

existence of proof of financial responsibility for such a vehicle. 13346 However, the registrar may grant an owner or driver relief for a 13347 reason specified in division (L)(1)(b)(iii) or (iv) of this 13348 section only if the owner or driver has not previously been 13349 granted relief under division (L)(1)(b)(iii) or (iv) of this 13350 section. 13351

(M) The registrar shall adopt rules in accordance with 13352 Chapter 119. of the Revised Code that are necessary to administer 13353 and enforce this section. The rules shall include procedures for 13354 the surrender of license plates upon failure to maintain proof of 13355 financial responsibility and provisions relating to reinstatement 13356 of registration rights, acceptable forms of proof of financial 13357 responsibility, the use of an electronic wireless communications 13358 device to present proof of financial responsibility, and 13359 verification of the existence of financial responsibility during 13360 the period of registration. 13361

(N)(1) When a person utilizes an electronic wireless 13362 communications device to present proof of financial 13363 responsibility, only the evidence of financial responsibility 13364 displayed on the device shall be viewed by the registrar, peace 13365 officer, employee or official of the traffic violations bureau, or 13366 the court. No other content of the device shall be viewed for 13367 purposes of obtaining proof of financial responsibility. 13368

(2) When a person provides an electronic wireless 13369 communications device to the registrar, a peace officer, an 13370 employee or official of a traffic violations bureau, or the court, 13371 the person assumes the risk of any resulting damage to the device 13372 unless the registrar, peace officer, employee, or official, or 13373 court personnel purposely, knowingly, or recklessly commits an 13374 action that results in damage to the device. 13375

Sec. 4509.81. (A) Upon receipt of a notification of violation 13376

as provided in division (C) of section 4509.80 of the Revised 13377 Code; upon failure of a timely surrender of the livery license 13378 plate sticker as required by division (D) of section 4509.80 of 13379 the Revised Code; or if the registrar of motor vehicles, upon 13380 receipt of notification from an insurer of the imminent 13381 cancellation or termination of coverage required by section 13382 4509.80 of the Revised Code, fails to receive evidence of a 13383 continuation or substitution of coverage prior to the cancellation 13384 or termination date, the registrar shall order the immediate 13385 suspension of the rights of the owner of the chauffeured limousine 13386 described in the notice to register the limousine and the 13387 impoundment of the certificate of registration and registration 13388 plates for the limousine. The registrar shall notify the owner 13389 that the owner must surrender the certificate of registration and 13390 registration plates to the registrar. The notification shall be in 13391 writing and sent to the owner at the owner's last known address as 13392 shown in the records of the bureau of motor vehicles. Proceedings 13393 under this section are deemed special, summary statutory 13394 proceedings. 13395

(B) The order of suspension and impoundment of a registration 13396 shall state the date on or before which the owner of the 13397 chauffeured limousine involved is required to surrender the 13398 certificate of registration and registration plates to the 13399 registrar. The owner shall be deemed to have surrendered the 13400 certificate of registration and registration plates if the owner 13401 causes the items to be delivered to the registrar on or before the 13402 date specified in the order or mails the items to the registrar in 13403 an envelope or container bearing a postmark showing a date no 13404 later than the date specified in the order. 13405

(C) The registrar shall not restore any registration rights
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 suspended under this section, return any certificate of
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 registration or registration plates impounded under this section,
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or reissue registration plates under section 4503.232 of the13409Revised Code, if the registrar destroyed the impounded13410registration plates under that section, unless those rights are13411not subject to suspension under any other law and unless the owner13412complies with both of the following:13413

(1) Pays to the registrar or an eligible deputy registrar a 13414 financial responsibility reinstatement fee of thirty dollars. The 13415 reinstatement fee may be increased, upon approval of the 13416 controlling board, up to an amount not exceeding fifty dollars. In 13417 addition, pays a service fee of ten dollars to each deputy 13418 registrar to compensate the deputy registrar for services 13419 performed under this section. The deputy registrar shall retain 13420 eight dollars of the service fee and shall transmit the 13421 reinstatement fee and two dollars of the service fee to the 13422 registrar in the manner the registrar shall determine. 13423

(2) Files and maintains proof of financial responsibility 13424under section 4509.80 of the Revised Code. 13425

(D) Any owner adversely affected by the order of the 13426 registrar under this section may, within ten days after the 13427 issuance of the order, request an administrative hearing before 13428 the registrar, who shall provide the owner with an opportunity for 13429 a hearing in accordance with this division. A request for a 13430 hearing does not operate as a suspension of the order unless the 13431 owner establishes to the satisfaction of the registrar that the 13432 operation of the owner's chauffeured limousine will be covered by 13433 proof of financial responsibility during the pendency of the 13434 appeal. The scope of the hearing shall be limited to whether the 13435 owner in fact demonstrated to the registrar proof of financial 13436 responsibility in accordance with section 4509.80 of the Revised 13437 Code. The registrar shall determine the date, time, and place of 13438 any hearing, provided that the hearing shall be held and an order 13439 issued or findings made within thirty days after the registrar 13440

receives a request for a hearing. If requested by the owner in 13441 writing, the registrar may designate as the place of hearing the 13442 county seat of the county in which the owner resides or a place 13443 within fifty miles of the owner's residence. The owner shall pay 13444 the cost of the hearing before the registrar, if the registrar's 13445 order of suspension or impoundment is upheld. 13446

(E) Any order of suspension or impoundment issued under this 13447 section may be terminated at any time if the registrar determines 13448 upon a showing of proof of financial responsibility that the owner 13449 of the limousine was in compliance with section 4509.80 of the 13450 Revised Code at the time of the incident that resulted in the 13451 order against the owner. Such a determination may be made without 13452 a hearing. 13453

(F) All fees transmitted to the registrar by a deputy 13454
registrar, that are collected by the registrar or transmitted to 13455
the registrar under this section shall be paid into the state 13456
treasury to the credit of the state bureau of motor vehicles 13457
public safety - highway purposes fund created by section 4501.25 13458
4501.06 of the Revised Code. 13459

(G) Chapter 119. of the Revised Code applies to this section 13460only to the extent that any provision in that chapter is not 13461clearly inconsistent with this section. 13462

(H)(1) Proof of financial responsibility may be demonstrated 13463 by any of the methods authorized in section 4509.80 of the Revised 13464 Code. 13465

(2) Divisions (G)(4)(a) and (b) of section 4509.101 of the 13466
Revised Code apply to any finding by the registrar under this 13467
section that an owner is covered by proof of financial 13468
responsibility. 13469

Sec. 4510.13. (A)(1) Divisions (A)(2) to (9) of this section 13470

apply to a judge or mayor regarding the suspension of, or the 13471 grant of limited driving privileges during a suspension of, an 13472 offender's driver's or commercial driver's license or permit or 13473 nonresident operating privilege imposed under division (G) or (H) 13474 of section 4511.19 of the Revised Code, under division (B) or (C) 13475 of section 4511.191 of the Revised Code, or under section 4510.07 13476 of the Revised Code for a conviction of a violation of a municipal 13477 OVI ordinance. 13478

(2) No judge or mayor shall suspend the following portions of 13479 the suspension of an offender's driver's or commercial driver's 13480 license or permit or nonresident operating privilege imposed under 13481 division (G) or (H) of section 4511.19 of the Revised Code or 13482 under section 4510.07 of the Revised Code for a conviction of a 13483 violation of a municipal OVI ordinance, provided that division 13484 (A)(2) of this section does not limit a court or mayor in 13485 crediting any period of suspension imposed pursuant to division 13486 (B) or (C) of section 4511.191 of the Revised Code against any 13487 time of judicial suspension imposed pursuant to section 4511.19 or 13488 4510.07 of the Revised Code, as described in divisions (B)(2) and 13489 (C)(2) of section 4511.191 of the Revised Code: 13490

(a) The first six months of a suspension imposed under
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 division (G)(1)(a) of section 4511.19 of the Revised Code or of a
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 comparable length suspension imposed under section 4510.07 of the
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 Revised Code;

(b) The first year of a suspension imposed under division 13495
(G)(1)(b) or (c) of section 4511.19 of the Revised Code or of a 13496
comparable length suspension imposed under section 4510.07 of the 13497
Revised Code; 13498

(c) The first three years of a suspension imposed under 13499 division (G)(1)(d) or (e) of section 4511.19 of the Revised Code 13500 or of a comparable length suspension imposed under section 4510.07 13501

of the Revised Code;

(d) The first sixty days of a suspension imposed under
division (H) of section 4511.19 of the Revised Code or of a
comparable length suspension imposed under section 4510.07 of the
Revised Code.

(3) No judge or mayor shall grant limited driving privileges 13507 to an offender whose driver's or commercial driver's license or 13508 permit or nonresident operating privilege has been suspended under 13509 division (G) or (H) of section 4511.19 of the Revised Code, under 13510 division (C) of section 4511.191 of the Revised Code, or under 13511 section 4510.07 of the Revised Code for a municipal OVI conviction 13512 if the offender, within the preceding ten years, has been 13513 convicted of or pleaded quilty to three or more violations of one 13514 or more of the Revised Code sections, municipal ordinances, 13515 statutes of the United States or another state, or municipal 13516 ordinances of a municipal corporation of another state that are 13517 identified in divisions (G)(2)(b) to (h) of section 2919.22 of the 13518 Revised Code. 13519

Additionally, no judge or mayor shall grant limited driving 13520 privileges to an offender whose driver's or commercial driver's 13521 license or permit or nonresident operating privilege has been 13522 suspended under division (B) of section 4511.191 of the Revised 13523 Code if the offender, within the preceding ten years, has refused 13524 three previous requests to consent to a chemical test of the 13525 person's whole blood, blood serum or plasma, breath, or urine to 13526 determine its alcohol content. 13527

(4) No judge or mayor shall grant limited driving privileges 13528
for employment as a driver of commercial motor vehicles to an 13529
offender whose driver's or commercial driver's license or permit 13530
or nonresident operating privilege has been suspended under 13531
division (G) or (H) of section 4511.19 of the Revised Code, under 13532
division (B) or (C) of section 4511.191 of the Revised Code, or 13533

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under section 4510.07 of the Revised Code for a municipal OVI 13534 conviction if the offender is disqualified from operating a 13535 commercial motor vehicle, or whose license or permit has been 13536 suspended, under section 3123.58 or 4506.16 of the Revised Code. 13537

(5) No judge or mayor shall grant limited driving privileges 13538 to an offender whose driver's or commercial driver's license or 13539 permit or nonresident operating privilege has been suspended under 13540 division (G) or (H) of section 4511.19 of the Revised Code, under 13541 division (C) of section 4511.191 of the Revised Code, or under 13542 section 4510.07 of the Revised Code for a conviction of a 13543 violation of a municipal OVI ordinance during any of the following 13544 periods of time: 13545

(a) The first fifteen days of a suspension imposed under 13546 division (G)(1)(a) of section 4511.19 of the Revised Code or a 13547 comparable length suspension imposed under section 4510.07 of the 13548 Revised Code, or of a suspension imposed under division (C)(1)(a)13549 of section 4511.191 of the Revised Code. On or after the sixteenth 13550 day of the suspension, the court may grant limited driving 13551 privileges, but the court may require that the offender shall not 13552 exercise the privileges unless the vehicles the offender operates 13553 are equipped with immobilizing or disabling devices that monitor 13554 the offender's alcohol consumption or any other type of 13555 immobilizing or disabling devices, except as provided in division 13556 (C) of section 4510.43 of the Revised Code. 13557

(b) The first forty-five days of a suspension imposed under 13558 division (C)(1)(b) of section 4511.191 of the Revised Code. On or 13559 after the forty-sixth day of suspension, the court may grant 13560 limited driving privileges, but the court may require that the 13561 offender shall not exercise the privileges unless the vehicles the 13562 offender operates are equipped with immobilizing or disabling 13563 devices that monitor the offender's alcohol consumption or any 13564 other type of immobilizing or disabling devices, except as 13565

provided in division (C) of section 4510.43 of the Revised Code. 13566

(c) The first sixty days of a suspension imposed under 13567
division (H) of section 4511.19 of the Revised Code or a 13568
comparable length suspension imposed under section 4510.07 of the 13569
Revised Code. 13570

(d) The first one hundred eighty days of a suspension imposed 13571 under division (C)(1)(c) of section 4511.191 of the Revised Code. 13572 On or after the one hundred eighty-first day of suspension, the 13573 court may grant limited driving privileges, and either of the 13574 following applies: 13575

(i) If the underlying arrest is alcohol-related, the court 13576
shall issue an order that, except as provided in division (C) of 13577
section 4510.43 of the Revised Code, for the remainder of the 13578
period of suspension the offender shall not exercise the 13579
privileges unless the vehicles the offender operates are equipped 13580
with a certified ignition interlock device. 13581

(ii) If the underlying arrest is drug-related, the court in 13582
its discretion may issue an order that, except as provided in 13583
division (C) of section 4510.43 of the Revised Code, for the 13584
remainder of the period of suspension the offender shall not 13585
exercise the privileges unless the vehicles the offender operates 13586
are equipped with a certified ignition interlock device. 13587

(e) The first forty-five days of a suspension imposed under 13588 division (G)(1)(b) of section 4511.19 of the Revised Code or a 13589 comparable length suspension imposed under section 4510.07 of the 13590 Revised Code. On or after the forty-sixth day of the suspension, 13591 the court may grant limited driving privileges, and either of the 13592 following applies: 13593

(i) If the underlying conviction is alcohol-related, the
 court shall issue an order that, except as provided in division
 (C) of section 4510.43 of the Revised Code, for the remainder of
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the period of suspension the offender shall not exercise the 13597 privileges unless the vehicles the offender operates are equipped 13598 with a certified ignition interlock device. 13599

(ii) If the underlying conviction is drug-related, the court 13600 in its discretion may issue an order that, except as provided in 13601 division (C) of section 4510.43 of the Revised Code, for the 13602 remainder of the period of suspension the offender shall not 13603 exercise the privileges unless the vehicles the offender operates 13604 are equipped with a certified ignition interlock device. 13605

If a court grants limited driving privileges under division 13606 (A)(5)(e) of this section, the court may issue an order 13607 terminating an immobilization order issued pursuant to division 13608 (G)(1)(b)(v) of section 4511.19 of the Revised Code to take effect 13609 concurrently with the granting of limited driving privileges. The 13610 court shall send notice of the termination of the immobilization 13611 order to the registrar of motor vehicles. 13612

Upon receiving information that an offender violated any 13613 condition imposed by the court at the time an immobilization order 13614 was terminated under this section, the court may hold a hearing 13615 and, in its discretion, issue an order reinstating the 13616 immobilization order for the balance of the immobilization period 13617 that remained when the court originally ordered the termination of 13618 the immobilization order. The court may issue the order only upon 13619 a showing of good cause that the offender violated any condition 13620 imposed by the court. The court shall send notice of the 13621 reinstatement of the immobilization order to the registrar. 13622

(f) The first one hundred eighty days of a suspension imposed 13623 under division (G)(1)(c) of section 4511.19 of the Revised Code or 13624 a comparable length suspension imposed under section 4510.07 of 13625 the Revised Code. On or after the one hundred eighty-first day of 13626 the suspension, the court may grant limited driving privileges, 13627 and either of the following applies: 13628

(i) If the underlying conviction is alcohol-related, the
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court shall issue an order that, except as provided in division
(C) of section 4510.43 of the Revised Code, for the remainder of
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the period of suspension the offender shall not exercise the
privileges unless the vehicles the offender operates are equipped
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with a certified ignition interlock device.

(ii) If the underlying conviction is drug-related, the court 13635 in its discretion may issue an order that, except as provided in 13636 division (C) of section 4510.43 of the Revised Code, for the 13637 remainder of the period of suspension the offender shall not 13638 exercise the privileges unless the vehicles the offender operates 13639 are equipped with a certified ignition interlock device. 13640

(g) The first three years of a suspension imposed under 13641 division (G)(1)(d) or (e) of section 4511.19 of the Revised Code 13642 or a comparable length suspension imposed under section 4510.07 of 13643 the Revised Code, or of a suspension imposed under division 13644 (C)(1)(d) of section 4511.191 of the Revised Code. On or after the 13645 first three years of suspension, the court may grant limited 13646 driving privileges, and either of the following applies: 13647

(i) If the underlying conviction is alcohol-related, the
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court shall issue an order that, except as provided in division
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(C) of section 4510.43 of the Revised Code, for the remainder of
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the period of suspension the offender shall not exercise the
privileges unless the vehicles the offender operates are equipped
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with a certified ignition interlock device.

(ii) If the underlying conviction is drug-related, the court 13654 in its discretion may issue an order that, except as provided in 13655 division (C) of section 4510.43 of the Revised Code, for the 13656 remainder of the period of suspension the offender shall not 13657 exercise the privileges unless the vehicles the offender operates 13658 are equipped with a certified ignition interlock device. 13659

(6) No judge or mayor shall grant limited driving privileges 13660 to an offender whose driver's or commercial driver's license or 13661 permit or nonresident operating privilege has been suspended under 13662 division (B) of section 4511.191 of the Revised Code during any of 13663 the following periods of time: 13664

(a) The first thirty days of suspension imposed under 13665division (B)(1)(a) of section 4511.191 of the Revised Code; 13666

(b) The first ninety days of suspension imposed under 13667division (B)(1)(b) of section 4511.191 of the Revised Code; 13668

(c) The first year of suspension imposed under division 13669(B)(1)(c) of section 4511.191 of the Revised Code; 13670

(d) The first three years of suspension imposed under 13671division (B)(1)(d) of section 4511.191 of the Revised Code. 13672

(7) In any case in which a judge or mayor grants limited 13673 driving privileges to an offender whose driver's or commercial 13674 driver's license or permit or nonresident operating privilege has 13675 been suspended under division (G)(1)(c), (d), or (e) of section 13676 4511.19 of the Revised Code, under division (G)(1)(a) or (b) of 13677 section 4511.19 of the Revised Code for a violation of division 13678 (A)(1)(f), (g), (h), or (i) of that section, or under section 13679 4510.07 of the Revised Code for a municipal OVI conviction for 13680 which sentence would have been imposed under division 13681 (G)(1)(a)(ii) or (G)(1)(b)(ii) or (G)(1)(c), (d), or (e) of 13682 section 4511.19 of the Revised Code had the offender been charged 13683 with and convicted of a violation of section 4511.19 of the 13684 Revised Code instead of a violation of the municipal OVI 13685 ordinance, the judge or mayor shall impose as a condition of the 13686 privileges that the offender must display on the vehicle that is 13687 13688 driven subject to the privileges restricted license plates that are issued under section 4503.231 of the Revised Code, except as 13689 provided in division (B) of that section. 13690

(8) In any case in which an offender is required by a court 13691 under this section to operate a motor vehicle that is equipped 13692 with a certified ignition interlock device and either the offender 13693 commits an ignition interlock device violation as defined under 13694 section 4510.46 of the Revised Code or the offender operates a 13695 motor vehicle that is not equipped with a certified ignition 13696 interlock device, the following applies: 13697

(a) If the offender was sentenced under division (G)(1)(a) or 13698 (b) or division (H) of section 4511.19 of the Revised Code, on a 13699 first instance the court may require the offender to wear a 13700 monitor that provides continuous alcohol monitoring that is 13701 remote. On a second instance, the court shall require the offender 13702 to wear a monitor that provides continuous alcohol monitoring that 13703 is remote for a minimum of forty days. On a third instance or 13704 more, the court shall require the offender to wear a monitor that 13705 provides continuous alcohol monitoring that is remote for a 13706 minimum of sixty days. 13707

(b) If the offender was sentenced under division (G)(1)(c), 13708 (d), or (e) of section 4511.19 of the Revised Code, on a first 13709 instance the court shall require the offender to wear a monitor 13710 that provides continuous alcohol monitoring that is remote for a 13711 minimum of forty days. On a second instance or more, the court 13712 shall require the offender to wear a monitor that provides 13713 continuous alcohol monitoring that is remote for a minimum of 13714 sixty days. 13715

(c) The court may increase the period of suspension of the 13716 offender's driver's or commercial driver's license or permit or 13717 nonresident operating privilege from that originally imposed by 13718 the court by a factor of two and may increase the period of time 13719 during which the offender will be prohibited from exercising any 13720 limited driving privileges granted to the offender unless the 13721 vehicles the offender operates are equipped with a certified 13722

ignition interlock device by a factor of two. The limitation under 13723 division (E) of section 4510.46 of the Revised Code applies to an 13724 increase under division (A)(8)(c) of this section. 13725

(d) If the violation occurred within sixty days of the end of 13726 the suspension of the offender's driver's or commercial driver's 13727 license or permit or nonresident operating privilege and the court 13728 does not impose an increase in the period of the suspension under 13729 division (A)(8)(c) of this section, the court shall proceed as 13730 follows: 13731

(i) Issue an order extending the period of suspension and the 13732
grant of limited driving privileges with a required certified 13733
ignition interlock device so that the suspension terminates sixty 13734
days from the date the offender committed that violation. 13735

(ii) For each violation subsequent to a violation for which 13736 an extension was ordered under division (A)(8)(d)(i) of this 13737 section, issue an order extending the period of suspension and the 13738 grant of limited driving privileges with a required certified 13739 ignition interlock device so that the suspension terminates sixty 13740 days from the date the offender committed that violation. 13741

The registrar of motor vehicles is prohibited from13742reinstating an offender's license unless the applicable period of13743suspension has been served and no ignition interlock device13744violations have been committed within the sixty days prior to the13745application for reinstatement.13746

(9) At the time the court issues an order under this section 13747 requiring an offender to use an ignition interlock device, the 13748 court shall provide notice to the offender of each action the 13749 court is authorized or required to take under division (A)(8) of 13750 this section if the offender circumvents or tampers with the 13751 device or in any case in which the court receives notice pursuant 13752 to section 4510.46 of the Revised Code that a device prevented an 13753 offender from starting a motor vehicle.

(10) In any case in which the court issues an order under 13755 this section prohibiting an offender from exercising limited 13756 driving privileges unless the vehicles the offender operates are 13757 equipped with an immobilizing or disabling device, including a 13758 certified ignition interlock device, or requires an offender to 13759 wear a monitor that provides continuous alcohol monitoring that is 13760 remote, the court shall impose an additional court cost of two 13761 dollars and fifty cents upon the offender. The court shall not 13762 waive the payment of the two dollars and fifty cents unless the 13763 court determines that the offender is indigent and waives the 13764 payment of all court costs imposed upon the indigent offender. The 13765 clerk of court shall transmit one hundred per cent of this 13766 mandatory court cost collected during a month on or before the 13767 twenty-third day of the following month to the state treasury to 13768 be credited to the state highway safety public safety - highway 13769 purposes fund created under section 4501.06 of the Revised Code, 13770 to be used by the department of public safety to cover costs 13771 associated with maintaining the habitual OVI/OMWI offender 13772 registry created under section 5502.10 of the Revised Code. In its 13773 discretion the court may impose an additional court cost of two 13774 dollars and fifty cents upon the offender. The clerk of court 13775 shall retain this discretionary two dollar and fifty cent court 13776 cost, if imposed, and shall deposit it in the court's special 13777 projects fund that is established under division (E)(1) of section 13778 2303.201, division (B)(1) of section 1901.26, or division (B)(1) 13779 of section 1907.24 of the Revised Code. 13780

(B) Any person whose driver's or commercial driver's license
or permit or nonresident operating privilege has been suspended
pursuant to section 4511.19 or 4511.191 of the Revised Code or
under section 4510.07 of the Revised Code for a violation of a
municipal OVI ordinance may file a petition for limited driving

13754

privileges during the suspension. The person shall file the 13786 petition in the court that has jurisdiction over the place of 13787 arrest. Subject to division (A) of this section, the court may 13788 grant the person limited driving privileges during the period 13789 during which the suspension otherwise would be imposed. However, 13790 the court shall not grant the privileges for employment as a 13791 driver of a commercial motor vehicle to any person who is 13792 disqualified from operating a commercial motor vehicle under 13793 section 4506.16 of the Revised Code or during any of the periods 13794 prescribed by division (A) of this section. 13795

(C)(1) After a driver's or commercial driver's license or 13796 permit or nonresident operating privilege has been suspended 13797 pursuant to section 2903.06, 2903.08, 2903.11, 2907.24, 2921.331, 13798 2923.02, 2929.02, 4511.19, 4511.251, 4549.02, 4549.021, or 5743.99 13799 of the Revised Code, any provision of Chapter 2925. of the Revised 13800 Code, or section 4510.07 of the Revised Code for a violation of a 13801 municipal OVI ordinance, the judge of the court or mayor of the 13802 mayor's court that suspended the license, permit, or privilege 13803 shall cause the offender to deliver to the court the license or 13804 permit. The judge, mayor, or clerk of the court or mayor's court 13805 shall forward to the registrar the license or permit together with 13806 notice of the action of the court. 13807

(2) A suspension of a commercial driver's license under any 13808 section or chapter identified in division (C)(1) of this section 13809 shall be concurrent with any period of suspension or 13810 disqualification under section 3123.58 or 4506.16 of the Revised 13811 Code. No person who is disqualified for life from holding a 13812 commercial driver's license under section 4506.16 of the Revised 13813 Code shall be issued a driver's license under this chapter during 13814 the period for which the commercial driver's license was suspended 13815 under this section, and no person whose commercial driver's 13816 license is suspended under any section or chapter identified in 13817

division (C)(1) of this section shall be issued a driver's license 13818 under Chapter 4507. of the Revised Code during the period of the 13819 suspension. 13820

(3) No judge or mayor shall suspend any class one suspension, 13821 or any portion of any class one suspension, imposed under section 13822 2903.04, 2903.06, 2903.08, or 2921.331 of the Revised Code. No 13823 judge or mayor shall suspend the first thirty days of any class 13824 two, class three, class four, class five, or class six suspension 13825 imposed under section 2903.06, 2903.08, 2903.11, 2923.02, or 13826 2929.02 of the Revised Code. 13827

(D) The judge of the court or mayor of the mayor's court 13828 shall credit any time during which an offender was subject to an 13829 administrative suspension of the offender's driver's or commercial 13830 driver's license or permit or nonresident operating privilege 13831 imposed pursuant to section 4511.191 or 4511.192 of the Revised 13832 Code or a suspension imposed by a judge, referee, or mayor 13833 pursuant to division (B)(1) or (2) of section 4511.196 of the 13834 Revised Code against the time to be served under a related 13835 suspension imposed pursuant to any section or chapter identified 13836 in division (C)(1) of this section. 13837

(E) The judge or mayor shall notify the bureau of motor
vehicles of any determinations made pursuant to this section and
of any suspension imposed pursuant to any section or chapter
identified in division (C)(1) of this section.

(F)(1) If a court issues an order under this section granting 13842 limited driving privileges and requiring an offender to use an 13843 immobilizing or disabling device, the order shall authorize the 13844 offender during the specified period to operate a motor vehicle 13845 only if it is equipped with such a device, except as provided in 13846 division (C) of section 4510.43 of the Revised Code. The court 13847 shall provide the offender with a copy of the order for purposes 13848 of obtaining a restricted license and shall submit a copy of the 13849 order to the registrar of motor vehicles.

(2) An offender shall present to the registrar or to a deputy 13851 registrar the copy of an immobilizing or disabling device order 13852 issued under this section and a certificate affirming the 13853 installation of an immobilizing or disabling device that is in a 13854 form established by the director of public safety and that is 13855 signed by the person who installed the device. Upon presentation 13856 of the order and certificate to the registrar or a deputy 13857 registrar, the registrar or deputy registrar shall issue the 13858 offender a restricted license, unless the offender's driver's or 13859 commercial driver's license or permit is suspended under any other 13860 provision of law and limited driving privileges have not been 13861 granted with regard to that suspension. A restricted license 13862 issued under this division shall be identical to an Ohio driver's 13863 license, except that it shall have printed on its face a statement 13864 that the offender is prohibited from operating any motor vehicle 13865 that is not equipped with an immobilizing or disabling device in 13866 violation of the order. 13867

(3)(a) No person who has been granted limited driving
privileges subject to an immobilizing or disabling device order
under this section shall operate a motor vehicle prior to
obtaining a restricted license. Any person who violates this
prohibition is subject to the penalties prescribed in section
13872
4510.14 of the Revised Code.

(b) The offense established under division (F)(3)(a) of this 13874
section is a strict liability offense and section 2901.20 of the 13875
Revised Code does not apply. 13876

sec. 4510.22. (A) If a person who has a current valid Ohio 13877
driver's, commercial driver's license, or temporary instruction 13878
permit is charged with a violation of any provision in sections 13879
4503.11, 4503.12, 4503.182, 4503.21, 4507.02, 4507.05, 4507.35, 13880

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4510.11, 4510.111, 4510.12, 4510.16, 4510.21, 4511.01 to 4511.76, 13881 4511.81, 4511.82, 4511.84, 4513.01 to 4513.65, or 4549.01 to 13882 4549.65 of the Revised Code or with a violation of any 13883 substantially equivalent municipal ordinance and if the person 13884 either fails to appear in court at the required time and place to 13885 answer the charge or pleads guilty to or is found guilty of the 13886 violation and fails within the time allowed by the court to pay 13887 the fine imposed by the court, the court may declare the 13888 forfeiture of the person's license. Thirty days after such a 13889 declaration of forfeiture, the court shall inform the registrar of 13890 motor vehicles of the forfeiture by entering information relative 13891 to the forfeiture on a form approved and furnished by the 13892 registrar and sending the form to the registrar. The court also 13893 shall forward the person's license, if it is in the possession of 13894 the court, to the registrar. 13895

The registrar shall impose a class F suspension of the 13896 person's driver's or commercial driver's license, or temporary 13897 instruction permit for the period of time specified in division 13898 (B)(6) of section 4510.02 of the Revised Code on any person who is 13899 named in a declaration received by the registrar under this 13900 section. The registrar shall send written notification of the 13901 suspension to the person at the person's last known address and, 13902 if the person is in possession of the license, order the person to 13903 surrender the person's license or permit to the registrar within 13904 forty-eight hours. 13905

No valid driver's or commercial driver's license shall be 13906 granted to the person after the suspension, unless the court 13907 having jurisdiction of the offense that led to the suspension 13908 orders that the forfeiture be terminated. The court shall order 13909 the termination of the forfeiture if the person thereafter appears 13910 to answer the charge and pays any fine imposed by the court or 13911 pays the fine originally imposed by the court. The court shall 13912

inform the registrar of the termination of the forfeiture by 13913 entering information relative to the termination on a form 13914 approved and furnished by the registrar and sending the form to 13915 the registrar. The person shall pay to the registrar of motor 13916 vehicles or an eligible deputy registrar a twenty-five-dollar 13917 reinstatement fee. In addition, each deputy registrar shall 13918 collect a service fee of ten dollars to compensate the deputy 13919 registrar for services performed under this section. The deputy 13920 registrar shall retain eight dollars of the service fee and shall 13921 transmit the reinstatement fee, plus two dollars of the service 13922 fee, to the registrar in the manner the registrar shall determine. 13923 The registrar shall deposit fifteen dollars of the reinstatement 13924 fee into the state treasury to the credit of the state bureau of 13925 motor vehicles public safety - highway purposes fund created by 13926 section 4501.25 4501.06 of the Revised Code to cover the costs of 13927 the bureau in administering this section and shall deposit ten 13928 dollars of the fee into the state treasury to the credit of the 13929 indigent defense support fund created by section 120.08 of the 13930 Revised Code. 13931

(B) In addition to suspending the driver's or commercial 13932 driver's license or permit of the person named in a declaration of 13933 forfeiture, the registrar, upon receipt from the court of the copy 13934 of the declaration of forfeiture, shall take any measures that may 13935 be necessary to ensure that neither the registrar nor any deputy 13936 registrar accepts any application for the registration or transfer 13937 of registration of any motor vehicle owned or leased by the person 13938 named in the declaration of forfeiture. However, for a motor 13939 vehicle leased by a person named in a declaration of forfeiture, 13940 the registrar shall not implement the preceding sentence until the 13941 registrar adopts procedures for that implementation under section 13942 4503.39 of the Revised Code. The period of denial of registration 13943 or transfer shall continue until such time as the court having 13944 jurisdiction of the offense that led to the suspension orders the 13945

forfeiture be terminated. Upon receipt by the registrar of an 13946 order terminating the forfeiture, the registrar also shall take 13947 any measures that may be necessary to permit the person to 13948 register a motor vehicle owned or leased by the person or to 13949 transfer the registration of such a motor vehicle, if the person 13950 later makes application to take such action and otherwise is 13951 eligible to register the motor vehicle or to transfer its 13952 registration. 13953

The registrar shall not be required to give effect to any 13954 declaration of forfeiture or order terminating a forfeiture 13955 provided by a court under this section unless the information 13956 contained in the declaration or order is transmitted to the 13957 registrar by means of an electronic transfer system. The registrar 13958 shall not restore the person's driving or vehicle registration 13959 privileges until the person pays the reinstatement fee as provided 13960 in this section. 13961

The period of denial relating to the issuance or transfer of 13962 a certificate of registration for a motor vehicle imposed pursuant 13963 to this division remains in effect until the person pays any fine 13964 imposed by the court relative to the offense. 13965

sec. 4511.04. (A) Sections 4511.01 to 4511.18, 4511.20 to 13966
4511.78, 4511.99, and 4513.01 to 4513.37 of the Revised Code do 13967
not apply to persons, teams, motor vehicles, and other equipment 13968
while actually engaged in work upon the surface of a highway 13969
within an area designated by traffic control devices, but apply to 13970
such persons and vehicles when traveling to or from such work. 13971

(B) The driver of a highway maintenance vehicle owned by this 13972 state or any political subdivision of this state, while the driver 13973 is engaged in the performance of official duties upon a street or 13974 highway, provided the highway maintenance vehicle is equipped with 13975 flashing lights and such other markings as are required by law and 13976

 such lights are in operation when the driver and vehicle are so
 13977

 engaged, shall be exempt from criminal prosecution for violations
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 of sections 4511.22, 4511.25, 4511.26, 4511.27, 4511.28, 4511.30,
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 4511.31, 4511.33, 4511.35, 4511.66, 4513.02, and 5577.01 to
 13980

 5577.09 of the Revised Code.
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(C)(1) This section does not exempt a driver of a highway
 maintenance vehicle from civil liability arising from a violation
 of section 4511.22, 4511.25, 4511.26, 4511.27, 4511.28, 4511.30,
 4511.31, 4511.33, 4511.35, 4511.66, or 4513.02 or sections 5577.01
 13985
 to 5577.09 of the Revised Code.

(2) This section does not exempt the <u>a</u> driver of a vehicle
that who is not a state employee and who is engaged in the
transport of highway maintenance equipment from criminal liability
for a violation of sections 5577.01 to 5577.09 of the Revised
Code.

(D) As used in this section, "engaged in the performance of13992official duties" includes driving a highway maintenance vehicle to13993and from the manufacturer or vehicle maintenance provider and13994transporting a highway maintenance vehicle, equipment, or13995materials to and from a work location.13996

Sec. 4511.103. (A) The director of transportation, in 13997 accordance with 23 U.S.C. 109(d) and 315, with the provisions of 13998 the manual of uniform traffic control devices relating to 13999 tourist-oriented directional signs and trailblazer markers, and 14000 with Chapter 119. of the Revised Code, shall adopt rules to carry 14001 out a program for the placement of tourist-oriented directional 14002 signs and trailblazer markers within the rights-of-way of those 14003 portions of rural state highways that are not on the interstate 14004 system. The rules shall prohibit the placement of tourist-oriented 14005 directional signs and trailblazer markers at interchanges on state 14006 system expressways and freeways. The rules shall include, but need 14007

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not be limited to, all of the following: 14008 (1) The form of the application to participate in the 14009 program. The form shall include such necessary information as the 14010 director requires to ensure that a tourist-oriented activity for 14011 which signing is sought is an eligible attraction. 14012 (2) Provisions for covering or otherwise obscuring signs 14013 during off-seasons for eligible attractions that operate on a 14014 seasonal basis; 14015 (3) A determination as to the circumstances that justify 14016 including on a sign the hours of operation of an eligible 14017 attraction; 14018 (4) Criteria for use of the signs at at-grade intersections 14019 on expressways. 14020 (B) The program established pursuant to division (A) of this 14021 section may be operated, maintained, and marketed either by the 14022 department of transportation or by any private person with whom 14023 the director, in accordance with rules adopted by the director 14024 pursuant to Chapter 119. of the Revised Code, contracts for the 14025 operation, maintenance, and marketing. The rules shall describe 14026 the terms of the contract and shall allow for a reasonable profit 14027 to be made by the successful applicant. In awarding the contract, 14028 the director shall consider the skill, expertise, prior 14029 experience, and other qualifications of each applicant. 14030 (C) All direct and indirect costs of the program shall be 14031 fully paid by the eligible attractions that participate in the 14032 program. The director shall develop a fee schedule for 14033 participation in the program, and shall charge each program 14034 participant the appropriate fee. Direct and indirect costs 14035 include, but are not limited to, the cost of all of the following: 14036 14037 (1) Capital;

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(2) Insurance; 14038

(3) Directional signs, sign blanks, and posts, and the
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design, engineering, installation, repair, replacement, and
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removal of directional signs and posts;
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(4) Program administration.

(D) Money generated from participating businesses in excess 14043 of the direct and indirect costs and any reasonable profit earned 14044 by a person awarded a contract under division (B) of this section 14045 shall be remitted to the department, which shall deposit all such 14046 money into the state treasury to the credit of the highway 14047 operating fund created by section 5735.291 5735.051 of the Revised 14048 Code. 14049

(E) Nothing in this chapter shall be construed to prohibit 14050
the director from establishing such a program. If the department 14051
operates such a program and does not contract with a private 14052
entity to operate the program, all money collected from 14053
participating businesses shall be deposited into the state 14054
treasury to the credit of the highway operating fund. 14055

Sec. 4511.132. (A) The driver of a vehicle, streetcar, or 14056 trackless trolley who approaches an intersection where traffic is 14057 controlled by traffic control signals shall do all of the 14058 following au if the signal facing the driver exhibits no colored 14059 lights or colored lighted arrows, exhibits a combination of such 14060 lights or arrows that fails to clearly indicate the assignment of 14061 right-of-way, or, if the vehicle is a bicycle, the signals are 14062 otherwise malfunctioning, including <u>due to</u> the failure of a 14063 vehicle detector to detect the vehicle presence of the bicycle: 14064

(1) Stop at a clearly marked stop line, but if none, stop
before entering the crosswalk on the near side of the
intersection, or, if none, stop before entering the intersection;
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(2) Yield the right-of-way to all vehicles, streetcars, or 14068 trackless trolleys in the intersection or approaching on an 14069 intersecting road, if the vehicles, streetcars, or trackless 14070 trolleys will constitute an immediate hazard during the time the 14071 driver is moving across or within the intersection or junction of 14072 roadways; 14073

(3) Exercise ordinary care while proceeding through the 14074intersection. 14075

(B) Except as otherwise provided in this division, whoever 14076 violates this section is guilty of a minor misdemeanor. If, within 14077 one year of the offense, the offender previously has been 14078 convicted of or pleaded guilty to one predicate motor vehicle or 14079 traffic offense, whoever violates this section is quilty of a 14080 misdemeanor of the fourth degree. If, within one year of the 14081 offense, the offender previously has been convicted of two or more 14082 predicate motor vehicle or traffic offenses, whoever violates this 14083 section is guilty of a misdemeanor of the third degree. 14084

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Sec. 4511.191. (A)(1) As used in this section: 14085
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(a) "Physical control" has the same meaning as in section 140864511.194 of the Revised Code. 14087

(b) "Alcohol monitoring device" means any device that 14088 provides for continuous alcohol monitoring, any ignition interlock 14089 device, any immobilizing or disabling device other than an 14090 ignition interlock device that is constantly available to monitor 14091 the concentration of alcohol in a person's system, or any other 14092 device that provides for the automatic testing and periodic 14093 reporting of alcohol consumption by a person and that a court 14094 orders a person to use as a sanction imposed as a result of the 14095 person's conviction of or plea of guilty to an offense. 14096

(c) "Community addiction services provider" has the same 14097

meaning as in section 5119.01 of the Revised Code. 14098

(2) Any person who operates a vehicle, streetcar, or 14099 trackless trolley upon a highway or any public or private property 14100 used by the public for vehicular travel or parking within this 14101 state or who is in physical control of a vehicle, streetcar, or 14102 trackless trolley shall be deemed to have given consent to a 14103 chemical test or tests of the person's whole blood, blood serum or 14104 plasma, breath, or urine to determine the alcohol, drug of abuse, 14105 controlled substance, metabolite of a controlled substance, or 14106 combination content of the person's whole blood, blood serum or 14107 plasma, breath, or urine if arrested for a violation of division 14108 (A) or (B) of section 4511.19 of the Revised Code, section 14109 4511.194 of the Revised Code or a substantially equivalent 14110 municipal ordinance, or a municipal OVI ordinance. 14111

(3) The chemical test or tests under division (A)(2) of this 14112 section shall be administered at the request of a law enforcement 14113 officer having reasonable grounds to believe the person was 14114 operating or in physical control of a vehicle, streetcar, or 14115 trackless trolley in violation of a division, section, or 14116 ordinance identified in division (A)(2) of this section. The law 14117 enforcement agency by which the officer is employed shall 14118 designate which of the tests shall be administered. 14119

(4) Any person who is dead or unconscious, or who otherwise 14120 is in a condition rendering the person incapable of refusal, shall 14121 be deemed to have consented as provided in division (A)(2) of this 14122 section, and the test or tests may be administered, subject to 14123 sections 313.12 to 313.16 of the Revised Code. 14124

(5)(a) If a law enforcement officer arrests a person for a 14125 violation of division (A) or (B) of section 4511.19 of the Revised 14126 Code, section 4511.194 of the Revised Code or a substantially 14127 equivalent municipal ordinance, or a municipal OVI ordinance and 14128 if the person if convicted would be required to be sentenced under 14129

division (G)(1)(c), (d), or (e) of section 4511.19 of the Revised 14130 Code, the law enforcement officer shall request the person to 14131 submit, and the person shall submit, to a chemical test or tests 14132 of the person's whole blood, blood serum or plasma, breath, or 14133

of the person's whole blood, blood serum or plasma, breath, or urine for the purpose of determining the alcohol, drug of abuse, 14134 controlled substance, metabolite of a controlled substance, or 14135 combination content of the person's whole blood, blood serum or 14136 plasma, breath, or urine. A law enforcement officer who makes a 14137 request pursuant to this division that a person submit to a 14138 chemical test or tests is not required to advise the person of the 14139 consequences of submitting to, or refusing to submit to, the test 14140 or tests and is not required to give the person the form described 14141 in division (B) of section 4511.192 of the Revised Code, but the 14142 officer shall advise the person at the time of the arrest that if 14143 the person refuses to take a chemical test the officer may employ 14144 whatever reasonable means are necessary to ensure that the person 14145 submits to a chemical test of the person's whole blood or blood 14146 serum or plasma. The officer shall also advise the person at the 14147 time of the arrest that the person may have an independent 14148 chemical test taken at the person's own expense. Divisions (A)(3) 14149 and (4) of this section apply to the administration of a chemical 14150 test or tests pursuant to this division. 14151

(b) If a person refuses to submit to a chemical test upon a 14152 request made pursuant to division (A)(5)(a) of this section, the 14153 law enforcement officer who made the request may employ whatever 14154 reasonable means are necessary to ensure that the person submits 14155 to a chemical test of the person's whole blood or blood serum or 14156 plasma. A law enforcement officer who acts pursuant to this 14157 division to ensure that a person submits to a chemical test of the 14158 person's whole blood or blood serum or plasma is immune from 14159 criminal and civil liability based upon a claim for assault and 14160 battery or any other claim for the acts, unless the officer so 14161 acted with malicious purpose, in bad faith, or in a wanton or 14162

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reckless manner.

(B)(1) Upon receipt of the sworn report of a law enforcement 14164 officer who arrested a person for a violation of division (A) or 14165 (B) of section 4511.19 of the Revised Code, section 4511.194 of 14166 the Revised Code or a substantially equivalent municipal 14167 ordinance, or a municipal OVI ordinance that was completed and 14168 sent to the registrar of motor vehicles and a court pursuant to 14169 section 4511.192 of the Revised Code in regard to a person who 14170 refused to take the designated chemical test, the registrar shall 14171 enter into the registrar's records the fact that the person's 14172 driver's or commercial driver's license or permit or nonresident 14173 operating privilege was suspended by the arresting officer under 14174 this division and that section and the period of the suspension, 14175 as determined under this section. The suspension shall be subject 14176 to appeal as provided in section 4511.197 of the Revised Code. The 14177 suspension shall be for whichever of the following periods 14178 applies: 14179

(a) Except when division (B)(1)(b), (c), or (d) of this
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section applies and specifies a different class or length of
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suspension, the suspension shall be a class C suspension for the
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period of time specified in division (B)(3) of section 4510.02 of
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the Revised Code.

(b) If the arrested person, within ten years of the date on 14185 which the person refused the request to consent to the chemical 14186 test, had refused one previous request to consent to a chemical 14187 test or had been convicted of or pleaded guilty to one violation 14188 of division (A) or (B) of section 4511.19 of the Revised Code or 14189 one other equivalent offense, the suspension shall be a class B 14190 suspension imposed for the period of time specified in division 14191 (B)(2) of section 4510.02 of the Revised Code. 14192

(c) If the arrested person, within ten years of the date on 14193which the person refused the request to consent to the chemical 14194

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test, had refused two previous requests to consent to a chemical 14195 test, had been convicted of or pleaded guilty to two violations of 14196 division (A) or (B) of section 4511.19 of the Revised Code or 14197 other equivalent offenses, or had refused one previous request to 14198 consent to a chemical test and also had been convicted of or 14199 pleaded guilty to one violation of division (A) or (B) of section 14200 4511.19 of the Revised Code or other equivalent offenses, which 14201 violation or offense arose from an incident other than the 14202 incident that led to the refusal, the suspension shall be a class 14203 A suspension imposed for the period of time specified in division 14204 (B)(1) of section 4510.02 of the Revised Code. 14205

(d) If the arrested person, within ten years of the date on 14206 which the person refused the request to consent to the chemical 14207 test, had refused three or more previous requests to consent to a 14208 chemical test, had been convicted of or pleaded guilty to three or 14209 more violations of division (A) or (B) of section 4511.19 of the 14210 Revised Code or other equivalent offenses, or had refused a number 14211 of previous requests to consent to a chemical test and also had 14212 been convicted of or pleaded guilty to a number of violations of 14213 division (A) or (B) of section 4511.19 of the Revised Code or 14214 other equivalent offenses that cumulatively total three or more 14215 such refusals, convictions, and guilty pleas, the suspension shall 14216 be for five years. 14217

(2) The registrar shall terminate a suspension of the 14218 driver's or commercial driver's license or permit of a resident or 14219 of the operating privilege of a nonresident, or a denial of a 14220 driver's or commercial driver's license or permit, imposed 14221 pursuant to division (B)(1) of this section upon receipt of notice 14222 that the person has entered a plea of quilty to, or that the 14223 person has been convicted after entering a plea of no contest to, 14224 operating a vehicle in violation of section 4511.19 of the Revised 14225 Code or in violation of a municipal OVI ordinance, if the offense 14226

for which the conviction is had or the plea is entered arose from 14227 the same incident that led to the suspension or denial. 14228

The registrar shall credit against any judicial suspension of 14229 a person's driver's or commercial driver's license or permit or 14230 nonresident operating privilege imposed pursuant to section 14231 4511.19 of the Revised Code, or pursuant to section 4510.07 of the 14232 Revised Code for a violation of a municipal OVI ordinance, any 14233 time during which the person serves a related suspension imposed 14234 pursuant to division (B)(1) of this section. 14230

(C)(1) Upon receipt of the sworn report of the law 14236 enforcement officer who arrested a person for a violation of 14237 division (A) or (B) of section 4511.19 of the Revised Code or a 14238 municipal OVI ordinance that was completed and sent to the 14239 registrar and a court pursuant to section 4511.192 of the Revised 14240 Code in regard to a person whose test results indicate that the 14241 person's whole blood, blood serum or plasma, breath, or urine 14242 contained at least the concentration of alcohol specified in 14243 division (A)(1)(b), (c), (d), or (e) of section 4511.19 of the 14244 Revised Code or at least the concentration of a listed controlled 14245 substance or a listed metabolite of a controlled substance 14246 specified in division (A)(1)(j) of section 4511.19 of the Revised 14247 Code, the registrar shall enter into the registrar's records the 14248 fact that the person's driver's or commercial driver's license or 14249 permit or nonresident operating privilege was suspended by the 14250 arresting officer under this division and section 4511.192 of the 14251 Revised Code and the period of the suspension, as determined under 14252 divisions (C)(1)(a) to (d) of this section. The suspension shall 14253 be subject to appeal as provided in section 4511.197 of the 14254 Revised Code. The suspension described in this division does not 14255 apply to, and shall not be imposed upon, a person arrested for a 14256 violation of section 4511.194 of the Revised Code or a 14257 substantially equivalent municipal ordinance who submits to a 14258

designated chemical test. The suspension shall be for whichever of 14259 the following periods applies: 14260

(a) Except when division (C)(1)(b), (c), or (d) of this
14261
section applies and specifies a different period, the suspension
14262
shall be a class E suspension imposed for the period of time
14263
specified in division (B)(5) of section 4510.02 of the Revised
14264
Code.

(b) The suspension shall be a class C suspension for the 14266 period of time specified in division (B)(3) of section 4510.02 of 14267 the Revised Code if the person has been convicted of or pleaded 14268 guilty to, within ten years of the date the test was conducted, 14269 one violation of division (A) or (B) of section 4511.19 of the 14270 Revised Code or one other equivalent offense. 14271

(c) If, within ten years of the date the test was conducted, 14272
the person has been convicted of or pleaded guilty to two 14273
violations of a statute or ordinance described in division 14274
(C)(1)(b) of this section, the suspension shall be a class B 14275
suspension imposed for the period of time specified in division 14276
(B)(2) of section 4510.02 of the Revised Code. 14277

(d) If, within ten years of the date the test was conducted, 14278
the person has been convicted of or pleaded guilty to more than 14279
two violations of a statute or ordinance described in division 14280
(C)(1)(b) of this section, the suspension shall be a class A 14281
suspension imposed for the period of time specified in division 14282
(B)(1) of section 4510.02 of the Revised Code. 14283

(2) The registrar shall terminate a suspension of the 14284 driver's or commercial driver's license or permit of a resident or 14285 of the operating privilege of a nonresident, or a denial of a 14286 driver's or commercial driver's license or permit, imposed 14287 pursuant to division (C)(1) of this section upon receipt of notice 14288 that the person has entered a plea of guilty to, or that the 14289

the same incident that led to the suspension or denial.

person has been convicted after entering a plea of no contest to, 14290 operating a vehicle in violation of section 4511.19 of the Revised 14291 Code or in violation of a municipal OVI ordinance, if the offense 14292 for which the conviction is had or the plea is entered arose from 14293

The registrar shall credit against any judicial suspension of 14295 a person's driver's or commercial driver's license or permit or 14296 nonresident operating privilege imposed pursuant to section 14297 4511.19 of the Revised Code, or pursuant to section 4510.07 of the 14298 Revised Code for a violation of a municipal OVI ordinance, any 14299 time during which the person serves a related suspension imposed 14300 pursuant to division (C)(1) of this section. 14301

(D)(1) A suspension of a person's driver's or commercial 14302 driver's license or permit or nonresident operating privilege 14303 under this section for the time described in division (B) or (C) 14304 of this section is effective immediately from the time at which 14305 the arresting officer serves the notice of suspension upon the 14306 arrested person. Any subsequent finding that the person is not 14307 guilty of the charge that resulted in the person being requested 14308 to take the chemical test or tests under division (A) of this 14309 section does not affect the suspension. 14310

(2) If a person is arrested for operating a vehicle, 14311 streetcar, or trackless trolley in violation of division (A) or 14312 (B) of section 4511.19 of the Revised Code or a municipal OVI 14313 ordinance, or for being in physical control of a vehicle, 14314 streetcar, or trackless trolley in violation of section 4511.194 14315 of the Revised Code or a substantially equivalent municipal 14316 ordinance, regardless of whether the person's driver's or 14317 commercial driver's license or permit or nonresident operating 14318 privilege is or is not suspended under division (B) or (C) of this 14319 section or Chapter 4510. of the Revised Code, the person's initial 14320 appearance on the charge resulting from the arrest shall be held 14321

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within five days of the person's arrest or the issuance of the 14322 citation to the person, subject to any continuance granted by the 14323 court pursuant to section 4511.197 of the Revised Code regarding 14324 the issues specified in that division. 14325

(E) When it finally has been determined under the procedures 14326 of this section and sections 4511.192 to 4511.197 of the Revised 14327 Code that a nonresident's privilege to operate a vehicle within 14328 this state has been suspended, the registrar shall give 14329 information in writing of the action taken to the motor vehicle 14330 administrator of the state of the person's residence and of any 14331 state in which the person has a license. 14326

(F) At the end of a suspension period under this section, 14333 under section 4511.194, section 4511.196, or division (G) of 14334 section 4511.19 of the Revised Code, or under section 4510.07 of 14335 the Revised Code for a violation of a municipal OVI ordinance and 14336 upon the request of the person whose driver's or commercial 14337 driver's license or permit was suspended and who is not otherwise 14338 subject to suspension, cancellation, or disqualification, the 14339 registrar shall return the driver's or commercial driver's license 14340 or permit to the person upon the occurrence of all of the 14341 conditions specified in divisions (F)(1) and (2) of this section: 14342

(1) A showing that the person has proof of financial 14343 responsibility, a policy of liability insurance in effect that 14344 meets the minimum standards set forth in section 4509.51 of the 14345 Revised Code, or proof, to the satisfaction of the registrar, that 14346 the person is able to respond in damages in an amount at least 14347 equal to the minimum amounts specified in section 4509.51 of the 14348 Revised Code. 14349

(2) Subject to the limitation contained in division (F)(3) of 14350
this section, payment by the person to the registrar or an 14351
eligible deputy registrar of a license reinstatement fee of four 14352
hundred seventy-five dollars, which fee shall be deposited in the 14353

state treasury and credited as follows:

(a) One hundred twelve dollars and fifty cents shall be
 14355
 credited to the statewide treatment and prevention fund created by
 14356
 section 4301.30 of the Revised Code. Money credited to the fund
 14357
 under this section shall be used for purposes identified under
 14358
 section 5119.22 of the Revised Code.

(b) Seventy-five dollars shall be credited to the reparations 14360 fund created by section 2743.191 of the Revised Code. 14361

(c) Thirty-seven dollars and fifty cents shall be credited to 14362 the indigent drivers alcohol treatment fund, which is hereby 14363 established in the state treasury. The department of mental health 14364 and addiction services shall distribute the moneys in that fund to 14365 the county indigent drivers alcohol treatment funds, the county 14366 juvenile indigent drivers alcohol treatment funds, and the 14367 municipal indigent drivers alcohol treatment funds that are 14368 required to be established by counties and municipal corporations 14369 pursuant to division (H) of this section to be used only as 14370 provided in division (H)(3) of this section. Moneys in the fund 14371 that are not distributed to a county indigent drivers alcohol 14372 treatment fund, a county juvenile indigent drivers alcohol 14373 treatment fund, or a municipal indigent drivers alcohol treatment 14374 fund under division (H) of this section because the director of 14375 mental health and addiction services does not have the information 14376 necessary to identify the county or municipal corporation where 14377 the offender or juvenile offender was arrested may be transferred 14378 by the director of budget and management to the statewide 14379 treatment and prevention fund created by section 4301.30 of the 14380 Revised Code, upon certification of the amount by the director of 14381 mental health and addiction services. 14382

(d) Seventy-five dollars shall be credited to the
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 opportunities for Ohioans with disabilities agency established by
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 section 3304.15 of the Revised Code, to the services for
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rehabilitation fund, which is hereby established. The fund shall 14386 be used to match available federal matching funds where 14387 appropriate, and for any other purpose or program of the agency to 14388 rehabilitate persons with disabilities to help them become 14389 employed and independent. 14390 (e) Seventy-five dollars shall be deposited into the state 14391 treasury and credited to the drug abuse resistance education 14392 programs fund, which is hereby established, to be used by the 14393 attorney general for the purposes specified in division (F)(4) of 14394 this section. 14395 (f) Thirty dollars shall be credited to the state bureau of 14396 motor vehicles public safety - highway purposes fund created by 14397 section 4501.25 4501.06 of the Revised Code. 14398 (g) Twenty dollars shall be credited to the trauma and 14399 emergency medical services fund created by section 4513.263 of the 14400 Revised Code. 14401 (h) Fifty dollars shall be credited to the indigent drivers 14402 interlock and alcohol monitoring fund, which is hereby established 14403 in the state treasury. Moneys in the fund shall be distributed by 14404 the department of public safety to the county indigent drivers 14405 interlock and alcohol monitoring funds, the county juvenile 14406 indigent drivers interlock and alcohol monitoring funds, and the 14407 municipal indigent drivers interlock and alcohol monitoring funds 14408 that are required to be established by counties and municipal 14409 corporations pursuant to this section, and shall be used only to 14410 pay the cost of an immobilizing or disabling device, including a 14411 certified ignition interlock device, or an alcohol monitoring 14412 device used by an offender or juvenile offender who is ordered to 14413 use the device by a county, juvenile, or municipal court judge and 14414 who is determined by the county, juvenile, or municipal court 14415 judge not to have the means to pay for the person's use of the 14416 device. 14417

(3) If a person's driver's or commercial driver's license or 14418 permit is suspended under this section, under section 4511.196 or 14419 division (G) of section 4511.19 of the Revised Code, under section 14420 4510.07 of the Revised Code for a violation of a municipal OVI 14421 ordinance or under any combination of the suspensions described in 14422 division (F)(3) of this section, and if the suspensions arise from 14423 a single incident or a single set of facts and circumstances, the 14424 person is liable for payment of, and shall be required to pay to 14425 the registrar or an eligible deputy registrar, only one 14426 reinstatement fee of four hundred seventy-five dollars. The 14427 reinstatement fee shall be distributed by the bureau in accordance 14428 with division (F)(2) of this section. 14429

(4) The attorney general shall use amounts in the drug abuse 14430 resistance education programs fund to award grants to law 14431 enforcement agencies to establish and implement drug abuse 14432 resistance education programs in public schools. Grants awarded to 14433 a law enforcement agency under this section shall be used by the 14434 agency to pay for not more than fifty per cent of the amount of 14435 the salaries of law enforcement officers who conduct drug abuse 14436 resistance education programs in public schools. The attorney 14437 general shall not use more than six per cent of the amounts the 14438 attorney general's office receives under division (F)(2)(e) of 14439 this section to pay the costs it incurs in administering the grant 14440 program established by division (F)(2)(e) of this section and in 14441 providing training and materials relating to drug abuse resistance 14442 education programs. 14443

The attorney general shall report to the governor and the 14444 general assembly each fiscal year on the progress made in 14445 establishing and implementing drug abuse resistance education 14446 programs. These reports shall include an evaluation of the 14447 effectiveness of these programs. 14448

(5) In addition to the reinstatement fee under this section, 14449

if the person pays the reinstatement fee to a deputy registrar, 14450 the deputy registrar shall collect a service fee of ten dollars to 14451 compensate the deputy registrar for services performed under this 14452 section. The deputy registrar shall retain eight dollars of the 14453 service fee and shall transmit the reinstatement fee, plus two 14454 dollars of the service fee, to the registrar in the manner the 14455 registrar shall determine.

(G) Suspension of a commercial driver's license under 14457 division (B) or (C) of this section shall be concurrent with any 14458 period of disgualification under section 3123.611 or 4506.16 of 14459 the Revised Code or any period of suspension under section 3123.58 14460 of the Revised Code. No person who is disqualified for life from 14461 holding a commercial driver's license under section 4506.16 of the 14462 Revised Code shall be issued a driver's license under Chapter 14463 4507. of the Revised Code during the period for which the 14464 commercial driver's license was suspended under division (B) or 14465 (C) of this section. No person whose commercial driver's license 14466 is suspended under division (B) or (C) of this section shall be 14467 issued a driver's license under Chapter 4507. of the Revised Code 14468 during the period of the suspension. 14469

(H)(1) Each county shall establish an indigent drivers 14470 alcohol treatment fund and a juvenile indigent drivers alcohol 14471 treatment fund. Each municipal corporation in which there is a 14472 municipal court shall establish an indigent drivers alcohol 14473 treatment fund. All revenue that the general assembly appropriates 14474 to the indigent drivers alcohol treatment fund for transfer to a 14475 county indigent drivers alcohol treatment fund, a county juvenile 14476 indigent drivers alcohol treatment fund, or a municipal indigent 14477 drivers alcohol treatment fund, all portions of fees that are paid 14478 under division (F) of this section and that are credited under 14479 that division to the indigent drivers alcohol treatment fund in 14480 the state treasury for a county indigent drivers alcohol treatment 14481

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fund, a county juvenile indigent drivers alcohol treatment fund, 14482 or a municipal indigent drivers alcohol treatment fund, all 14483 portions of additional costs imposed under section 2949.094 of the 14484 Revised Code that are specified for deposit into a county, county 14485 juvenile, or municipal indigent drivers alcohol treatment fund by 14486 that section, and all portions of fines that are specified for 14487 deposit into a county or municipal indigent drivers alcohol 14488 treatment fund by section 4511.193 of the Revised Code shall be 14489 deposited into that county indigent drivers alcohol treatment 14490 fund, county juvenile indigent drivers alcohol treatment fund, or 14491 municipal indigent drivers alcohol treatment fund. The portions of 14492 the fees paid under division (F) of this section that are to be so 14493 deposited shall be determined in accordance with division (H)(2)14494 of this section. Additionally, all portions of fines that are paid 14495 for a violation of section 4511.19 of the Revised Code or of any 14496 prohibition contained in Chapter 4510. of the Revised Code, and 14497 that are required under section 4511.19 or any provision of 14498 Chapter 4510. of the Revised Code to be deposited into a county 14499 indigent drivers alcohol treatment fund or municipal indigent 14500 drivers alcohol treatment fund shall be deposited into the 14501 appropriate fund in accordance with the applicable division of the 14502 section or provision. 14503

(2) That portion of the license reinstatement fee that is 14504 paid under division (F) of this section and that is credited under 14505 that division to the indigent drivers alcohol treatment fund shall 14506 be deposited into a county indigent drivers alcohol treatment 14507 fund, a county juvenile indigent drivers alcohol treatment fund, 14508 or a municipal indigent drivers alcohol treatment fund as follows: 14509

(a) Regarding a suspension imposed under this section, that 14510portion of the fee shall be deposited as follows: 14511

(i) If the fee is paid by a person who was charged in a 14512county court with the violation that resulted in the suspension or 14513

in the imposition of the court costs, the portion shall be 14514 deposited into the county indigent drivers alcohol treatment fund 14515 under the control of that court; 14516

(ii) If the fee is paid by a person who was charged in a 14517 juvenile court with the violation that resulted in the suspension 14518 or in the imposition of the court costs, the portion shall be 14519 deposited into the county juvenile indigent drivers alcohol 14520 treatment fund established in the county served by the court; 14521

(iii) If the fee is paid by a person who was charged in a 14522 municipal court with the violation that resulted in the suspension 14523 or in the imposition of the court costs, the portion shall be 14524 deposited into the municipal indigent drivers alcohol treatment 14525 fund under the control of that court. 14526

(b) Regarding a suspension imposed under section 4511.19 of 14527 the Revised Code or under section 4510.07 of the Revised Code for 14528 a violation of a municipal OVI ordinance, that portion of the fee 14529 shall be deposited as follows: 14530

(i) If the fee is paid by a person whose license or permit 14531
was suspended by a county court, the portion shall be deposited 14532
into the county indigent drivers alcohol treatment fund under the 14533
control of that court; 14534

(ii) If the fee is paid by a person whose license or permit 14535
 was suspended by a municipal court, the portion shall be deposited 14536
 into the municipal indigent drivers alcohol treatment fund under 14537
 the control of that court. 14538

(3)(a) As used in division (H)(3) of this section, "indigent 14539
person" means a person who is convicted of a violation of division 14540
(A) or (B) of section 4511.19 of the Revised Code or a 14541
substantially similar municipal ordinance or found to be a 14542
juvenile traffic offender by reason of a violation of division (A) 14543
or (B) of section 4511.19 of the Revised Code or a substantially 14544

similar municipal ordinance, who is ordered by the court to attend 14545 an alcohol and drug addiction treatment program, and who is 14546 determined by the court under division (H)(5) of this section to 14547 be unable to pay the cost of the assessment or the cost of 14548 attendance at the treatment program. 14549

(b) A county, juvenile, or municipal court judge, by order, 14550
may make expenditures from a county indigent drivers alcohol 14551
treatment fund, a county juvenile indigent drivers alcohol 14552
treatment fund, or a municipal indigent drivers alcohol treatment 14553
fund with respect to an indigent person for any of the following: 14554

(i) To pay the cost of an assessment that is conducted by an 14555
appropriately licensed clinician at either a driver intervention 14556
program that is certified under section 5119.38 of the Revised 14557
Code or at a community addiction services provider whose alcohol 14558
and drug addiction services are certified under section 5119.36 of 14559
the Revised Code; 14560

(ii) To pay the cost of alcohol addiction services, drug 14561 addiction services, or integrated alcohol and drug addiction 14562 services at a community addiction services provider whose alcohol 14563 and drug addiction services are certified under section 5119.36 of 14564 the Revised Code; 14565

(iii) To pay the cost of transportation to attend an 14566 assessment as provided under division (H)(3)(b)(i) of this section 14567 or addiction services as provided under division (H)(3)(b)(ii) of 14568 this section. 14569

The alcohol and drug addiction services board or the board of 14570 alcohol, drug addiction, and mental health services established 14571 pursuant to section 340.02 or 340.021 of the Revised Code and 14572 serving the alcohol, drug addiction, and mental health service 14573 district in which the court is located shall administer the 14574 indigent drivers alcohol treatment program of the court. When a 14575

court orders an offender or juvenile traffic offender to obtain an 14576 assessment or attend an alcohol and drug addiction treatment 14577 program, the board shall determine which program is suitable to 14578 meet the needs of the offender or juvenile traffic offender, and 14579 when a suitable program is located and space is available at the 14580 program, the offender or juvenile traffic offender shall attend 14581 the program designated by the board. A reasonable amount not to 14582 exceed five per cent of the amounts credited to and deposited into 14583 the county indigent drivers alcohol treatment fund, the county 14584 juvenile indigent drivers alcohol treatment fund, or the municipal 14585 indigent drivers alcohol treatment fund serving every court whose 14586 program is administered by that board shall be paid to the board 14587 to cover the costs it incurs in administering those indigent 14588 drivers alcohol treatment programs. 14589

(c) Upon exhaustion of moneys in the indigent drivers 14590 interlock and alcohol monitoring fund for the use of an alcohol 14591 monitoring device, a county, juvenile, or municipal court judge 14592 may use moneys in the county indigent drivers alcohol treatment 14593 fund, county juvenile indigent drivers alcohol treatment fund, or 14594 municipal indigent drivers alcohol treatment fund in either of the 14595 following manners: 14596

(i) If the source of the moneys was an appropriation of the 14597 general assembly, a portion of a fee that was paid under division 14598 (F) of this section, a portion of a fine that was specified for 14599 deposit into the fund by section 4511.193 of the Revised Code, or 14600 a portion of a fine that was paid for a violation of section 14601 4511.19 of the Revised Code or of a provision contained in Chapter 14602 4510. of the Revised Code that was required to be deposited into 14603 the fund, to pay for the continued use of an alcohol monitoring 14604 device by an offender or juvenile traffic offender, in conjunction 14605 with a treatment program approved by the department of mental 14606 health and addiction services, when such use is determined 14607

clinically necessary by the treatment program and when the court 14608 determines that the offender or juvenile traffic offender is 14609 unable to pay all or part of the daily monitoring or cost of the 14610 device; 14611

(ii) If the source of the moneys was a portion of an 14612 additional court cost imposed under section 2949.094 of the 14613 Revised Code, to pay for the continued use of an alcohol 14614 monitoring device by an offender or juvenile traffic offender when 14615 the court determines that the offender or juvenile traffic 14616 offender is unable to pay all or part of the daily monitoring or 14617 cost of the device. The moneys may be used for a device as 14618 described in this division if the use of the device is in 14619 conjunction with a treatment program approved by the department of 14620 mental health and addiction services, when the use of the device 14621 is determined clinically necessary by the treatment program, but 14622 the use of a device is not required to be in conjunction with a 14623 treatment program approved by the department in order for the 14624 moneys to be used for the device as described in this division. 14625

(4) If a county, juvenile, or municipal court determines, in 14626 consultation with the alcohol and drug addiction services board or 14627 the board of alcohol, drug addiction, and mental health services 14628 established pursuant to section 340.02 or 340.021 of the Revised 14629 Code and serving the alcohol, drug addiction, and mental health 14630 district in which the court is located, that the funds in the 14631 county indigent drivers alcohol treatment fund, the county 14632 juvenile indigent drivers alcohol treatment fund, or the municipal 14633 indigent drivers alcohol treatment fund under the control of the 14634 court are more than sufficient to satisfy the purpose for which 14635 the fund was established, as specified in divisions (H)(1) to (3)14636 of this section, the court may declare a surplus in the fund. If 14637 the court declares a surplus in the fund, the court may take any 14638 of the following actions with regard to the amount of the surplus 14639

in the fund:

(a) Expend any of the surplus amount for alcohol and drug 14641 abuse assessment and treatment, and for the cost of transportation 14642 related to assessment and treatment, of persons who are charged in 14643 the court with committing a criminal offense or with being a 14644 delinquent child or juvenile traffic offender and in relation to 14645 whom both of the following apply: 14646

(i) The court determines that substance abuse was a 14647
 contributing factor leading to the criminal or delinquent activity 14648
 or the juvenile traffic offense with which the person is charged. 14649

(ii) The court determines that the person is unable to pay 14650the cost of the alcohol and drug abuse assessment and treatment 14651for which the surplus money will be used. 14652

(b) Expend any of the surplus amount to pay all or part of 14653
the cost of purchasing alcohol monitoring devices to be used in 14654
conjunction with division (H)(3)(c) of this section, upon 14655
exhaustion of moneys in the indigent drivers interlock and alcohol 14656
monitoring fund for the use of an alcohol monitoring device. 14657

(c) Transfer to another court in the same county any of the 14658 surplus amount to be utilized in a manner consistent with division 14659 (H)(3) of this section. If surplus funds are transferred to 14660 another court, the court that transfers the funds shall notify the 14661 alcohol and drug addiction services board or the board of alcohol, 14662 drug addiction, and mental health services that serves the 14663 alcohol, drug addiction, and mental health service district in 14664 which that court is located. 14665

(d) Transfer to the alcohol and drug addiction services board 14666 or the board of alcohol, drug addiction, and mental health 14667 services that serves the alcohol, drug addiction, and mental 14668 health service district in which the court is located any of the 14669 surplus amount to be utilized in a manner consistent with division 14670 (H)(3) of this section or for board contracted recovery support 14671 services. 14672

(5) In order to determine if an offender does not have the 14673 means to pay for the offender's attendance at an alcohol and drug 14674 addiction treatment program for purposes of division (H)(3) of 14675 this section or if an alleged offender or delinquent child is 14676 unable to pay the costs specified in division (H)(4) of this 14677 section, the court shall use the indigent client eligibility 14678 guidelines and the standards of indigency established by the state 14679 public defender to make the determination. 14680

(6) The court shall identify and refer any community 14681 addiction services provider that intends to provide alcohol and 14682 drug addiction services and has not had its alcohol and drug 14683 addiction services certified under section 5119.36 of the Revised 14684 Code and that is interested in receiving amounts from the surplus 14685 in the fund declared under division (H)(4) of this section to the 14686 department of mental health and addiction services in order for 14687 the community addiction services provider to have its alcohol and 14688 drug addiction services certified by the department. The 14689 department shall keep a record of applicant referrals received 14690 pursuant to this division and shall submit a report on the 14691 referrals each year to the general assembly. If a community 14692 addiction services provider interested in having its alcohol and 14693 drug addiction services certified makes an application pursuant to 14694 section 5119.36 of the Revised Code, the community addiction 14695 services provider is eligible to receive surplus funds as long as 14696 the application is pending with the department. The department of 14697 mental health and addiction services must offer technical 14698 assistance to the applicant. If the interested community addiction 14699 services provider withdraws the certification application, the 14700 department must notify the court, and the court shall not provide 14701 the interested community addiction services provider with any 14702

further surplus funds.

(7)(a) Each alcohol and drug addiction services board and 14704 board of alcohol, drug addiction, and mental health services 14705 established pursuant to section 340.02 or 340.021 of the Revised 14706 Code shall submit to the department of mental health and addiction 14707 services an annual report for each indigent drivers alcohol 14708 treatment fund in that board's area. 14709

(b) The report, which shall be submitted not later than sixty 14710 days after the end of the state fiscal year, shall provide the 14711 total payment that was made from the fund, including the number of 14712 indigent consumers that received treatment services and the number 14713 of indigent consumers that received an alcohol monitoring device. 14714 The report shall identify the treatment program and expenditure 14715 for an alcohol monitoring device for which that payment was made. 14716 The report shall include the fiscal year balance of each indigent 14717 drivers alcohol treatment fund located in that board's area. In 14718 the event that a surplus is declared in the fund pursuant to 14719 division (H)(4) of this section, the report also shall provide the 14720 total payment that was made from the surplus moneys and identify 14721 the authorized purpose for which that payment was made. 14722

(c) If a board is unable to obtain adequate information to 14723 develop the report to submit to the department for a particular 14724 indigent drivers alcohol treatment fund, the board shall submit a 14725 report detailing the effort made in obtaining the information. 14726

(I)(1) Each county shall establish an indigent drivers 14727 interlock and alcohol monitoring fund and a juvenile indigent 14728 drivers interlock and alcohol treatment fund. Each municipal 14729 corporation in which there is a municipal court shall establish an 14730 indigent drivers interlock and alcohol monitoring fund. All 14731 revenue that the general assembly appropriates to the indigent 14732 drivers interlock and alcohol monitoring fund for transfer to a 14733 county indigent drivers interlock and alcohol monitoring fund, a 14734

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county juvenile indigent drivers interlock and alcohol monitoring 14735 fund, or a municipal indigent drivers interlock and alcohol 14736 monitoring fund, all portions of license reinstatement fees that 14737 are paid under division (F)(2) of this section and that are 14738 credited under that division to the indigent drivers interlock and 14739 alcohol monitoring fund in the state treasury, and all portions of 14740 fines that are paid under division (G) of section 4511.19 of the 14741 Revised Code and that are credited by division (G)(5)(e) of that 14742 section to the indigent drivers interlock and alcohol monitoring 14743 fund in the state treasury shall be deposited in the appropriate 14744 fund in accordance with division (I)(2) of this section. 14745

(2) That portion of the license reinstatement fee that is 14746 paid under division (F) of this section and that portion of the 14747 fine paid under division (G) of section 4511.19 of the Revised 14748 Code and that is credited under either division to the indigent 14749 drivers interlock and alcohol monitoring fund shall be deposited 14750 into a county indigent drivers interlock and alcohol monitoring 14751 fund, a county juvenile indigent drivers interlock and alcohol 14752 monitoring fund, or a municipal indigent drivers interlock and 14753 alcohol monitoring fund as follows: 14754

(a) If the fee or fine is paid by a person who was charged in 14755
 a county court with the violation that resulted in the suspension 14756
 or fine, the portion shall be deposited into the county indigent 14757
 drivers interlock and alcohol monitoring fund under the control of 14758
 that court. 14759

(b) If the fee or fine is paid by a person who was charged in 14760
a juvenile court with the violation that resulted in the 14761
suspension or fine, the portion shall be deposited into the county 14762
juvenile indigent drivers interlock and alcohol monitoring fund 14763
established in the county served by the court. 14764

(c) If the fee or fine is paid by a person who was charged in 14765a municipal court with the violation that resulted in the 14766

suspension, the portion shall be deposited into the municipal 14767 indigent drivers interlock and alcohol monitoring fund under the 14768 control of that court. 14769

(3) If a county, juvenile, or municipal court determines that 14770 the funds in the county indigent drivers interlock and alcohol 14771 monitoring fund, the county juvenile indigent drivers interlock 14772 and alcohol monitoring fund, or the municipal indigent drivers 14773 interlock and alcohol monitoring fund under the control of that 14774 court are more than sufficient to satisfy the purpose for which 14775 the fund was established as specified in division (F)(2)(h) of 14776 this section, the court may declare a surplus in the fund. The 14777 court then may order the transfer of a specified amount into the 14778 county indigent drivers alcohol treatment fund, the county 14779 juvenile indigent drivers alcohol treatment fund, or the municipal 14780 indigent drivers alcohol treatment fund under the control of that 14781 court to be utilized in accordance with division (H) of this 14782 section. 14783

sec. 4511.212. (A) As used in this section, "local authority" 14784
means the legislative authority of a municipal corporation, the 14785
board of trustees of a township, or the board of county 14786
commissioners of a county. 14787

(B) The board of education or the chief administrative 14788 officer operating or in charge of any school may submit a written 14789 complaint to the director of transportation alleging that a local 14790 authority is not complying with section 4511.11 or divisions 14791 (B)(1)(a) to (d) of section 4511.21 of the Revised Code with 14792 regard to school zones. Upon receipt of such a complaint, the 14793 director shall review or investigate the facts of the complaint 14794 and discuss the complaint with the local authority and the board 14795 of education or chief administrative officer submitting the 14796 complaint. If the director finds that the local authority is not 14797

complying with section 4511.11 or divisions $(B)(1)(a)$ to (d) of	14798
section 4511.21 of the Revised Code with regard to school zones,	14799
the director shall issue a written order requiring the local	14800
authority to comply by a specified date and the local authority	14801
shall comply with the order. If the local authority fails to	14802
comply with the order, the director shall implement the order and	14803
charge the local authority for the cost of the implementation. Any	14804
local authority being so charged shall pay to the state the amount	14805
charged. Any amounts received under this section shall be	14806
deposited into the state treasury to the credit of the highway	14807
operating fund created by section 5735.291 5735.051 of the Revised	14808
Code.	14809

Sec. 4511.216. Notwithstanding sections 4511.214 and 4511.215 14810 of the Revised Code, a person may operate a utility vehicle on any 14811 public roads or right-of-way, other than a freeway, when traveling 14812 from one farm field to another for agricultural purposes if the 14813 vehicle is displaying a triangular slow-moving vehicle emblem as 14814 described in section 4513.11 of the Revised Code. 14815

Sec. 4511.61. (A) As used in this section, "active grade14817crossing warning device" has the same meaning as in section148185733.43 of the Revised Code means signs, signals, gates, or other14819protective devices erected or installed at a public14820highway-railway crossing at common grade and activated by an14821electrical circuit.14822

(B) The department of transportation and local authorities in 14823
their respective jurisdictions, with the approval of the 14824
department, may designate dangerous highway crossings over 14825
railroad tracks whether on state, county, or township highways or 14826
on streets or ways within municipal corporations, and erect stop 14827
signs thereat. 14828

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(C)(1) The department and local authorities shall erect stop 14829 signs at a railroad highway grade crossing in either of the 14830 following circumstances: 14831

(a) New warning devices that are not active grade crossing
 14832
 warning devices are being installed at the grade crossing, and
 railroad crossbucks were the only warning devices at the grade
 14834
 crossing prior to the installation of the new warning devices.

(b) The grade crossing is constructed after the effective 14836
 date of this amendment July 1, 2013, and only warning devices that 14837
 are not active grade crossing warning devices are installed at the 14838
 grade crossing. 14839

(2) Division (C)(1) of this section does not apply to a 14840
railroad highway grade crossing that the director of 14841
transportation has exempted from that division because of traffic 14842
flow or other considerations or factors. 14843

(D) When stop signs are erected pursuant to division (B) or 14844
(C) of this section, the operator of any vehicle, streetcar, or 14845
trackless trolley shall stop within fifty, but not less than 14846
fifteen, feet from the nearest rail of the railroad tracks and 14847
shall exercise due care before proceeding across such grade 14848
crossing. 14849

(E) Except as otherwise provided in this division, whoever 14850 violates division (D) of this section is quilty of a minor 14851 misdemeanor. If, within one year of the offense, the offender 14852 previously has been convicted of or pleaded quilty to one 14853 predicate motor vehicle or traffic offense, whoever violates this 14854 section is guilty of a misdemeanor of the fourth degree. If, 14855 within one year of the offense, the offender previously has been 14856 convicted of two or more predicate motor vehicle or traffic 14857 offenses, whoever violates this section is guilty of a misdemeanor 14858 of the third degree. 14859

Sec. 4511.661. (A) No person driving or in charge of a motor 14860 vehicle shall permit it to stand unattended without first stopping 14861 the engine, locking the ignition, removing the key from the 14862 ignition, effectively setting the parking brake, and, when the 14863 motor vehicle is standing upon any grade, turning the front wheels 14864 to the curb or side of the highway. 14865

The requirements of this section relating to the stopping of 14866 the engine, locking of the ignition, and removing the key from the 14867 ignition of a motor vehicle shall <u>do</u> not apply to an <u>any of the</u> 14868 <u>following:</u> 14869

(1) A motor vehicle that is parked on residential property; 14870

(2) A motor vehicle that is locked, regardless of where it is 14871 parked; 14872

(3) An emergency vehicle or a; 14873

(4) A public safety vehicle.

(B) Except as otherwise provided in this division, whoever 14875 violates this section is guilty of a minor misdemeanor. If, within 14876 one year of the offense, the offender previously has been 14877 convicted of or pleaded guilty to one predicate motor vehicle or 14878 traffic offense, whoever violates this section is guilty of a 14879 misdemeanor of the fourth degree. If, within one year of the 14880 offense, the offender previously has been convicted of two or more 14881 predicate motor vehicle or traffic offenses, whoever violates this 14882 section is guilty of a misdemeanor of the third degree. 14883

Sec. 4513.263. (A) As used in this section and in section 14884 4513.99 of the Revised Code: 14885

(1) "Automobile" means any commercial tractor, passenger car, 14886
 commercial car, or truck that is required to be factory-equipped 14887
 with an occupant restraining device for the operator or any 14888

14874

passenger by regulations adopted by the United States secretary of 14889 transportation pursuant to the "National Traffic and Motor Vehicle 14890 Safety Act of 1966," 80 Stat. 719, 15 U.S.C.A. 1392. 14891

(2) "Occupant restraining device" means a seat safety belt, 14892
shoulder belt, harness, or other safety device for restraining a 14893
person who is an operator of or passenger in an automobile and 14894
that satisfies the minimum federal vehicle safety standards 14895
established by the United States department of transportation. 14896

(3) "Passenger" means any person in an automobile, other than 14897
 its operator, who is occupying a seating position for which an 14898
 occupant restraining device is provided. 14899

(4) "Commercial tractor," "passenger car," and "commercial 14900
 car" have the same meanings as in section 4501.01 of the Revised 14901
 Code. 14902

(5) "Vehicle" and "motor vehicle," as used in the definitions 14903
of the terms set forth in division (A)(4) of this section, have 14904
the same meanings as in section 4511.01 of the Revised Code. 14905

(6) "Tort action" means a civil action for damages for 14906 injury, death, or loss to person or property. "Tort action" 14907 includes a product liability claim, as defined in section 2307.71 14908 of the Revised Code, and an asbestos claim, as defined in section 14909 2307.91 of the Revised Code, but does not include a civil action 14910 for damages for breach of contract or another agreement between 14911 persons. 14912

(B) No person shall do any of the following: 14913

(1) Operate an automobile on any street or highway unless 14914 that person is wearing all of the available elements of a properly 14915 adjusted occupant restraining device, or operate a school bus that 14916 has an occupant restraining device installed for use in its 14917 operator's seat unless that person is wearing all of the available 14918 elements of the device, as properly adjusted; 14919

(2) Operate an automobile on any street or highway unless 14920 each passenger in the automobile who is subject to the requirement 14921 set forth in division (B)(3) of this section is wearing all of the 14922 available elements of a properly adjusted occupant restraining 14923 device; 14924

(3) Occupy, as a passenger, a seating position on the front 14925
seat of an automobile being operated on any street or highway 14926
unless that person is wearing all of the available elements of a 14927
properly adjusted occupant restraining device; 14928

(4) Operate a taxicab on any street or highway unless allfactory-equipped occupant restraining devices in the taxicab aremaintained in usable form.

(C) Division (B)(3) of this section does not apply to a 14932 person who is required by section 4511.81 of the Revised Code to 14933 be secured in a child restraint device or booster seat. Division 14934 (B)(1) of this section does not apply to a person who is an 14935 employee of the United States postal service or of a newspaper 14936 home delivery service, during any period in which the person is 14937 engaged in the operation of an automobile to deliver mail or 14938 newspapers to addressees. Divisions (B)(1) and (3) of this section 14939 do not apply to a person who has an affidavit signed by a 14940 physician licensed to practice in this state under Chapter 4731. 14941 of the Revised Code or a chiropractor licensed to practice in this 14942 state under Chapter 4734. of the Revised Code that states that the 14943 person has a physical impairment that makes use of an occupant 14944 restraining device impossible or impractical. 14945

(D) Notwithstanding any provision of law to the contrary, no 14946
law enforcement officer shall cause an operator of an automobile 14947
being operated on any street or highway to stop the automobile for 14948
the sole purpose of determining whether a violation of division 14949
(B) of this section has been or is being committed or for the sole 14950
purpose of issuing a ticket, citation, or summons for a violation 14951

of that nature or causing the arrest of or commencing a 14952 prosecution of a person for a violation of that nature, and no law 14953 enforcement officer shall view the interior or visually inspect 14954 any automobile being operated on any street or highway for the 14955 sole purpose of determining whether a violation of that nature has 14956 been or is being committed. 14957

(E) All fines collected for violations of division (B) of 14958 this section, or for violations of any ordinance or resolution of 14959 a political subdivision that is substantively comparable to that 14960 division, shall be forwarded to the treasurer of state for deposit 14961 into the state treasury to the credit of the trauma and emergency 14962 medical services fund, which is hereby created. In addition, the 14963 portion of the driver's license reinstatement fee described in 14964 division (F)(2)(q) of section 4511.191 of the Revised Code, plus 14965 all fees collected under section 4765.11 of the Revised Code, plus 14966 all fines imposed under section 4765.55 of the Revised Code, plus 14967 the fees and other moneys specified in section 4766.05 of the 14968 Revised Code, and plus five per cent of fines and moneys arising 14969 from bail forfeitures as directed by section 5503.04 of the 14970 Revised Code, also shall be deposited into the trauma and 14971 emergency medical services fund. All money deposited into the 14972 trauma and emergency medical services fund shall be used by the 14973 department of public safety for the administration and operation 14974 of the division of emergency medical services and the state board 14975 of emergency medical, fire, and transportation services, and by 14976 the state board of emergency medical, fire, and transportation 14977 services to make grants, in accordance with section 4765.07 of the 14978 Revised Code and rules the board adopts under section 4765.11 of 14979 the Revised Code. The director of budget and management may 14980 transfer excess money from the trauma and emergency medical 14981 services fund to the state highway safety public safety - highway 14982 purposes fund established in section 4501.06 of the Revised Code 14983 if the director of public safety determines that the amount of 14984

money in the trauma and emergency medical services fund exceeds 14985 the amount required to cover such costs incurred by the emergency 14986 medical services agency and the grants made by the state board of 14987 emergency medical, fire, and transportation services and requests 14988 the director of budget and management to make the transfer. 14989

(F)(1) Subject to division (F)(2) of this section, the 14990 failure of a person to wear all of the available elements of a 14991 properly adjusted occupant restraining device in violation of 14992 division (B)(1) or (3) of this section or the failure of a person 14993 to ensure that each minor who is a passenger of an automobile 14994 being operated by that person is wearing all of the available 14995 elements of a properly adjusted occupant restraining device in 14996 violation of division (B)(2) of this section shall not be 14997 considered or used by the trier of fact in a tort action as 14998 evidence of negligence or contributory negligence. But, the trier 14999 of fact may determine based on evidence admitted consistent with 15000 the Ohio Rules of Evidence that the failure contributed to the 15001 harm alleged in the tort action and may diminish a recovery of 15002 compensatory damages that represents noneconomic loss, as defined 15003 in section 2307.011 of the Revised Code, in a tort action that 15004 could have been recovered but for the plaintiff's failure to wear 15005 all of the available elements of a properly adjusted occupant 15006 restraining device. Evidence of that failure shall not be used as 15007 a basis for a criminal prosecution of the person other than a 15008 prosecution for a violation of this section; and shall not be 15009 admissible as evidence in a criminal action involving the person 15010 other than a prosecution for a violation of this section. 15011

(2) If, at the time of an accident involving a passenger car 15012 equipped with occupant restraining devices, any occupant of the 15013 passenger car who sustained injury or death was not wearing an 15014 available occupant restraining device, was not wearing all of the 15015 available elements of such a device, or was not wearing such a 15016

device as properly adjusted, then, consistent with the Rules of 15017 Evidence, the fact that the occupant was not wearing the available 15018 occupant restraining device, was not wearing all of the available 15019 elements of such a device, or was not wearing such a device as 15020 properly adjusted is admissible in evidence in relation to any 15021 claim for relief in a tort action to the extent that the claim for 15022 relief satisfies all of the following: 15023

(a) It seeks to recover damages for injury or death to the 15024 occupant.

(b) The defendant in question is the manufacturer, designer, 15026 distributor, or seller of the passenger car. 15027

(c) The claim for relief against the defendant in question is 15028 that the injury or death sustained by the occupant was enhanced or 15029 aggravated by some design defect in the passenger car or that the 15030 passenger car was not crashworthy. 15031

(G)(1) Whoever violates division (B)(1) of this section shall 15032 be fined thirty dollars. 15033

(2) Whoever violates division (B)(3) of this section shall be 15034fined twenty dollars.

(3) Except as otherwise provided in this division, whoever 15036 violates division (B)(4) of this section is guilty of a minor 15037 misdemeanor. If the offender previously has been convicted of or 15038 pleaded guilty to a violation of division (B)(4) of this section, 15039 whoever violates division (B)(4) of this section is guilty of a 15040 misdemeanor of the third degree. 15041

sec. 4513.53. (A) The superintendent of the state highway 15042
patrol, with approval of the director of public safety, may 15043
appoint and maintain necessary staff to carry out the inspection 15044
of buses. 15045

(B) The superintendent of the state highway patrol shall 15046

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adopt a distinctive annual safety inspection decal bearing the15047date of inspection. The state highway patrol may remove any decal15048from a bus that fails any inspection.15049

(C) Bus inspection fees collected by the state highway patrol 15050 under section 4513.52 of the Revised Code shall be paid into the 15051 state treasury to the credit of the state highway safety public 15052 <u>safety - highway purposes</u> fund created in section 4501.06 of the 15053 Revised Code. 15054

sec. 4513.70. (A)(1) An insurance company may commence a 15055 civil action against a towing service or storage facility on its 15056 own behalf, on behalf of the holder of a policy of automobile 15057 insurance, or on behalf of a motor vehicle owner seeking the for 15058 either or both of the following reasons: 15059

(a) The recovery of a motor vehicle that has been towed or15060stored and for which a claim has been filed with the insurance15061company, objecting;15062

(b) Objecting to the amount billed by the towing service, or 15063 both storage facility. The 15064

(2) The insurance company shall file the action in the 15065 municipal or county court with territorial jurisdiction over the 15066 location from which the vehicle was towed or stored within thirty 15067 days of receipt of the bill for towing services from the towing 15068 service or storage facility. If the insurance company objects to 15069 the amount billed by the towing service, or storage facility, the 15070 complaint shall include the amount of the bill that is undisputed 15071 and the reasons the insurance company objects to the remainder of 15072 the bill. The insurance company shall file, along with the 15073 complaint, a copy of the bill and any evidence supporting the 15074 assertion that the billed amount is unreasonable. If the insurance 15075 company seeks the recovery of the vehicle, the insurance company 15076 shall pay to the towing service or storage facility the undisputed 15077

15078

amount of the bill.

(B) Upon receipt of payment of the undisputed amount of the 15079 bill and not later than two business days after receiving service 15080 of a complaint filed under division (A) of this section, the 15081 towing service or storage facility shall release the vehicle that 15082 is the subject of the complaint to the owner of the vehicle or to 15083 a representative of the insurance company that filed the 15084 complaint. If the towing service or storage facility fails to 15085 release the vehicle as required under this division, the court may 15086 issue an order that imposes a penalty of up to one hundred dollars 15087 per day against a towing service or storage facility for each day 15088 the towing service or storage facility violates that division. The 15089 towing service or storage facility shall pay any fines assessed 15090 under this section to the clerk of courts. 15091

(C) The court shall make a determination as to whether the 15092 amount charged by the towing service or storage facility is 15093 unreasonable. If the court determines that the amount is 15094 reasonable, the court shall order the insurance company to pay the 15095 amount billed minus the undisputed amount that the insurance 15096 company paid to the towing service or storage facility under 15097 division (B) of this section if a payment was made under that 15098 division. If the court determines that the amount charged was 15099 unreasonable, the court shall determine a reasonable amount and 15100 order the insurance company to pay that amount minus the 15101 undisputed amount that the insurance company paid to the towing 15102 service or storage facility under division (B) of this section if 15103 a payment was made under that division. The court also may require 15104 either party to pay any additional amount and may impose any 15105 monetary penalties the court determines to be appropriate. 15106

(D) As used in this section:

15107

(1) "Storage facility" means any place to which a for-hire 15108 motor carrier delivers a towed motor vehicle for storage. 15109

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	(2)	"Towing	service"	means	any	for-hire	motor	carrier	that	15110
tows	moto	or vehic	les.							15111

sec. 4517.11. All license fees required by section 4517.10 of 15112
the Revised Code shall be paid to the registrar of motor vehicles, 15113
who shall pay the same into the state treasury to the credit of 15114
the state bureau of motor vehicles public safety - highway 15115
purposes fund established by section 4501.25 4501.06 of the 15116
Revised Code. 15117

Sec. 4517.17. (A) Each person applying for a construction 15118 equipment auction license shall make out and deliver an 15119 application to the registrar of motor vehicles, upon a form 15120 furnished by the registrar for that purpose. The application shall 15121 be signed and sworn to by the applicant and shall include such 15122 information as the registrar may require by rule. 15123

(B) The registrar shall issue a construction equipment
 15124
 auction license to any applicant who meets the requirements of
 15125
 this section and section 4517.16 of the Revised Code and pays the
 15126
 fee required by this section.

(C) A construction equipment auction license shall expire 15128 five years after the date of issuance unless sooner revoked. The 15129 fee for a construction equipment auction license shall be seven 15130 thousand five hundred dollars and shall accompany the application. 15131 The registrar shall deposit all fees received under this section 15132 into the state treasury to the credit of the state bureau of motor 15133 vehicles public safety - highway purposes fund established by 15134 section 4501.25 4501.06 of the Revised Code. 15135

(D) In accordance with Chapter 119. of the Revised Code, the
 registrar shall adopt rules necessary for the regulation of
 construction equipment auction sales and licensees, which rules
 shall be specific to construction equipment auction sales and
 15139

licensees, separate and distinct from any other rules adopted 15140 under this chapter. 15141

(E) At the time the registrar grants the application of any 15142
 person for a construction equipment auction license, the registrar 15143
 shall issue to the person a license, which shall include the name 15144
 and post-office address of the person licensed. 15145

(F) The business records of a construction equipment auction 15146licensee shall be open for reasonable inspection by the registrar 15147or the registrar's authorized agent. 15148

(G) Each construction equipment auction licensee shall keep15149the license, or a certified copy of the license, posted in a15150conspicuous place in each place of its business.15151

Sec. 4519.01. As used in this chapter: 15152

(A) "Snowmobile" means any self-propelled vehicle designed 15153primarily for use on snow or ice, and steered by skis, runners, or 15154caterpillar treads. 15155

(B) "All-purpose vehicle" means any self-propelled vehicle 15156 designed primarily for cross-country travel on land and water, or 15157 on more than one type of terrain, and steered by wheels or 15158 caterpillar treads, or any combination thereof, including vehicles 15159 that operate on a cushion of air, vehicles commonly known as 15160 all-terrain vehicles, all-season vehicles, mini-bikes, and trail 15161 bikes. "All-purpose vehicle" does not include a utility vehicle as 15162 defined in section 4501.01 of the Revised Code or any vehicle 15163 principally used in playing golf, any motor vehicle or aircraft 15164 required to be registered under Chapter 4503. or 4561. of the 15165 Revised Code, and any vehicle excepted from definition as a motor 15166 vehicle by division (B) of section 4501.01 of the Revised Code. 15167

(C) "Owner" means any person or firm, other than a lienholder 15168or dealer, having title to a snowmobile, off-highway motorcycle, 15169

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or all-purpose vehicle, or other right to the possession thereof. 15170

(D) "Operator" means any person who operates or is in actual 15171physical control of a snowmobile, off-highway motorcycle, or 15172all-purpose vehicle. 15173

(E) "Dealer" means any person or firm engaged in the business 15174
of manufacturing or selling snowmobiles, off-highway motorcycles, 15175
or all-purpose vehicles at wholesale or retail, or who rents, 15176
leases, or otherwise furnishes snowmobiles, off-highway 15177
motorcycles, or all-purpose vehicles for hire. 15178

(F) "Street or highway" has the same meaning as in section 151794511.01 of the Revised Code. 15180

(G) "Limited access highway" and "freeway" have the same 15181meanings as in section 5511.02 of the Revised Code. 15182

(H) "Interstate highway" means any part of the interstate
system of highways as defined in subsection (e), 90 Stat. 431
(1976), 23 U.S.C.A. 103, as amended.
15185

(I) "Off-highway motorcycle" means every motorcycle, as
defined in section 4511.01 of the Revised Code, that is designed
to be operated primarily on lands other than a street or highway.
15188

(J) "Electronic" and "electronic record" have the same 15189 meanings as in section 4501.01 of the Revised Code. 15190

(K) "Electronic dealer" means a dealer whom the registrar of 15191motor vehicles designates under section 4519.511 of the Revised 15192Code. 15193

(L) "Mini-truck" means a vehicle that has four wheels, is 15194
propelled by an electric motor with a rated power of seven 15195
thousand five hundred watts or less or an internal combustion 15196
engine with a piston displacement capacity of six hundred sixty 15197
cubic centimeters or less, has a total dry weight of nine hundred 15198
to two thousand two hundred pounds, contains an enclosed cabin and 15199

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a seat for the vehicle operator, resembles a pickup truck or van 15200 with a cargo area or bed located at the rear of the vehicle, and 15201 was not originally manufactured to meet federal motor vehicle 15202 safety standards. 15203 (M) "State highway" and "state route" have the same meanings 15204 as in section 4511.01 of the Revised Code. 15205 (N) "Proof of financial responsibility" has the same meaning 15206 as in section 4509.01 of the Revised Code. 15207 sec. 4519.02. (A)(1) Except as provided in divisions (B), 15208 (C), and (D) of this section, no person shall operate any 15209 snowmobile, off-highway motorcycle, or all-purpose vehicle within 15210 this state unless the snowmobile, off-highway motorcycle, or 15211 all-purpose vehicle is registered and numbered in accordance with 15212 sections 4519.03 and 4519.04 of the Revised Code. 15213 (2) Except as provided in section 4511.215 of the Revised 15214 Code, no registration is required for a mini-truck that is 15215 operated within this state. A mini-truck may be operated only in 15216 accordance with that section and section 4519.401 of the Revised 15217 Code. 15218 (B)(1) No registration is required for a snowmobile or 15219 off-highway motorcycle that is operated exclusively upon lands 15220 owned by the owner of the snowmobile or off-highway motorcycle, or 15221 on lands to which the owner of the snowmobile or off-highway 15222 motorcycle has a contractual right. 15223 (2) No registration is required for an all-purpose vehicle 15224 that is used primarily for agricultural purposes when the owner 15225 qualifies for the current agricultural use valuation tax credit, 15226 unless it is to be used on any public land, trail, or 15227 right-of-way. 15228 (3) Any all-purpose vehicle exempted from registration under 15229

division (B)(2) of this section and operated for agricultural15230purposes may use public roads and rights-of-way when traveling15231from one farm field to another, when such use does not violate15232section 4519.41 of the Revised Code.15233

(4) No registration is required for a snowmobile or15234all-purpose vehicle that is operated on a state highway as15235authorized by division (F) of section 4519.41 of the Revised Code.15236

(C) No registration is required for a snowmobile, off-highway 15237 motorcycle, or all-purpose vehicle owned and used in this state by 15238 a resident of another state whenever that state has in effect a 15239 registration law similar to this chapter and the snowmobile, 15240 off-highway motorcycle, or all-purpose vehicle is properly 15241 registered under that state's law. Any snowmobile, off-highway 15242 motorcycle, or all-purpose vehicle owned and used in this state by 15243 a resident of a state not having a registration law similar to 15244 this chapter shall comply with section 4519.09 of the Revised 15245 Code. 15246

(D) No registration is required for a snowmobile, off-highway 15247
 motorcycle, or all-purpose vehicle owned and used in this state by 15248
 the United States, another state, or a political subdivision 15249
 thereof, but the snowmobile, off-highway motorcycle, or 15250
 all-purpose vehicle shall display the name of the owner thereon. 15251

(E) The owner or operator of any all-purpose vehicle operated 15252
 or used upon the waters in this state shall comply with Chapters 15253
 1547. and 1548. of the Revised Code relative to the operation of 15254
 watercraft. 15255

(F) Except as otherwise provided in this division, whoever 15256violates division (A) of this section shall be fined not less than 15257fifty dollars but not more than one hundred dollars. 15258

Sec. 4519.03. (A) The owner of every snowmobile, off-highway 15259

motorcycle, and all-purpose vehicle required to be registered 15260 under section 4519.02 of the Revised Code shall file an 15261 application for registration with the registrar of motor vehicles 15262 or a deputy registrar, on blanks furnished by the registrar for 15263 that purpose and containing all of the following information: 15264

(1) A brief description of the snowmobile, off-highway
motorcycle, or all-purpose vehicle, including the year, make,
model, and the vehicle identification number;
15267

(2) The name, residence, and business address of the owner; 15268

(3) A statement that the snowmobile, off-highway motorcycle, 15269 or all-purpose vehicle is equipped as required by section 4519.20 15270 of the Revised Code and any rule adopted under that section. The 15271 statement shall include a check list of the required equipment 15272 items in the form the registrar shall prescribe. 15273

The application shall be signed by the owner of the 15274 snowmobile, off-highway motorcycle, or all-purpose vehicle and 15275 shall be accompanied by a fee as provided in division (C) of 15276 section 4519.04 of the Revised Code. 15277

If the application is not in proper form, or if the vehicle 15278 for which registration is sought does not appear to be equipped as 15279 required by section 4519.20 of the Revised Code or any rule 15280 adopted under that section, the registration shall be refused, and 15281 no registration sticker, license plate, or validation sticker 15282 shall be issued. 15283

(B) No certificate of registration or renewal of a
(B) No certificate of registration shall be issued for an off-highway
(B) no certificate of registration shall be issued for an off-highway
(B) no certificate of registration issued vehicle required to be registered under
(B) no certificate of
(B) no certificate of</

off-highway motorcycle or all-purpose vehicle as permitted by 15291 division (B) of section 4519.05 of the Revised Code, unless a 15292 certificate of title has been issued under this chapter for the 15293 motorcycle or vehicle, and the owner or new owner, as the case may 15294 be, presents a physical certificate of title or memorandum 15295 certificate of title for inspection at the time the owner or new 15296 owner first submits a registration application, registration 15297 renewal application, or registration transfer application for the 15298 motorcycle or vehicle if a physical certificate of title or 15299 memorandum certificate has been issued by a clerk of a court of 15300 common pleas. If, under sections 4519.512 and 4519.58 of the 15301 Revised Code, a clerk instead has issued an electronic certificate 15302 of title for the applicant's off-highway motorcycle or all-purpose 15303 vehicle, that certificate may be presented for inspection at the 15304 time of first registration in a manner prescribed by rules adopted 15305 by the registrar. 15306

(C) When the owner of an off-highway motorcycle or 15307 all-purpose vehicle first registers it in the owner's name, and a 15308 certificate of title has been issued for the motorcycle or 15309 vehicle, the owner shall present for inspection a physical 15310 certificate of title or memorandum certificate of title showing 15311 title to the off-highway motorcycle or all-purpose vehicle in the 15312 name of the owner if a physical certificate of title or memorandum 15313 certificate has been issued by a clerk of a court of common pleas. 15314 If, under sections 4519.512 and 4519.58 of the Revised Code, a 15315 clerk instead has issued an electronic certificate of title for 15316 the applicant's off-highway motorcycle or all-purpose vehicle, 15317 that certificate may be presented for inspection at the time of 15318 first registration in a manner prescribed by rules adopted by the 15319 registrar. If, when the owner of such an off-highway motorcycle or 15320 all-purpose vehicle first makes application to register it in the 15321 owner's name, the application is not in proper form or the 15322 certificate of title or memorandum certificate of title does not 15323

accompany the registration or, in the case of an electronic 15324 certificate of title is not presented in a manner prescribed by 15325 the registrar, the registration shall be refused, and neither a 15326 certificate of registration nor a registration sticker, license 15327 plate, or validation sticker shall be issued. When a certificate 15328 of registration and registration sticker, license plate, or 15329 validation sticker are issued upon the first registration of an 15330 off-highway motorcycle or all-purpose vehicle by or on behalf of 15331 the owner, the official issuing them shall indicate the issuance 15332 with a stamp on the certificate of title or memorandum certificate 15333 of title or, in the case of an electronic certificate of title, an 15334 electronic stamp or other notation as specified in rules adopted 15335 by the registrar. 15336

(D) Each deputy registrar shall be allowed a fee of three 15337 dollars and fifty cents equal to the amount established under 15338 section 4503.038 of the Revised Code for each application or 15339 renewal application received by the deputy registrar, which shall 15340 be for the purpose of compensating the deputy registrar for 15341 services, and office and rental expense, as may be necessary for 15342 the proper discharge of the deputy registrar's duties in the 15343 receiving of applications and the issuing of certificates of 15344 registration. 15345

Each deputy registrar, upon receipt of any application for 15346 registration, together with the registration fee, shall transmit 15347 the fee, together with the original and duplicate copy of the 15348 application, to the registrar in the manner and at the times the 15349 registrar, subject to the approval of the director of public 15350 safety and the treasurer of state, shall prescribe by rule. 15351

Sec. 4519.05. (A) Whenever a registered snowmobile,15352off-highway motorcycle, or all-purpose vehicle is destroyed or15353similarly disposed of, the owner shall surrender the certificate15354

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of registration to the registrar of motor vehicles or a deputy 15355 registrar within fifteen days following the destruction or 15356 disposal. The registrar thereupon shall cancel the certificate and 15357 enter that fact in the registrar's records. 15358

In the case of an off-highway motorcycle or all-purpose 15359 vehicle for which a certificate of title has been issued, the 15360 owner also shall surrender the certificate of title to the clerk 15361 of the court of common pleas who issued it and the clerk, with the 15362 consent of any lienholders noted thereon, shall enter a 15363 cancellation upon the clerk's records and shall notify the 15364 registrar of the cancellation. Upon the cancellation of a 15365 certificate of title in the manner prescribed by this division, 15366 the clerk and the registrar may cancel and destroy all 15367 certificates of title and memorandum certificates of title in that 15368 chain of title. 15369

(B) Subject to division (B) of section 4519.03 of the Revised 15370 Code, whenever the ownership of a registered snowmobile, 15371 off-highway motorcycle, or all-purpose vehicle is transferred by 15372 sale or otherwise, the new owner, within fifteen days following 15373 the transfer, shall make application to the registrar or a deputy 15374 registrar for the transfer of the certificate of registration. 15375 Upon receipt of the application and a fee of one dollar, the 15376 registrar shall transfer the certificate to the new owner and 15377 shall enter the new owner's name and address in the registrar's 15378 records. 15379

(C) Whenever the owner of a registered snowmobile, 15380 off-highway motorcycle, or all-purpose vehicle changes address, 15381 the owner shall surrender the certificate of registration to the 15382 registrar or a deputy registrar within fifteen days following the 15383 address change. Upon receipt of the certificate, the registrar 15384 shall enter the new address thereon and shall make the appropriate 15385 change in the registrar's records. In a case where the owner's 15386

change of address involves a move outside of the state, the 15387 registrar shall cancel the certificate of registration for that 15388 snowmobile, off-highway motorcycle, or all-purpose vehicle. 15389

(D) Whenever a certificate of registration for a snowmobile, 15390
 off-highway motorcycle, or all-purpose vehicle is lost, mutilated, 15391
 or destroyed, the owner may obtain a duplicate certificate, which 15392
 shall be identified as such, upon application and the payment of a 15393
 fee of one dollar. 15394

(E) The registrar and each deputy registrar may collect and 15395 retain an additional fee of two dollars and seventy five cents 15396 commencing on July 1, 2001, three dollars and twenty five cents 15397 commencing on January 1, 2003, and three dollars and fifty cents 15398 commencing on January 1, 2004, equal to the amount established 15399 under section 4503.038 of the Revised Code for each application 15400 for the transfer of a certificate of registration or duplicate 15401 certificate of registration received by the registrar or deputy 15402 15403 registrar.

(F) Whoever violates division (A), (B), or (C) of this
section shall be fined not more than twenty-five dollars for a
first offense; for each subsequent offense, the offender shall be
fined not less than twenty-five nor more than fifty dollars.

Sec. 4519.10. (A) The purchaser of an off-highway motorcycle 15408 or all-purpose vehicle, upon application and proof of purchase, 15409 may obtain a temporary license placard for it. The application for 15410 such a placard shall be signed by the purchaser of the off-highway 15411 motorcycle or all-purpose vehicle. The temporary license placard 15412 shall be issued only for the applicant's use of the off-highway 15413 motorcycle or all-purpose vehicle to enable the applicant to 15414 operate it legally while proper title and a registration sticker 15415 or license plate and validation sticker are being obtained and 15416 shall be displayed on no other off-highway motorcycle or 15417

all-purpose vehicle. A temporary license placard issued under this 15418 section shall be in a form prescribed by the registrar of motor 15419 vehicles, shall differ in some distinctive manner from a placard 15420 issued under section 4503.182 of the Revised Code, shall be valid 15421 for a period of forty-five days from the date of issuance, and 15422 shall not be transferable or renewable. The placard either shall 15423 consist of or be coated with such material as will enable it to 15424 remain legible and relatively intact despite the environmental 15425 conditions to which the placard is likely to be exposed during the 15426 forty-five-day period for which it is valid. The purchaser of an 15427 off-highway motorcycle or all-purpose vehicle shall attach the 15428 temporary license placard to it, in a manner prescribed by rules 15429 the registrar shall adopt, so that the placard numerals or letters 15430 are clearly visible. 15431

The fee for a temporary license placard issued under this 15432 section shall be two dollars. If the placard is issued by a deputy 15433 registrar, the deputy registrar shall charge an additional fee of 15434 three dollars and fifty cents equal to the amount established 15435 under section 4503.038 of the Revised Code, which the deputy 15436 registrar shall retain. The deputy registrar shall transmit each 15437 two-dollar fee received by the deputy registrar under this section 15438 to the registrar, who shall pay the two dollars to the treasurer 15439 of state for deposit into the state bureau of motor vehicles 15440 public safety - highway purposes fund established by section 15441 4501.25 4501.06 of the Revised Code. 15442

(B) The registrar may issue temporary license placards to a 15443
dealer to be issued to purchasers for use on vehicles sold by the 15444
dealer, in accordance with rules prescribed by the registrar. The 15445
dealer shall notify the registrar within forty-eight hours of 15446
proof of issuance on a form prescribed by the registrar. 15447

The fee for each such placard issued by the registrar to a 15448 dealer shall be two dollars plus a fee of three dollars and fifty 15449

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cents	<u>equal</u>	to	the	amount	established	under	section	4503.038	of	15450
the Re	evised	Coc	<u>le</u> .							15451

Sec. 4519.11. One Five dollars of each fee collected under 15452 section 4519.04 of the Revised Code and one dollar and twenty-five 15453 cents of each fee collected under sections 4519.04 and section 15454 4519.09 of the Revised Code shall be paid into the state bureau of 15455 motor vehicles public safety - highway purposes fund created by 15456 section 4501.25 4501.06 of the Revised Code. All other fees, and 15457 all taxes and fines levied, charged, or referred to in this 15458 chapter, unless otherwise designated by law, shall be deposited 15459 into the state treasury to the credit of the state recreational 15460 vehicle fund, which is hereby created. The state recreational 15461 vehicle fund shall be used for the purpose of enforcing and 15462 administering the law relative to the registration and operation 15463 of snowmobiles, off-highway motorcycles, and all-purpose vehicles 15464 within the state, for the purpose of expanding the activities of 15465 the department of natural resources to provide trails and other 15466 areas for the operation of such vehicles on state-controlled land 15467 and waters, for the purchase of additional land to be used for 15468 such purposes, and for the development and implementation by the 15469 department of programs relating to the safe use and enjoyment of 15470 snowmobiles, off-highway motorcycles, and all-purpose vehicles. 15471

All investment earnings of the state recreational vehicle 15472 fund shall be credited to the fund. 15473

Notwithstanding section 1501.01 of the Revised Code, nothing 15474 in this section authorizes the appropriation of property to 15475 provide trails and other areas for the operation of snowmobiles, 15476 off-highway motorcycles, and all-purpose vehicles. 15477

sec. 4519.40. (A) The applicable provisions of Chapters 4511. 15478 and 4549. of the Revised Code shall be applied apply to the 15479

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operation of snowmobiles, off-highway motorcycles, and all-purpose 15480 vehicles, except that no person shall operate a snowmobile, 15481 off-highway motorcycle, or all-purpose vehicle shall be operated 15482 as follows: 15483 (1) On any state highway, including a limited access highway 15484 or freeway or the right-of-way thereof, except for emergency 15485 travel only during such time and in such manner as the director of 15486 public safety shall designate designates or except as authorized 15487 by division (F) of section 4519.41 of the Revised Code; 15488 (2) On any private property, or in any nursery or planting 15489 area, without the permission of the owner or other person having 15490 the right to possession of the property; 15491 (3) On any land or waters controlled by the state, except at 15492 those locations where a sign has been posted permitting such 15493 operation; 15494 (4) On the tracks or right-of-way of any operating railroad; 15495 (5) While transporting any firearm, bow, or other implement 15496 for hunting, that is not unloaded and securely encased; 15497 (6) For the purpose of chasing, pursuing, capturing, or 15498 killing any animal or wildfowl; 15499 (7) During the time from sunset to sunrise, unless displaying 15500 lighted lights as required by section 4519.20 of the Revised Code. 15501 (B) Whoever violates this section shall be fined not less 15502 than fifty nor more than five hundred dollars, imprisoned not less 15503 than three nor more than thirty days, or both. 15504 Sec. 4519.41. Snowmobiles, off-highway motorcycles, and 15505

all-purpose vehicles may be operated as follows:

(A) To make a crossing of a highway, other than a highway as 15507 designated in division (A)(1) of section 4519.40 of the Revised 15508

Code, whenever the crossing can be made in safety and will not 15509 interfere with the movement of vehicular traffic approaching from 15510 any direction on the highway, and provided that the operator 15511 yields the right-of-way to any approaching traffic that presents 15512 an immediate hazard; 15513 (B) On highways in the county or township road systems 15514 whenever the local authority having jurisdiction over such 15515 highways so permits; 15516 (C) Off and alongside a street or highway for limited 15517 distances from the point of unloading from a conveyance to the 15518 point at which the snowmobile, off-highway motorcycle, or 15519 all-purpose vehicle is intended and authorized to be operated; 15520 (D) On the berm or shoulder of a highway, other than a 15521 highway as designated in division (A)(1) of section 4519.40 of the 15522 Revised Code, when the terrain permits such operation to be 15523 undertaken safely and without the necessity of entering any 15524 traffic lane; 15525 (E) On the berm or shoulder of a county or township road, 15526 while traveling from one area of operation of the snowmobile, 15527 off-highway motorcycle, or all-purpose vehicle to another such 15528 15529 area<u>;</u> (F) For snowmobiles without metal studded tracks and 15530 all-purpose vehicles, on state highways located on an island in 15531 Lake Erie, including limited access highways and freeways, between 15532 the first day of November and the thirtieth day of April, provided 15533 that all of the following conditions apply: 15534 (1) The operator has a valid driver's license as required 15535 under section 4519.44 of the Revised Code. 15536 (2) The snowmobile or all-purpose vehicle is in compliance 15537 with rules governing safety equipment adopted under section 15538

4519.20 of the Revised Code.

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(3) The owner of the snowmobile or all-purpose vehicle	15540
maintains proof of financial responsibility for both on-road and	15541
off-road use of the snowmobile or all-purpose vehicle.	15542
(4) The operator obeys all traffic rules and regulations.	15543
Sec. 4519.56. (A) An application for a certificate of title	15544
shall be sworn to before a notary public or other officer	15545
empowered to administer oaths by the lawful owner or purchaser of	15546
the off-highway motorcycle or all-purpose vehicle and shall	15547
contain at least the following information in a form and together	15548
with any other information the registrar of motor vehicles may	15549
require:	15550
(1) Name, address, and social security number or employer's	15551
tax identification number of the applicant;	15552
(2) Statement of how the off-highway motorcycle or	15553
all-purpose vehicle was acquired;	15554
(3) Name and address of the previous owner;	15555
(4) A statement of all liens, mortgages, or other	15556
encumbrances on the off-highway motorcycle or all-purpose vehicle,	15557
and the name and address of each holder thereof;	15558
(5) If there are no outstanding liens, mortgages, or other	15559
encumbrances, a statement of that fact;	15560
(6) A description of the off-highway motorcycle or	15561
all-purpose vehicle, including the make, year, series or model, if	15562
any, body type, and manufacturer's vehicle identification number.	15563
If the off-highway motorcycle or all-purpose vehicle contains	15564
a permanent identification number placed thereon by the	15565
manufacturer, this number shall be used as the vehicle	15566
identification number. Except as provided in division (B) of this	15567
section, if the application for a certificate of title refers to	15568
an off-highway motorcycle or all-purpose vehicle that contains	15569

such a permanent identification number, but for which no15570certificate of title has been issued previously by this state, the15571application shall be accompanied by a physical inspection15572certificate as described in that division.15573

If there is no manufacturer's vehicle identification number 15574 or if the manufacturer's vehicle identification number has been 15575 removed or obliterated, the registrar, upon receipt of a 15576 prescribed application and proof of ownership, but prior to 15577 issuance of a certificate of title, shall assign a vehicle 15578 identification number for the off-highway motorcycle or 15579 all-purpose vehicle. This assigned vehicle identification number 15580 shall be permanently affixed to or imprinted upon the off-highway 15581 motorcycle or all-purpose vehicle by the state highway patrol. The 15582 state highway patrol shall assess a fee of fifty dollars for 15583 affixing the number to the off-highway motorcycle or all-purpose 15584 vehicle and shall deposit each such fee in the state highway 15585 safety public safety - highway purposes fund established by 15586 section 4501.06 of the Revised Code. 15587

(B) Except in the case of a new off-highway motorcycle or 15588 all-purpose vehicle sold by a dealer title to which is evidenced 15589 by a manufacturer's or importer's certificate, if the application 15590 for a certificate of title refers to an off-highway motorcycle or 15591 all-purpose vehicle that contains a permanent identification 15592 number placed thereon by the manufacturer, but for which no 15593 certificate of title previously has been issued by this state, the 15594 application shall be accompanied by a physical inspection 15595 certificate issued by the department of public safety verifying 15596 the make, year, series or model, if any, body type, and 15597 manufacturer's vehicle identification number of the off-highway 15598 motorcycle or all-purpose vehicle for which the certificate of 15599 title is desired. The physical inspection certificate shall be in 15600 such form as is designated by the registrar. The physical 15601

inspection shall be made at a deputy registrar's office or at an	15602
established place of business operated by a licensed motor vehicle	15603
dealer. The deputy registrar or motor vehicle dealer may charge a	15604
maximum fee of two dollars and seventy-five cents commencing on	15605
July 1, 2001, three dollars and twenty five cents commencing on	15606
January 1, 2003, and three dollars and fifty cents commencing on	15607
January 1, 2004, equal to the amount established under section	15608
4503.038 of the Revised Code for conducting the physical	15609
inspection.	15610

The clerk of the court of common pleas shall charge a fee of 15611 one dollar and fifty cents for the processing of each physical 15612 inspection certificate. The clerk shall retain fifty cents of the 15613 one dollar and fifty cents so charged and shall pay the remaining 15614 one dollar to the registrar by monthly returns, which shall be 15615 forwarded to the registrar not later than the fifth day of the 15616 month next succeeding that in which the certificate is received by 15617 the clerk. The registrar shall pay such remaining sums into the 15618 state bureau of motor vehicles public safety - highway purposes 15619 fund established by section 4501.25 4501.06 of the Revised Code. 15620

Sec. 4519.59. (A)(1) The clerk of a court of common pleas 15621 shall charge and retain fees as follows: 15622

(a) Fifteen dollars for each certificate of title or 15623 duplicate certificate of title including the issuance of a 15624 memorandum certificate of title, authorization to print a 15625 non-negotiable evidence of ownership described in division (D) of 15626 section 4519.58 of the Revised Code, non-negotiable evidence of 15627 ownership printed by the clerk under division (E) of that section, 15628 and notation of any lien on a certificate of title that is applied 15629 for at the same time as the certificate of title. The clerk shall 15630 retain eleven dollars and fifty cents of that fee for each 15631 certificate of title when there is a notation of a lien or 15632

security interest on the certificate of title, twelve dollars and 15633 twenty-five cents when there is no lien or security interest noted 15634 on the certificate of title, and eleven dollars and fifty cents 15635 for each duplicate certificate of title. 15636

(b) Five dollars for each certificate of title with no
 security interest noted that is issued to a licensed motor vehicle
 dealer for resale purposes. The clerk shall retain two dollars and
 twenty-five cents of that fee.

(c) Five dollars for each memorandum certificate of title or 15641
non-negotiable evidence of ownership that is applied for 15642
separately. The clerk shall retain that entire fee. 15643

(2) The fees that are not retained by the clerk shall be paid 15644 to the registrar of motor vehicles by monthly returns, which shall 15645 be forwarded to the registrar not later than the fifth day of the 15646 month next succeeding that in which the certificate is forwarded 15647 or that in which the registrar is notified of a lien or 15648 cancellation of a lien. 15649

(B)(1) The registrar shall pay twenty-five cents of the 15650 amount received for each certificate of title that is issued to a 15651 motor vehicle dealer for resale, one dollar for certificates of 15652 title issued with a lien or security interest noted on the 15653 certificate of title, and twenty-five cents for each certificate 15654 of title with no lien or security interest noted on the 15655 certificate of title into the state bureau of motor vehicles 15656 public safety - highway purposes fund established in section 15657 4501.25 4501.06 of the Revised Code. 15658

(2) Fifty cents of the amount received for each certificate 15659of title shall be paid by the registrar as follows: 15660

(a) Four cents shall be paid into the state treasury to the 15661
credit of the motor vehicle dealers board fund created in section 15662
4505.09 of the Revised Code, for use as described in division 15663

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(B)(2)(a) of that section. 15664

(b) Twenty-one cents shall be paid into the highway operating 15665 fund. 15666

(c) Twenty-five cents shall be paid into the state treasury 15667
to the credit of the motor vehicle sales audit fund created in 15668
section 4505.09 of the Revised Code, for use as described in 15669
division (B)(2)(c) of that section. 15670

(3) Two dollars of the amount received by the registrar for 15671
each certificate of title shall be paid into the state treasury to 15672
the credit of the automated title processing fund created in 15673
section 4505.09 of the Revised Code, for use as described in 15674
divisions (B)(3)(a) and (c) of that section. 15675

Sec. 4519.63. (A) The registrar of motor vehicles or the 15676 clerk of the court of common pleas, upon the application of any 15677 person and payment of the proper fee, may prepare and furnish 15678 title information regarding off-highway motorcycles and 15679 all-purpose vehicles in the form and subject to any territorial 15680 division or other classification as they may direct. The registrar 15681 or the clerk may search the records of the bureau of motor 15682 vehicles regarding off-highway motorcycles and all-purpose 15683 vehicles and furnish reports of those records under the signature 15684 of the registrar or the clerk. 15685

(B)(1) Fees for lists containing title information shall be 15686 charged and collected as follows: 15687

(a) For lists containing three thousand titles or more, 15688twenty-five dollars per thousand or part thereof; 15689

(b) For each report of a search of the records, the fee is 15690
five dollars per copy. The registrar and clerk may certify copies 15691
of records generated by an automated title processing system. 15692

(2) A copy of any such report shall be taken as prima-facie 15693

evidence of the facts therein stated in any court of the state. 15694 The registrar and the clerk shall furnish information on any title 15695 without charge to state highway patrol troopers, sheriffs, chiefs 15696 of police, or the attorney general. The clerk also may provide a 15697 copy of a certificate of title to a public agency without charge. 15698

(C)(1) Those fees collected by the registrar as provided in 15699 division (B)(1)(a) of this section shall be paid to the treasurer 15700 of state to the credit of the state bureau of motor vehicles 15701 public safety - highway purposes fund established in section 15702 4501.25 4501.06 of the Revised Code. Those fees collected by the 15703 clerk as provided in division (B)(1)(a) of this section shall be 15704 paid to the certificate of title administration fund created by 15705 section 325.33 of the Revised Code. 15706

(2) The registrar shall pay each five-dollar fee the
registrar collects under division (B)(1)(b) of this section into
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the state treasury to the credit of the state bureau of motor
vehicles public safety - highway purposes fund established in
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section 4501.25 4501.06 of the Revised Code.

(3) The clerk of the court of common pleas shall retain two 15712 dollars of each fee the clerk collects under division (B)(1)(b) of 15713 this section and deposit that two dollars into the certificate of 15714 title administration fund created by section 325.33 of the Revised 15715 Code. The clerk shall forward the remaining three dollars to the 15716 registrar not later than the fifth day of the month next 15717 succeeding that in which the transaction occurred. The registrar 15718 shall deposit the three-dollar portion of each fee into the state 15719 treasury to the credit of the state bureau of motor vehicles 15720 public safety - highway purposes fund established in section 15721 4501.25 4501.06 of the Revised Code. 15722

sec. 4519.69. If the application for a certificate of title 15723
refers to an off-highway motorcycle or all-purpose vehicle last 15724

previously registered in another state, the application shall be 15725 accompanied by a physical inspection certificate issued by the 15726 department of public safety verifying the make, year, series or 15727 model, if any, body type, and manufacturer's identification number 15728 of the off-highway motorcycle or all-purpose vehicle for which the 15729 certificate of title is desired. The physical inspection 15730 certificate shall be in such form as is designated by the 15731 registrar of motor vehicles. The physical inspection of the 15732 off-highway motorcycle or all-purpose vehicle shall be made at a 15733 deputy registrar's office, or at an established place of business 15734 operated by a licensed motor vehicle dealer. Additionally, the 15735 physical inspection of a salvage off-highway motorcycle or 15736 all-purpose vehicle owned by an insurance company may be made at 15737 an established place of business operated by a salvage motor 15738 vehicle dealer licensed under Chapter 4738. of the Revised Code. 15739 The deputy registrar, the motor vehicle dealer, or the salvage 15740 motor vehicle dealer may charge a maximum fee of two dollars and 15741 seventy five cents commencing on July 1, 2001, three dollars and 15742 twenty five cents commencing on January 1, 2003, and three dollars 15743 and fifty cents commencing on January 1, 2004, equal to the amount 15744 established under section 4503.038 of the Revised Code for 15745 conducting the physical inspection. 15746

The clerk of the court of common pleas shall charge a fee of 15747 one dollar and fifty cents for the processing of each physical 15748 inspection certificate. The clerk shall retain fifty cents of the 15749 one dollar and fifty cents so charged and shall pay the remaining 15750 one dollar to the registrar by monthly returns, which shall be 15751 forwarded to the registrar not later than the fifth day of the 15752 month next succeeding that in which the certificate is received by 15753 the clerk. The registrar shall pay such remaining sums into the 15754 state treasury to the credit of the state bureau of motor vehicles 15755 public safety - highway purposes fund established in section 15756 4501.25 4501.06 of the Revised Code. 15757

and contain such information, as the registrar prescribes.

Sec. 4521.10. (A)(1) If a judgment or default judgment is 15758 entered against a person pursuant to section 4521.08 of the 15759 Revised Code for a violation of an ordinance, resolution, or 15760 regulation that regulates the standing or parking of a vehicle in 15761 a disability parking space and the person has not paid the 15762 judgment or default judgment within ten days of the date of entry 15763 15764 of the judgment, the parking violations bureau, joint parking violations bureau, or traffic violations bureau in which the 15765 judgment was entered may give notice of that fact to the registrar 15766 of motor vehicles. The notice, if given, shall be given not 15767 earlier than sixteen days nor later than three years after the 15768 date of entry of the judgment, and shall be in a form and manner, 15769

(2) If three or more judgments or default judgments have been 15771 entered against a person pursuant to section 4521.08 of the 15772 Revised Code and the person has not paid the judgments or default 15773 judgments within ten days of the date of entry of the third 15774 judgment, the parking violations bureau, joint parking violations 15775 bureau, or traffic violations bureau in which the judgments were 15776 entered may give notice of that fact to the registrar. The notice, 15777 if given, shall be given not earlier than sixteen days nor later 15778 than three years after the date of entry of the third judgment, 15779 and shall be in a form and manner, and contain such information, 15780 as the registrar prescribes. 15781

(B)(1) Upon receipt of a notice as provided in division (A) 15782 of this section, neither the registrar nor any deputy registrar 15783 shall accept any application for the registration or transfer of 15784 registration of any motor vehicle owned or leased by the person 15785 named in the notice unless the person presents a release as 15786 provided in division (C) of this section or unless the registrar 15787 is properly notified by the parking violations bureau, joint 15788 parking violations bureau, or traffic violations bureau that the 15789

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judgment or default judgment described in division (A)(1) of this 15790
section or the judgments or default judgments described in 15791
division (A)(2) of this section have been paid, dismissed, or 15792
reversed on appeal, or that the initial notice was given in error 15793
and is therefore canceled. 15794

(2) The registrar shall not be required to give effect to any 15795 notice provided by a parking violations bureau, joint parking 15796 violations bureau, or traffic violations bureau under division (A) 15797 of this section unless the information contained in the "Ohio 15798 uniform traffic tickets" described in Traffic Rule 3 (A) and (B) 15799 that the bureau processes is transmitted to the registrar by means 15800 of an electronic transfer system. 15801

(C) When a notice as provided in division (A) of this section 15802 is given to the registrar and the judgments or default judgments 15803 are subsequently paid, dismissed, or reversed on appeal, or it is 15804 discovered that the notice was given in error and is therefore 15805 canceled, the parking violations bureau, joint parking violations 15806 bureau, or traffic violations bureau giving the initial notice 15807 shall immediately notify the registrar of such payment, dismissal, 15808 reversal, or cancellation. The notification shall be in a form and 15809 manner, and contain such information, as the registrar prescribes. 15810 If the initial notice was not given in error, the parking 15811 violations bureau, joint parking violations bureau, or traffic 15812 violations bureau shall charge the person a five dollar processing 15813 fee for each judgment or default judgment to cover the costs of 15814 the bureau of motor vehicles in administering this section. Upon 15815 payment of the fee, the parking violations bureau, joint parking 15816 violations bureau, or traffic violations bureau shall give to the 15817 person a release to be presented at the time of registering or 15818 transferring the registration of a motor vehicle owned or leased 15819 by the person. All fees collected under this division shall be 15820 transmitted monthly to the registrar for deposit in the state 15821

bureau of motor vehicles public safety - highway purposes fund 15822 established by section 4501.25 4501.06 of the Revised Code. 15823

(D) The registrar shall cause the information contained in 15824 each notice received pursuant to division (A) of this section to 15825 be removed from the records of the bureau of motor vehicles and of 15826 the deputy registrars thirteen months after the date the 15827 information was entered into the records, unless the registrar 15828 receives a further notice from the parking violations bureau, 15829 joint parking violations bureau, or traffic violations bureau 15830 submitting the initial notice that the judgments or default 15831 judgments are still outstanding. 15832

(E) When any application for the registration or transfer of 15833 registration of a motor vehicle is refused as provided in division 15834 (B) of this section, the registrar or deputy registrar to whom 15835 application is made shall inform the person that no such 15836 application may be accepted unless the person presents a release 15837 as provided in division (C) of this section or the records of the 15838 bureau of motor vehicles and of the deputy registrar indicate that 15839 each judgment and default judgment against the person is paid, 15840 dismissed, reversed on appeal, or canceled. 15841

(F) When any person named in a notice as provided in division 15842 (A) of this section applies for the registration or transfer of 15843 registration of any motor vehicle owned or leased by the person 15844 and presents a release as provided in division (C) of this section 15845 or the records of the bureau of motor vehicles and of any deputy 15846 registrar to whom the application is made indicate that each 15847 judgment and default judgment against the person has been paid, 15848 dismissed, or reversed on appeal, the registrar or deputy 15849 registrar shall accept the application for registration or 15850 transfer of registration and may issue a certificate of 15851 registration or amended certificate of registration for the motor 15852 vehicle. 15853

(G) In determining whether the judgments or default judgments 15854 that have been entered against a person as provided in division 15855 (A)(2) of this section total three or more, the parking violations 15856 bureau, joint parking violations bureau, or traffic violations 15857 bureau may apply to that total any violation the person committed 15858 during the relevant time period by illegally standing or parking a 15859 vehicle in a disability parking space, irrespective of the amount 15860 of the fine imposed for such violation. 15861

(H) The registrar shall adopt such rules as the registrar 15862 considers necessary to ensure the orderly operation of sections 15863 4521.09 and 4521.10 of the Revised Code, and any parking 15864 violations bureau, joint parking violations bureau, or traffic 15865 violations bureau shall conform to those rules. 15866

Sec. 4738.021. (A) Every salvage motor vehicle auction and 15867 salvage motor vehicle pool shall do all of the following: 15868

(1) Keep an electronic record of all sales of salvage motor 15869 vehicles and shall include in the record the make, model, year, 15870 vehicle identification number, and the names and addresses of the 15871 purchaser and seller of the salvage motor vehicle. 15872

(2) Obtain from any authorized purchaser of an Ohio salvage 15873 motor vehicle a copy of a driver's license, passport, or other 15874 government-issued identification. Every salvage motor vehicle 15875 auction and salvage motor vehicle pool shall maintain a copy of 15876 this identification for a period of two years. 15877

(3) Obtain from any person who is an authorized purchaser as 15878 defined in division (G)(1) of section 4738.01 of the Revised Code 15879 documented proof of any required license or other authorization to 15880 do business pursuant to this chapter or, for any person residing 15881 in a state, jurisdiction, or country that does not issue a motor 15882 vehicle salvage dealer, junk yard, scrap metal processing 15883 facility, used motor vehicle dealer, salvage dismantler, or 15884

automotive recycler license, a declaration under penalty of15885perjury that the authorized purchaser is authorized to purchase15886salvage vehicles in that person's state, jurisdiction, or country.15887The declaration may be submitted by the authorized purchaser in15888electronic or written format. Every salvage motor vehicle auction15889and salvage motor vehicle pool shall maintain a copy of this15890documentation for a period of two years.15891

(4) Obtain from any person who is an authorized purchaser as 15892 defined in division (G)(2) of section 4738.01 of the Revised Code 15893 a declaration under penalty of perjury that the authorized 15894 purchaser is not making a purchase in excess of the applicable 15895 limit identified in that division. The salvage motor vehicle 15896 auction or salvage motor vehicle pool shall maintain that 15897 declaration for a period of two years. The declaration may be 15898 submitted by the authorized purchaser in electronic or written 15899 format. 15900

(5) For any sale of a salvage motor vehicle to a personresiding in another country, stamp the words "FOR EXPORT ONLY" onboth of the following:15903

(a) The face of the vehicle title so as not to obscure the 15904name, date, or mileage statement; 15905

(b) In each unused reassignment space on the back of the 15906 title. 15907

The words "FOR EXPORT ONLY" shall be in all capital, black 15908 letters, be at least two inches wide, and be clearly legible. 15909

(B) Every salvage motor vehicle auction and salvage motor
vehicle pool shall submit the information collected pursuant to
division (A)(1) of this section on a monthly basis to a third
party consolidator selected by the registrar of motor vehicles
pursuant to the rules adopted by the registrar in division (C) of
this section.

(C)(1) Within twelve months after the effective date of this 15916 section March 23, 2015, the registrar shall contract with an 15917 entity approved as a third party data consolidator to the national 15918 motor vehicle title information system for the development of a 15919 statewide database for the submission of the information collected 15920 pursuant to division (A)(1) of this section. The system shall be 15921 used to maintain an accurate record of all sales conducted by a 15922 salvage motor vehicle auction or salvage motor vehicle pool. All 15923 expenses of this contract shall be paid from the state bureau of 15924 motor vehicles public safety - highway purposes fund created in 15925 section 4501.25 4501.06 of the Revised Code. 15926

(2) The registrar may adopt any rules pursuant to Chapter 15927
119. of the Revised Code as necessary to facilitate the timely 15928
submission of the information required pursuant to this section. 15929

The registrar shall make the information the registrar 15930 receives under this section available to any state or local law 15931 enforcement agency upon request. 15932

sec. 4738.06. All license fees required by section 4738.05 of 15933
the Revised Code shall be paid to the registrar of motor vehicles, 15934
who shall pay the same into the state treasury to the credit of 15935
the state bureau of motor vehicles public safety - highway 15936
purposes fund established in section 4501.25 4501.06 of the 15937
Revised Code. 15938

Sec. 4738.13. (A) The prosecuting attorneys of the several 15939 counties shall assist the registrar of motor vehicles upon his the 15940 registrar's request and shall assist the motor vehicle salvage 15941 dealer's licensing board upon its request in enforcing sections 15942 4738.01 to 4738.16 of the Revised Code, and in prosecuting and 15943 defending proceedings under such sections. 15944

(B) Upon the written request of the registrar of motor 15945

vehicles or the motor vehicle salvage dealer's licensing board, or 15946 upon the attorney general's becoming aware of, by his the attorney 15947 <u>general's</u> own inquiries or as a result of complaints, any criminal 15948 or improper activity related to this chapter, the attorney general 15949 shall investigate any criminal or civil violation of law related 15950 to this chapter.

15952 (C) If the attorney general, by his the attorney general's own inquiries or investigation or as a result of complaints, has 15953 reasonable cause to believe that any person has engaged or is 15954 engaging in an act or practice that violates section 4738.02, 15955 4738.03, or 4738.04 of the Revised Code, he the attorney general 15956 may bring an action, with notice as required by Civil Rule 65, to 15957 obtain a temporary restraining order, preliminary injunction, or 15958 permanent injunction to restrain the act or practice. If the 15959 attorney general shows by a preponderance of the evidence that the 15960 person has violated or is violating section 4738.02, 4738.03, or 15961 4738.04 of the Revised Code, the court may issue a temporary 15962 restraining order, preliminary injunction, or permanent injunction 15963 to restrain and prevent the act or practice. On motion of the 15964 attorney general, or on its own motion, the court may impose a 15965 civil penalty of not more than five thousand dollars for each day 15966 of violation of a temporary restraining order, preliminary 15967 injunction, or permanent injunction issued under this division, if 15968 the person received notice of the action. The civil penalties 15969 shall be paid as provided in division (D) of this section. Upon 15970 the commencement of an action under this division against any 15971 person licensed under this chapter, the attorney general shall 15972 immediately notify the registrar and the motor vehicle salvage 15973 dealer's licensing board that such an action has been commenced 15974 against the person. 15975

(D) Civil penalties ordered pursuant to division (B) of this 15976 section shall be paid as follows: one-fourth of the amount to the 15977

treasurer of state to the credit of the state bureau of motor15978vehicles public safety - highway purposes fund established in15979section 4501.25 4501.06 of the Revised Code and three-fourths of15980the amount to the treasurer of state to the credit of the general15981revenue fund.15982

sec. 4907.472. (A) There is hereby created in the state 15983
treasury the grade crossing protection fund for the purpose of 15984
paying: 15985

(1) The public share of the cost of reducing hazards at 15986 public highway-railway crossings at any location where a railway 15987 and a public highway intersect each other at a common grade, when 15988 such protection is ordered by the public utilities commission 15989 pursuant to section 4907.47, 4907.471, or 4907.49 of the Revised 15990 Code; 15991

(2) The costs incurred by the commission in administering 15992sections 4907.47 to 4907.476 of the Revised Code. 15993

(B) Moneys for the fund shall be provided from the motor fuel 15994 tax levied under section 5735.05 of the Revised Code and any 15995 federal funds apportioned and allocated to the state for the 15996 reduction of hazards at railroad grade crossings. One hundred 15997 thousand dollars shall be transferred to the fund each month as 15998 provided for in section 5735.23 5735.051 of the Revised Code, and 15999 may be expended by the commission to pay the public share of the 16000 costs for reducing hazards at railway crossings with highways, 16001 roads, or streets on the state, county, township, or municipal 16002 highway and street systems and the costs incurred by the 16003 commission in administering sections 4907.47 to 4907.476 of the 16004 Revised Code, provided that not more than ten per cent of the 16005 amounts thus transferred each fiscal year may be used for paying 16006 such administrative costs that fiscal year. 16007

1399

railroad track is situated is not subject to any storm water 160	09
drainage or sanitary sewer assessment levied by a political 160	10
subdivision, including such an assessment levied under section 160	11
729.11 or 729.43 or Chapter 727., 6101., 6115., 6117., or 6119. of 160	12
the Revised Code or pursuant to authority conferred on municipal 160	13
corporations by Article XVIII, Ohio Constitution. 160	14

Sec. 4929.161. (A) A natural gas company may file an 16015 application with the public utilities commission for approval of 16016 an infrastructure development rider to recover prudently incurred 16017 infrastructure development costs of one or more economic 16018 development projects approved under section 4929.163 or 4929.164 16019 of the Revised Code. 16020

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(B) The commission shall approve a maximum of one16021infrastructure development rider per company.16022
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sec. 4929.162. Under an infrastructure development rider, in 16023
each calendar year monthly billing period: 16024

(A) The natural gas company may not recover more than two
 16025
 dollars one dollar and fifty cents from any single customer in
 16026
 this state, for all projects that were approved under section
 16027
 4929.163 of the Revised Code and for which recovery was authorized
 16028
 under that rider.

(B) The company may not recover more than one dollar from any
 single customer in this state, for all projects that were approved
 under section 4929.164 of the Revised Code and for which recovery
 was authorized under that rider.

(C) The company shall recover the same amount from every 16034 customer. 16035

16008

Sec. 4929.163. (A) A natural gas company may file an	16036
application with the public utilities commission for approval of	16037
an economic development project, including a project for which an	16038
application has been made under section 122.9511 of the Revised	16039
Code for certification under the SiteOhio certification program.	16040
(B) The company shall file the application for project	16041
approval prior to beginning the project.	16042
(B)(C) The application for project approval shall contain a	16043
description of each of the following:	16044
(1) The economic development project;	16045
(2) The infrastructure development costs to be expended on	16046
the project;	16047
(3) How the project meets the criteria set forth in rules	16048
adopted under division $(C)(D)$ of this section.	16049
$\frac{(C)}{(D)}$ The commission shall adopt rules setting forth the	16050
criteria for project approval under this section. The commission	16051
may approve a project under this section if both of the following	16052
apply:	16053
(1) The infrastructure development costs for the project are	16054
projected to generate a return on the company's investment that is	16055
less than the most recently authorized rate of return.	16056
(2) The amount of infrastructure development costs to be	16057
incurred by the company per calendar year, for the project and all	16058
other projects previously approved under this section, is not	16059
projected to exceed the product of two dollars multiplied by the	16060
aggregate number of the company's customers in this state.	16061
(D)(E) The commission shall adopt rules to provide for an	16062

(D)(E) The commission shall adopt rules to provide for an 16062 accelerated review of an application filed under division (A) of 16063 this section. The rules shall provide for the automatic approval 16064 of the application not later than thirty days after the date of 16065

the application filing unless the commission suspends the 16066 application for good cause shown. If the application is suspended, 16067 the commission shall approve, deny, modify, or hold a hearing on 16068 the application not later than forty-five days after the date that 16069 the suspension begins. 16070

Sec. 4929.166. Any property installed or constructed by a 16071 natural gas company to enable the provision of natural gas service 16072 to an economic development project approved under section 4929.163 16073 or 4929.164 of the Revised Code shall be considered used and 16074 useful in rendering public utility service for purposes of section 16075 4909.15 of the Revised Code. 16076

sec. 5501.491. (A) There is hereby created the department of 16077 transportation bridge partnership program. Under the program, the 16078 department shall work with counties and local jurisdictions to, at 16079 the discretion of the director of transportation, either pay the 16080 full cost of, or match local expenditures with regard to, the 16081 rehabilitation or reconstruction of selected bridges that are 16082 located on county roads or within municipal corporations and are 16083 owned by a county or municipal corporation, as applicable. 16084

The program also shall apply to embankments, drainage, and16085other issues related to a subject bridge. The director shall16086confer with the appropriate county or municipal corporation16087officials in determining what bridges will be part of the program.16088

(B) A bridge must meet all of the following criteria in order 16089 to be eligible for the program: 16090

(1) The bridge must be not less than twenty feet in length. 16091

(2) The bridge must be "structurally deficient" in that the 16092 bridge, while safe for use, is in need of repair. 16093

(3) The bridge currently must be open and carrying vehicular 16094 traffic. 16095

(C) Within ninety days of the effective date of this section,	16096
the director of transportation shall submit a report to the	16097
governor, the president of the senate, and the speaker of the	16098
house of representatives on funding the program. The report shall	16099
include recommendations for how the department can continue to	16100
fund the program through the end of fiscal year 2019 and can	16101
continue to fund the program after the end of fiscal year 2019	16102
using the department's current and continued revenue sources.	16103

Sec. 5501.53. (A) Any organization, individual, or group of 16104 individuals may give to the state or to any county or township by 16105 way of private contribution money to pay the expenses the state or 16106 county or township incurs in maintaining, repairing, or 16107 reconstructing highways and roads upon which animal-drawn vehicles 16108 travel.

(1) All money the state receives under this division shall be 16110 credited to the highway operating fund created by section 5735.291 16111 5735.051 of the Revised Code to be expended by the department of 16112 transportation as described in this division. If money is 16113 contributed to the state under this section, the donor may direct 16114 that the contribution be used to pay the maintenance, repair, or 16115 reconstruction expenses of a particular state highway or portion 16116 of state highway by specifically designating that state highway or 16117 portion thereof at the time of the contribution, and the 16118 department shall so expend the contribution. If the donor does not 16119 make such a designation, the department shall use the contribution 16120 to pay the maintenance, repair, or reconstruction expenses of a 16121 portion of state highway located within the county in which the 16122 donor resides or in which the organization maintains property and 16123 upon which animal-drawn vehicles regularly travel. The department 16124 may accumulate contributions designated for a particular highway 16125 until such time as the contributions can be expended in a 16126 meaningful manner. 16127

(2) If a donor contributes money to a county or township, the 16128 donor is not permitted to make any specific road or highway 16129 designation. However, the county or township shall expend all 16130 contributions received under this section to maintain, repair, or 16131 reconstruct any road located within the county or township upon 16132 which animal-drawn vehicles travel. A county or township may 16133 accumulate contributions received under this section until such 16134 time as the contributions can be expended in a meaningful manner. 16135

(B) Not later than the first day of April of every year, the 16136 department and every county and township that receives money under 16137 this section shall issue a written report detailing the amount of 16138 money the state, county, or township received under this section 16139 during the previous calendar year; the amount of money expended 16140 during the previous calendar year pursuant to this section; the 16141 amount of money received under this section but not expended 16142 during the previous calendar year; the highway or road projects 16143 for which the expenditures were made; and any other relevant data. 16144

sec. 5501.55. (A) The department of transportation is the 16145 designated state agency responsible for overseeing the safety 16146 practices of rail fixed guideway systems and the administration of 16147 49 U.S.C. 5329 and 5330. The director of transportation shall 16148 develop any guidelines necessary to oversee the safety practices 16149 of rail fixed guideway systems that are consistent with the 16150 federal act and rules adopted thereunder. A rail fixed quideway 16151 system shall not provide funding to the department for the duties 16152 related to overseeing the safety practices of rail fixed quideway 16153 16154 systems.

(B) In accordance with guidelines developed by the director, 16155the department shall do all of the following: 16156

(1) Establish a safety program documentation standard for16157transit agencies operating, implementing, or significantly16158

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enhancing an applicable rail fixed guideway system within the 16159 state; 16160 (2) Oversee adoption of standards and oversee enforcement of 16161 laws for the personal safety and security of passengers and 16162 employees of rail fixed guideway systems; 16163 (3) Review and approve or disapprove the annual internal 16164 safety audit conducted by a transit agency under section 5501.56 16165 of the Revised Code; 16166 (4) Periodically, conduct an on-site safety review of each 16167 transit agency safety program based on the agency's safety program 16168 documentation and make recommendations for changes or enhancements 16169 to the transit agency safety program; 16170 (5)(a) Establish procedures for the investigation of 16171 accidents and hazardous conditions, and for coordinating and 16172 addressing immediate conditions at a transit agency, as defined in 16173 the guidelines developed by the director; 16174 (b) Investigate accidents and hazardous conditions at transit 16175 agencies; 16176 (c) Approve or disapprove any corrective action plan of a 16177 transit agency intended to minimize, control, correct, or 16178 eliminate any investigated hazard; 16179 (d) Enforce the correction of identified hazardous conditions 16180 and plans to minimize, control, correct, or eliminate those 16181 identified hazardous conditions in a timely manner agreed upon 16182 within corrective action plans. 16183 (6) Submit to the federal transit administration any reports 16184 or other information necessary to remain in compliance with 49 16185 U.S.C. 5329 and 5330 and the rules adopted thereunder; 16186 (7) Approve or disapprove, oversee, and enforce the 16187 development, updating, and implementation of the transit agency's 16188

public transportation safety plan as defined and required by the16189federal transit administration.16190

(C) The department may use a contractor to act on its behalf 16191 in carrying out the duties of the department under this section 16192 and section 5501.56 of the Revised Code and 49 U.S.C. 5329 and 16193 5330 and the rules adopted thereunder. 16194

(D)(1) Reports of any investigation or audit conducted by the 16195 department, a transit agency operating a rail fixed guideway 16196 system, or a contractor acting on behalf of the department or such 16197 a transit agency are confidential and are not subject to 16198 disclosure, inspection, or copying under section 149.43 of the 16199 Revised Code. Information contained in investigative files shall 16200 be disclosed only at the discretion of the director or as 16201 otherwise provided in this section. 16202

(2) Reports of any investigation or audit conducted by the 16203 department, a transit agency operating a rail fixed guideway 16204 system, or a contractor acting on behalf of the department or such 16205 a transit agency shall not be admitted in evidence or used for any 16206 purpose in any action or proceeding arising out of any matter 16207 referred to in the investigation or audit, except in actions or 16208 proceedings instituted by the state or by the department on behalf 16209 of the state, nor shall any member of the department or its 16210 employees, a transit agency acting on behalf of the department, or 16211 a contractor acting on behalf of the department or such a transit 16212 agency be required to testify to any facts ascertained in, or 16213 information obtained by reason of, the person's official capacity, 16214 or to testify as an expert witness in any action or proceeding 16215 involving or pertaining to rail fixed guideway systems to which 16216 the state is not a party. 16217

(E) In accordance with the guidelines developed by the
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 director, the department may establish such programs, procedures,
 16219
 and administrative mandates as may be necessary to carry out its
 16220

duties under this section and section 5501.56 of the Revised Code16221and 49 U.S.C. 5329 and 5330 and the rules adopted thereunder.16222

(F)(E) As used in this section and in section 5501.56 of the 16223 Revised Code: 16224

(1) "Rail fixed guideway system" means any light, heavy, or 16225 rapid rail system, monorail, inclined plane, funicular, trolley, 16226 or automated guideway that is included in the federal transit 16227 administration's calculation of fixed guideway route miles or 16228 receives funding for urbanized areas under 49 U.S.C. 5336 and is 16229 not regulated by the federal railroad administration. 16230

(2) "Transit agency" means an entity operating a rail fixed 16231guideway system. 16232

Sec. 5501.90. (A) There is hereby created the smart 16233 transportation action team. The action team shall consist of nine 16234 members with five members appointed by the governor, two members 16235 appointed by the president of the senate, and two members 16236 appointed by the speaker of the house of representatives in 16237 accordance with division (C) of this section. 16238 (B) The action team shall review, evaluate, and make 16239 recommendations to the general assembly regarding the use of 16240 public money to provide funding for smart transportation 16241 initiatives commenced or operated by any of the following: 16242 (1) The department of transportation; 16243 (2) JobsOhio; 16244 (3) Any public university in this state. 16245 (C)(1) The governor shall appoint the following five members 16246 to the action team: 16247 (a) One representative from the department of transportation, 16248 who shall serve as the chairperson of the action team; 16249

(b) One representative from the transportation research	16250
<u>center;</u>	16251
(c) Two representatives from the automobile industry;	16252
(d) One representative from any other organization, agency,	16253
or background as determined appropriate by the governor.	16254
(2) The president of the senate shall appoint two members to	16255
the action team, each representing a different political party.	16256
(3) The speaker of the house of representatives shall appoint	16257
two members to the action team, each representing a different	16258
political party.	16259
(D) Initial appointments to the action team shall be made not	16260
later than September 1, 2017. Members serve at the pleasure of the	16261
member's appointing authority and may be removed only by that	16262
authority. Vacancies shall be filled in the same manner as	16263
provided for original appointments.	16264
(E) Not later than October 1, 2017, the action team shall	16265
hold its first meeting. Thereafter, the action team shall meet	16266
periodically to fulfill its duties under division (B) of this	16267
section.	16268
(F) The members of the action team shall serve without	16269
compensation.	16270
(G) As used in this section, "smart transportation	16271
initiatives" means any research, development, and testing related	16272
to advances in transportation technology, including automated and	16273
autonomous technology and vehicles; equipment used on and inside a	16274
vehicle pertaining to the function of the vehicle and the safety	16275
of the driver and passengers; and methods of controlling traffic	16276
flow and reducing congestion on highways.	16277

Sec. 5511.02. (A)(1) The director of transportation may lay 16278 out, establish, acquire, open, construct, improve, maintain, 16279

regulate, vacate, or abandon "limited access highways" or 16280 "freeways" in the same manner in which the director may lay out, 16281 establish, acquire, open, construct, improve, maintain, regulate, 16282 vacate, or abandon highways. The director, board, or municipal 16283 authority shall have all additional authority relative to such 16284 "limited access highways" or "freeways" as he the director 16285 possesses relative to highways, including the authority to acquire 16286 by gift, purchase, condemnation, or otherwise land required for 16287 right of way. 16288

(2) Prior to the director establishing any road, highway, or 16289 street as a limited access highway or freeway, the director shall 16290 provide notice in the same manner as the director provides notice 16291 of a road closure. The director shall, at a minimum, publish 16292 notice of the proposal at least twice in a newspaper of general 16293 circulation in each county where the limited access highway or 16294 freeway is proposed to be established. The director also shall 16295 provide the notice to each statewide organization that represents 16296 farmers within this state at least four weeks prior to taking 16297 action on the proposal. The notice shall include all of the 16298 following information: 16299

(a) The location of the proposed limited access highway or16300freeway;16301

(b) The manner by which comments regarding the proposal may16302be submitted, as established by the director;16303

(c) The date by which comments must be received, which shall16304be not less than thirty days after the last date of publication in16305a newspaper of general circulation.16306

(B) Where an existing highway, in whole or part, has been 16307 designated as, or included within, a "limited access highway" or 16308 "freeway," existing easements of access may be extinguished by 16309 purchase, gift, agreement, or by condemnation. 16310

(C) As an adjunct of any "limited access highway" or 16311 "freeway" the director, board, or municipal authority may lay out 16312 and construct highways and drives, to be designated as service 16313 highways, to provide access from areas adjacent to a limited 16314 access highway or freeway. 16315

(D) A "limited access highway" or "freeway" is a highway 16316 especially designed for through traffic and over which abutting 16317 property owners have no easement or right of access by reason of 16318 the fact that their property abuts upon such highway, and access 16319 to which may be allowed only at highway intersections designated 16320 by the director. 16321

(E) Limitations imposed on the mileage of state highways 16322 shall not apply to highways established under this section. 16323

Sec. 5511.10. (A) Except as provided in division (B) of this16324section, signs that indicate the presence of an area that is part16325of the national park system and are erected on highways that are16326part of the state highway system shall display the arrowhead16327symbol of the national park service as described in 36 C.F.R. 11.116328next to the name of the area.16329

(B) All signs erected as of the effective date of this 16330 section that indicate the presence of an area that is part of the 16331 national park system but that do not display the arrowhead symbol 16332 of the national park service shall not be required to display the 16333 symbol. When the sign is replaced according to the standard 16334 procedures and schedule of replacement as established by the 16335 department of transportation, the new sign shall comply with 16336 division (A) of this section. 16337

sec. 5513.04. (A) Notwithstanding sections 125.12, 125.13, 16338
and 125.14 of the Revised Code, the director of transportation may 16339
sell, transfer, or otherwise dispose of any item of personal 16340

5735.051 of the Revised Code.

property that is not needed by the department of transportation. 16341 The director may exchange any such item, in the manner provided 16342 for in this chapter, and pay the balance of the cost of such new 16343 item from funds appropriated to the department. The director also 16344 may accept a credit voucher or cash in an amount mutually agreed 16345 upon between a vendor and the department. The director shall apply 16346 the amount of any credit voucher to future purchases from that 16347 vendor and shall deposit any cash into the state treasury to the 16348 credit of the highway operating fund created in section 5735.291 16349

(B)(1) The director may sell or transfer any structure, 16351 machinery, tools, equipment, parts, material, office furniture, or 16352 supplies unfit for use or not needed by the department of 16353 transportation to any agency of the state or a political 16354 subdivision of the state without notice of the proposed disposal 16355 and upon any mutually agreed upon terms. 16356

(2) Before selling any passenger vehicle, van, truck, 16357 trailer, or other heavy equipment, the director shall notify each 16358 county, municipal corporation, township, and school district of 16359 the sale. The director shall similarly notify the board of 16360 trustees of any regional water and sewer district established 16361 under Chapter 6119. of the Revised Code, when the board has 16362 forwarded to the director the district's name and current business 16363 address. For the purposes of this division, the name and current 16364 business address of a regional water and sewer district shall be 16365 forwarded to the director once each year during any year in which 16366 the board wishes the notification to be given. The notice required 16367 by this division may be given by the most economical means 16368 considered to be effective. If after seven days following mailing 16369 or other issuance of the director's notice, no county, municipal 16370 corporation, township, regional water and sewer district, 16371 educational service center, or school district has notified the 16372

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director that it wishes to purchase any such vehicle or other 16373 heavy equipment, the director may proceed with the sale under 16374

division (C) of this section.

In the discretion of the director, the director may transfer 16376 any vehicle or other heavy equipment that is unfit for use or not 16377 needed by the department to any agency of the state or political 16378 subdivision of the state without advertising for bids and upon 16379 mutually agreed upon terms. 16380

(3) The director may sell or otherwise dispose of any 16381 structure or structural materials salvaged on the state highway 16382 system that in the director's judgment are no longer needed by the 16383 department, or that, through wear or obsolescence, have become 16384 unfit for use. The director may transfer the structure or 16385 materials to counties, municipal corporations, school districts, 16386 or other political subdivisions without advertising for bids and 16387 upon mutually agreed upon terms. The director may transfer the 16388 structure or structural materials to a nonprofit corporation upon 16389 being furnished a copy of a contract between the nonprofit 16390 corporation and a county, municipal corporation, or other 16391 political subdivision to which the structure is to be moved 16392 pursuant to which the nonprofit corporation must make the 16393 structure or structural materials available for rent or sale 16394 within a period of three months after becoming available for 16395 occupancy to an individual or family which has been displaced by 16396 governmental action or which occupies substandard housing as 16397 certified by such political subdivision, without advertising for 16398 bids. Any such transfers shall be for such consideration as shall 16399 be determined by the director to be fair and reasonable, and shall 16400 be upon such terms and specifications with respect to performance 16401 and indemnity as shall be determined necessary by the director. 16402

When, in carrying out an improvement that replaces any 16403 structure or structural materials, it is advantageous to dispose 16404

16375

of the structure or structural materials by providing in the16405contract for the improvement that the structure or structural16406materials, or any part thereof, shall become the property of the16407contractor, the director may so proceed.16408

(C)(1) Any item that has not been sold or transferred as 16409 provided in division (B) of this section may be sold at a public 16410 sale, as determined by the director. The director may authorize 16411 such sale by the deputy directors of transportation, and the 16412 proceedings of such sale shall be conducted in the same manner as 16413 provided for sales by the director. The director may establish a 16414 minimum price for any item to be sold and may establish any other 16415 terms, conditions, and manner for the sale of a particular item, 16416 which may be on any basis the director determines to be most 16417 advantageous to the department. The director may reject any offer 16418 or bid for an item. The director may remove any item from a sale 16419 if it develops that a public authority has a use for the item. In 16420 any notice of a sale, the director shall include a brief 16421 description of the item to be sold, the terms and conditions of 16422 the sale, and a statement of the time, place, and manner of the 16423 sale. 16424

(2)(a) If, in the opinion of the director, any item to be 16425 sold has an estimated fair market value in excess of one thousand 16426 dollars, the director shall post a notice of the sale, for not 16427 less than ten days, on the official web site of the department. If 16428 the district where the property is located maintains a web site, 16429 notice of the sale also shall be posted on that web site. At least 16430 ten days before the sale, the director also shall publish one 16431 notice of the sale in a periodical or newspaper of general 16432 circulation in the region in which the items are located. A sale 16433 under division (C)(2)(a) of this section shall be made to the 16434 highest responsible bidder. 16435

(b) If, in the opinion of the director, any item to be sold 16436

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has an estimated fair market value of one thousand dollars or 16437 less, the director is not required to advertise the proposed sale 16438 except by notice posted on the official web site of the 16439 department. The notice shall be posted for at least five working 16440 days. A sale under division (C)(2)(b) of this section shall be 16441 made to the highest responsible bidder. 16442

(D) Proceeds of any sale described in this section shall be 16443
 paid into the state treasury to the credit of the highway 16444
 operating fund or any other fund of the department as determined 16445
 by the director. 16446

(E) Once each year, the state board of education shall
 provide the director with a current list of the addresses of all
 16448
 school districts and educational service centers in the state.
 16449

(F) As used in this section:

(1) "Personal property" means any structure or structural
 16451
 material, machinery, tools, equipment, parts, material, office
 16452
 furniture, supplies, passenger vehicle, van, truck, trailer, or
 16453
 other heavy equipment of the department;
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(2) "School district" means any city school district, local 16455
school district, exempted village school district, cooperative 16456
education school district, and joint vocational school district, 16457
as defined in Chapter 3311. of the Revised Code. 16458

(3) "Sale" means fixed price sale, live or internet auction, 16459or any other type of sale determined by the director. 16460

Sec. 5516.15. Any fees or fines collected under this chapter 16461 shall be deposited into the state treasury to the credit of the 16462 highway operating fund created in section 5735.291 5735.051 of the 16463 Revised Code to be used by the director of transportation solely 16464 for purposes of enforcing and administering the requirements 16465 established under this chapter. 16466

sec. 5529.05. The fees levied, charged, or referred to in 16467 sections 4503.40 and 4503.42 of the Revised Code shall be 16468 deposited in the state treasury to the credit of the highway 16469 operating fund created by section 5735.291 5735.051 of the Revised 16470 Code, and shall be used to construct, reconstruct, maintain, and 16471 repair public roadside park areas, to provide for beautification 16472 projects along the state highway system, and to implement sections 16473 5529.03 and 5529.06 of the Revised Code. 16474

Sec. 5531.08. (A) In order to expedite a highway project 16475 involving the expenditure of federal and state funds and to 16476 utilize all privileges provided by the "Intermodal Surface 16477 Transportation Efficiency Act of 1991," 105 Stat. 1914, 49 16478 U.S.C.A. 101, the director of transportation may designate a 16479 project team for the purposes of certifying design review and 16480 performing field and office inspections and cost estimates, on 16481 behalf of the federal highway administration. 16482

(B)(1) Upon a written determination by the director that it 16483 would be in the best interests of the traveling public, the 16484 director, upon the written request of a county, township, or 16485 municipal corporation, may utilize moneys in the highway operating 16486 fund created by section 5735.291 5735.051 of the Revised Code to 16487 pay that portion of the construction cost of a highway project 16488 which the county, township, or municipal corporation normally 16489 would be required to pay. 16490

(2) The director shall not utilize moneys in the highway
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 operating fund for a highway project in the manner described in
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 division (B)(1) of this section unless all of the following apply:
 16493

(a) The preliminary engineering design of the project is
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 complete, all necessary rights-of-way have been obtained, and all
 16495
 federal, state, and local environmental studies and permits have
 16496

been performed or obtained;

(b) The director of transportation has submitted the proposed 16498 project to the director of development for an evaluation of the 16499 potential economic benefit to the area. The county, township, or 16500 municipal corporation certifies to the director of development 16501 that the project will create not less than five permanent living 16502 wage jobs. This requirement shall be fulfilled during the 16503 three-year period following the completion date of the project, 16504 and the county, township, or municipal corporation may define the 16505 geographic area within which the jobs will be created. 16506

(c) The quotient resulting from the division of the total 16507 amount of moneys utilized to cover the portion of the construction 16508 cost of the highway project that a county, township, or municipal 16509 corporation would normally be required to pay, divided by the 16510 number of permanent living wage jobs certified to the director of 16511 development by the county, township, or municipal corporation 16512 pursuant to division (B)(2)(b) of this section is less than or 16513 equal to ten thousand dollars. 16514

(C) Upon a written determination by the director of 16515 transportation that it would be in the best interests of the 16516 traveling public, the director, upon the written request of a 16517 county, township, or municipal corporation, may declare a waiver 16518 of that portion of the cost of a highway project which the county, 16519 township, or municipal corporation normally would be required to 16520 pay. 16521

(D) The director of development shall do all of the 16522following: 16523

(1) Review all requests submitted by a county, township, or 16524
 municipal corporation to the director of transportation pursuant 16525
 to division (B) of this section for the expenditure of moneys from 16526
 the highway operating fund; 16527

16497

(2) Submit findings and recommendations to the director of 16528transportation upon completion of the review process; 16529

(3) Monitor the results of a highway project for which moneys 16530 in the highway operating fund are utilized in order to ascertain 16531 whether the number of permanent living wage jobs certified to the 16532 director of transportation pursuant to division (B)(2)(b) of this 16533 section actually are created as a result of the highway project 16534 within the three-year period following the completion of the 16535 project, and submit reports relating to this subject to the 16536 director as necessary. 16537

(E) The director of transportation may award eligible federal 16538 funds or state general revenue funds to local units of government, 16539 including regional transit authorities providing public 16540 transportation service and metropolitan planning organizations. 16541 These funds may be used for such purposes as alleviating traffic 16542 congestion or improving air quality in nonattainment areas of the 16543 state as defined by the "Clean Air Act of 1990," 104 Stat. 2399, 16544 42 U.S.C.A. 7401. The funds also may be used to acquire or 16545 construct park-and-ride facilities, to purchase traffic devices to 16546 improve vehicular flow, and for other travel demand management 16547 activities that meet the mandates of the Clean Air Act in 16548 nonattainment areas of the state. 16549

(F) As used in this section, "living wage job" means an 16550
employment position paying an annual average gross wage amount per 16551
full-time person of not less than twenty thousand dollars per 16552
year. 16553

Sec. 5531.101. (A) Municipal corporations, counties, and 16554 townships may not use revenue raised described under division 16555 (A)(3) of section 5735.29 5735.05 of the Revised Code to repay 16556 loans made by the state infrastructure bank under section 5531.09 16557 of the Revised Code if both of the following apply: 16558

16561

(1) The loans were made for highway, road, or street projects 16559begun prior to March 31, 2003.16560

(2) The revenue:

(a) Results from the increase in the tax imposed under <u>former</u>
 16562
 section 5735.29 of the Revised Code pursuant to the amendment of
 16563
 the section by Am. Sub. H.B. 87 of the 125th General Assembly; and
 16564

(b) Is distributed under section 5735.291 <u>5735.27</u> of the 16565 Revised Code. 16566

(B) While the loans described in division (A)(1) of this
16567
section are outstanding, the tax commissioner shall notify
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municipal corporations, counties, and townships receiving the
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revenue described in division (A)(2) of this section of the amount
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that cannot be used for the loan repayments.

Sec. 5531.149. (A) A toll project operator shall compensate 16572 the bureau of motor vehicles for its actions in enforcing sections 16573 5531.11 to 5531.18 of the Revised Code with respect to the 16574 registered owner of a motor vehicle that is titled or registered 16575 in this state. The toll project operator shall provide such 16576 compensation by collecting and paying to the bureau, on a monthly 16577 basis, an administrative fee of five dollars for each certificate 16578 of registration issuance prevention order sent to and processed by 16579 the bureau under sections 5531.11 to 5531.18 of the Revised Code. 16580 The bureau shall deposit all money it collects under this division 16581 in the state treasury to the credit of the state bureau of motor 16582 vehicles public safety - highway purposes fund created in section 16583 4501.25 4501.06 of the Revised Code. 16584

(B) The director of transportation may enter into an
 agreement with the department, division, bureau, office, or other
 16586
 unit of government of any other state or jurisdiction that is
 16587
 functionally equivalent to the department of transportation or the

bureau of motor vehicles for the purpose of enforcing sections 16589 5531.11 to 5531.18 of the Revised Code with respect to the 16590 registered owner of a motor vehicle that is titled or registered 16591 in such other state or jurisdiction and utilizes a toll project. 16592 The agreement may provide for the denial in such other state or 16593 jurisdiction of the issuance of a new or renewal motor vehicle 16594 certificate of registration in the name of that person and the 16595 denial of any motor vehicle certificate of registration for the 16596 motor vehicle that utilized a toll project for which the required 16597 user fee or associated administrative fee was not paid by the 16598 registered owner. 16599

Sec. 5543.20. The county engineer shall inspect all bridges 16600 or portions thereof on the county highway system inside and 16601 outside of municipalities, bridges on township roads, and other 16602 bridges or portions of bridges for which responsibility for 16603 inspection is by law or agreement assigned to the county. If the 16604 responsibility for inspection of a bridge is not fixed by law or 16605 agreement and the county performs the largest share of maintenance 16606 on a bridge, inspection shall be made by the engineer. 16607

This section does not prohibit a board of township trustees 16608 from inspecting bridges within a township. 16609

Such inspection shall be made annually, with the engineer16610alternating between performing a full inspection one year and a16611partial inspection the following year, or more frequently if16612required by the board of county commissioners, in accordance with16613the manual of bridge inspection described in section 5501.47 of16614the Revised Code.16615

Counties may contract for inspection services. 16616

The engineer shall maintain an updated inventory of all 16617 bridges in the county, except those on the state highway system 16618 and those within a municipality for which the engineer has no duty 16619

to inspect, and indicate on the inventory record who is 16620 responsible for inspection and for maintenance, and the authority 16621 for such responsibilities. 16622

The engineer shall report the condition of all bridges to the 16623 board of county commissioners not later than sixty days after his 16624 annual the inspection or he the engineer shall report more 16625 frequently if the board so requires. Any bridge for which the 16626 county has inspection or maintenance responsibility which, at any 16627 time, is found to be in a condition that is a potential danger to 16628 life or property shall be identified in the reports, and if the 16629 engineer determines that the condition of any bridge represents an 16630 immediate danger he the engineer shall immediately report the 16631 condition to the board. With respect to those bridges where there 16632 exists joint maintenance responsibility, the engineer shall 16633 furnish a copy of his the inspection report to each party 16634 responsible for a share of maintenance. The engineer shall furnish 16635 each board of township trustees with a report of the condition of 16636 bridges on the township road system of such township and furnish 16637 the legislative authority of each municipality in the county with 16638 a report of the condition of bridges in such municipality for 16639 which the county has responsibility for inspection. 16640

"Maintenance" as used in this division means actual 16641 performance of maintenance work. 16642

Sec. 5703.80. There is hereby created in the state treasury 16643 the property tax administration fund. All money to the credit of 16644 the fund shall be used to defray the costs incurred by the 16645 department of taxation in administering the taxation of property 16646 and the equalization of real property valuation. 16647

Each fiscal year between the first and fifteenth days of 16648 July, the tax commissioner shall compute the following amounts for 16649 the property in each taxing district in each county, and certify 16650

to the director of budget and management the sum of those amounts 16651 for all taxing districts in all counties: 16652

(A) For fiscal year 2010, forty two hundredths of one per
 cent of the total amount by which taxes charged against real
 property on the general tax list of real and public utility
 property were reduced under section 319.302 of the Revised Code
 for the preceding tax year;

(B) For fiscal year 2011 2020 and thereafter, forty eight an 16658 amount not to exceed twenty-five hundredths of one per cent of the 16659 total amount by which taxes charged against real property on the 16660 general tax list of real and public utility property were reduced 16661 under section 319.302 of the Revised Code for the preceding tax 16662 year; 16663

(C) For fiscal year 2010, eight-tenths of one per cent of the 16664 total amount of taxes charged and payable against public utility 16665 personal property on the general tax list of real and public 16666 utility property for the preceding tax year and of the total 16667 amount of taxes charged and payable against tangible personal 16668 property on the general tax list of personal property of the 16669 preceding tax year and for which returns were filed with the tax 16670 commissioner under section 5711.13 of the Revised Code; 16671

(D)(B) For fiscal year 2011 2020 and thereafter, nine hundred 16672 fifty-one thousandths an amount not to exceed forty-five 16673 hundredths of one per cent of the total amount of taxes charged 16674 and payable against public utility personal property on the 16675 general tax list of real and public utility property for the 16676 preceding tax year and of the total amount of taxes charged and 16677 payable against tangible personal property on the general tax list 16678 of personal property of the preceding tax year and for which 16679 returns were filed with the tax commissioner under section 5711.13 16680 of the Revised Code. 16681

In computing the amounts described in divisions (A) and (B)	16682
of this section, the commissioner shall base the actual	16683
percentages charged in any fiscal year on the estimated costs	16684
incurred by the department of taxation in administering the	16685
taxation of property and the equalization of real property	16686
valuation for that fiscal year.	16687

After receiving the tax commissioner's certification, the16688director of budget and management shall transfer from the general16689revenue fund to the property tax administration fund one-fourth of16690the amount certified on or before each of the following days: the16691first days of August, November, February, and May or a lesser16692amount based on the availability of cash balances in the property16693tax administration fund to cover required expenditures.16694

On or before the thirtieth day of June of the fiscal year, 16695 the tax commissioner shall certify to the director of budget and 16696 management the sum of the amounts by which the amounts computed 16697 for a taxing district under this section exceeded the 16698 distributions to the taxing district under division (F) of section 16699 321.24 of the Revised Code, and the director shall transfer that 16700 sum from the property tax administration fund to the general 16701 revenue fund. 16702

sec. 5705.14. No transfer shall be made from one fund of a 16703
subdivision to any other fund, by order of the court or otherwise, 16704
except as follows: 16705

(A) The unexpended balance in a bond fund that is no longer 16706
 needed for the purpose for which such fund was created shall be 16707
 transferred to the sinking fund or bond retirement fund from which 16708
 such bonds are payable. 16709

(B) The unexpended balance in any specific permanent
 16710
 improvement fund, other than a bond fund, after the payment of all
 16711
 obligations incurred in the acquisition of such improvement, shall
 16712

be transferred to the sinking fund or bond retirement fund of the 16713 subdivision; provided that if such money is not required to meet 16714 the obligations payable from such funds, it may be transferred to 16715 a special fund for the acquisition of permanent improvements, or, 16716 with the approval of the court of common pleas of the county in 16717 which such subdivision is located, to the general fund of the 16718 subdivision. 16719

(C)(1) Except as provided in division (C)(2) of this section, 16720 the unexpended balance in the sinking fund or bond retirement fund 16721 of a subdivision, after all indebtedness, interest, and other 16722 obligations for the payment of which such fund exists have been 16723 paid and retired, shall be transferred, in the case of the sinking 16724 fund, to the bond retirement fund, and in the case of the bond 16725 retirement fund, to the sinking fund; provided that if such 16726 transfer is impossible by reason of the nonexistence of the fund 16727 to receive the transfer, such unexpended balance, with the 16728 approval of the court of common pleas of the county in which such 16729 division is located, may be transferred to any other fund of the 16730 subdivision. 16731

(2) Money in a bond fund or bond retirement fund of a city, 16732 local, exempted village, cooperative education, or joint 16733 vocational school district may be transferred to a specific 16734 permanent improvement fund provided that the county budget 16735 commission of the county in which the school district is located 16736 approves the transfer upon its determination that the money 16737 transferred will not be required to meet the obligations payable 16738 from the bond fund or bond retirement fund. In arriving at such a 16739 determination, the county budget commission shall consider the 16740 balance of the bond fund or bond retirement fund, the outstanding 16741 obligations payable from the fund, and the sources and timing of 16742 the fund's revenue. 16743

(D) The unexpended balance in any special fund, other than an 16744

improvement fund, existing in accordance with division (D), (F), 16745 or (G) of section 5705.09 or section 5705.12 of the Revised Code, 16746 may be transferred to the general fund or to the sinking fund or 16747 bond retirement fund after the termination of the activity, 16748 service, or other undertaking for which such special fund existed, 16749 but only after the payment of all obligations incurred and payable 16750 from such special fund.

(E) Money may be transferred from the general fund to any 16752other fund of the subdivision. 16753

(F) Moneys retained or received by a county under section 16754 4501.04 or division $(A)\frac{(3)}{(2)}$ of section 5735.27 of the Revised 16755 Code may be transferred from the fund into which they were 16756 deposited to the sinking fund or bond retirement fund from which 16757 any principal, interest, or charges for which such moneys may be 16758 used is payable. 16759

(G) Moneys retained or received by a municipal corporation 16760 under section 4501.04 or division (A)(1) or (2) of section 5735.27 16761 of the Revised Code may be transferred from the fund into which 16762 they were deposited to the sinking fund or bond retirement fund 16763 from which any principal, interest, or charges for which such 16764 moneys may be used is payable. 16765

(H)(1) Money may be transferred from the county developmental 16766 disabilities general fund to the county developmental disabilities 16767 capital fund established under section 5705.091 of the Revised 16768 Code or to any other fund created for the purposes of the county 16769 board of developmental disabilities, so long as money in the fund 16770 to which the money is transferred can be spent for the particular 16771 purpose of the transferred money. The county board of 16772 developmental disabilities may request, by resolution, that the 16773 board of county commissioners make the transfer. The county board 16774 of developmental disabilities shall transmit a certified copy of 16775 the resolution to the board of county commissioners. Upon 16776

receiving the resolution, the board of county commissioners may 16777 make the transfer. Money transferred to a fund shall be credited 16778 to an account appropriate to its particular purpose. 16779

(2) An unexpended balance in an account in the county 16780 developmental disabilities capital fund or any other fund created 16781 for the purposes of the county board of developmental disabilities 16782 may be transferred back to the county developmental disabilities 16783 general fund. The transfer may be made if the unexpended balance 16784 is no longer needed for its particular purpose and all outstanding 16785 obligations have been paid. Money transferred back to the county 16786 developmental disabilities general fund shall be credited to an 16787 account for current expenses within that fund. The county board of 16788 developmental disabilities may request, by resolution, that the 16789 board of county commissioners make the transfer. The county board 16790 of developmental disabilities shall transmit a certified copy of 16791 the resolution to the board of county commissioners. Upon 16792 receiving the resolution, the board of county commissioners may 16793 make the transfer. 16794

(I) Money may be transferred from the public assistance fund 16795 established under section 5101.161 of the Revised Code to either 16796 of the following funds, so long as the money to be transferred 16797 from the public assistance fund may be spent for the purposes for 16798 which money in the receiving fund may be used: 16799

(1) The children services fund established under section5101.144 of the Revised Code;16801

(2) The child support enforcement administrative fund
 16802
 established, as authorized under rules adopted by the director of
 16803
 job and family services, in the county treasury for use by any
 16804
 county family services agency.

Except in the case of transfer pursuant to division (E) of 16806 this section, transfers authorized by this section shall only be 16807

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made by resolution of the taxing authority passed with the 16808
affirmative vote of two-thirds of the members. 16809

Sec. 5728.06. (A) For the following purposes, an excise tax 16810 is hereby imposed on the use of motor fuel to operate on the 16811 public highways of this state a commercial car with three or more 16812 axles, regardless of weight, operated alone or as part of a 16813 commercial tandem, a commercial car with two axles having a gross 16814 vehicle weight or registered gross vehicle weight exceeding 16815 twenty-six thousand pounds operated alone or as part of a 16816 commercial tandem, or a commercial tractor operated alone or as 16817 part of a commercial tractor combination or commercial tandem: to 16818 provide revenue for maintaining the state highway system, to widen 16819 existing surfaces on such highways, to resurface such highways, to 16820 enable the counties of the state properly to plan for, maintain, 16821 and repair their roads, to enable the municipal corporations to 16822 plan, construct, reconstruct, repave, widen, maintain, repair, 16823 clear, and clean public highways, roads, and streets; to pay that 16824 portion of the construction cost of a highway project that a 16825 county, township, or municipal corporation normally would be 16826 required to pay, but that the director of transportation, pursuant 16827 to division (B) of section 5531.08 of the Revised Code, determines 16828 instead will be paid from moneys in the highway operating fund; to 16829 maintain and repair bridges and viaducts; to purchase, erect, and 16830 maintain street and traffic signs and markers; to purchase, erect, 16831 and maintain traffic lights and signals; to pay the costs 16832 apportioned to the public under section 4907.47 of the Revised 16833 Code; and to supplement revenue already available for such 16834 purposes, to distribute equitably among those persons using the 16835 privilege of driving motor vehicles upon such highways and streets 16836 the cost of maintaining and repairing the same, and to pay the 16837 interest, principal, and charges on bonds and other obligations 16838 issued pursuant to Section 2i of Article VIII, Ohio Constitution, 16839

and sections 5528.30 and 5528.31 of the Revised Code. The tax is 16840 imposed in the same amount as the motor fuel tax imposed under 16841 Chapter 5735. of the Revised Code plus an additional tax of three 16842 cents per gallon of motor fuel used before July 1, 2004, provided 16843 that the additional tax shall be reduced to two cents per gallon 16844 of motor fuel used from July 1, 2004, through June 30, 2005, as 16845 determined by the gallons consumed while operated on the public 16846 highways of this state. Subject to section 5735.292 of the Revised 16847 Code, on and after July 1, 2005, the tax shall be imposed in the 16848 16849 same amount as the motor fuel tax imposed under Chapter 5735. of the Revised Code. Payment of the fuel use tax shall be made by the 16850 purchase within Ohio of such gallons of motor fuel, for which the 16851 tax imposed under Chapter 5735. of the Revised Code has been paid, 16852 as is equivalent to the gallons consumed while operating such a 16853 motor vehicle on the public highways of this state, or by direct 16854 remittance to the treasurer of state with the fuel use tax return 16855 filed pursuant to section 5728.08 of the Revised Code. 16856

Any person subject to the tax imposed under this section who 16857 purchases motor fuel in this state for use in another state in 16858 excess of the amount consumed while operating such motor vehicle 16859 on the public highways of this state shall be allowed a credit 16860 against the tax imposed by this section or a refund equal to the 16861 motor fuel tax paid to this state on such excess. No such credit 16862 or refund shall be allowed for taxes paid to any state that 16863 imposes a tax on motor fuel purchased or obtained in this state 16864 and used on the highways of such other state but does not allow a 16865 similar credit or refund for the tax paid to this state on motor 16866 fuel purchased or acquired in the other state and used on the 16867 public highways of this state. 16868

The tax commissioner is authorized to determine whether such 16869 credits or refunds are available and to prescribe such rules as 16870 are required for the purpose of administering this chapter. 16871

(B) Within sixty days after the last day of each month, the 16872 tax commissioner shall determine the amount of motor fuel tax 16873 allowed as a credit against the tax imposed by this section. The 16874 commissioner shall certify the amount to the director of budget 16875 and management and the treasurer of state, who shall credit the 16876 amount in accordance with section 5728.08 of the Revised Code from 16877 current revenue arising from the tax levied by described under 16878 division (A)(1) of section 5735.05 of the Revised Code. 16879

(C) The owner of each commercial car and commercial tractor 16880 subject to sections 5728.01 to 5728.14 of the Revised Code is 16881 liable for the payment of the full amount of the taxes imposed by 16882 this section. 16883

An owner who is a person regularly engaged, for compensation, 16884 in the business of leasing or renting motor vehicles without 16885 furnishing drivers may designate that the lessee of a motor 16886 vehicle leased for a period of thirty days or more shall report 16887 and pay the tax incurred during the duration of the lease. An 16888 owner who is an independent contractor that furnishes both the 16889 driver and motor vehicle, may designate that the person so 16890 furnished with the driver and motor vehicle for a period of thirty 16891 days or more shall report and pay the tax incurred during that 16892 period. An independent contractor that is not an owner, but that 16893 furnishes both the driver and motor vehicle and that has been 16894 designated by the owner of the motor vehicle to report and pay the 16895 tax, may designate that the person so furnished with driver and 16896 motor vehicle for a period of thirty days or more shall report and 16897 pay the tax incurred during that period. 16898

Sec. 5728.08. Except as provided in section 5728.03 of the 16899
Revised Code and except as otherwise provided in division (A) of 16900
section 5728.06 of the Revised Code, whoever is liable for the 16901
payment of the tax levied by section 5728.06 of the Revised Code, 16902

on or before the last day of each January, April, July, and 16903 October, shall file with the tax commissioner, on forms prescribed 16904 by the commissioner, a fuel use tax return and make payment of the 16905 full amount of the tax due for the operation of each commercial 16906 car and commercial tractor for the preceding three calendar 16907 months.

The commissioner shall immediately forward to the treasurer 16909 of state all money received from the tax levied by section 5728.06 16910 of the Revised Code. 16911

The treasurer of state shall place to the credit of the tax 16912 refund fund created by section 5703.052 of the Revised Code, out 16913 of receipts from the taxes levied by section 5728.06 of the 16914 Revised Code, amounts equal to the refund certified by the tax 16915 commissioner pursuant to section 5728.061 of the Revised Code. 16916 Receipts from the tax shall be used by the commissioner to defray 16917 expenses incurred by the department of taxation in administering 16918 sections 5728.01 to 5728.14 of the Revised Code. 16919

All moneys received in the state treasury from taxes levied 16920 by section 5728.06 of the Revised Code and fees assessed under 16921 section 5728.03 of the Revised Code that are not required to be 16922 placed to the credit of the tax refund fund as provided by this 16923 section, during each calendar year, shall be credited to the 16924 highway improvement bond retirement fund created by section 16925 5528.12 of the Revised Code until the commissioners of the sinking 16926 fund certify to the treasurer of state, as required by section 16927 5528.17 of the Revised Code, that there are sufficient moneys to 16928 the credit of the highway improvement bond retirement fund to meet 16929 in full all payments of interest, principal, and charges for the 16930 retirement of bonds and other obligations issued pursuant to 16931 Section 2g of Article VIII, Ohio Constitution, and sections 16932 5528.10 and 5528.11 of the Revised Code due and payable during the 16933 current calendar year and during the following calendar year. All 16934

moneys received in the state treasury from taxes levied under16935section 5728.06 of the Revised Code and fees assessed under16936section 5728.03 of the Revised Code that are not required to be16937placed to the credit of the tax refund fund as provided by this16938section shall be credited to the highway operating fund created by16939section 5735.2915735.051of the Revised Code, except as providedby the following paragraph of this section.16941

From the date of the receipt by the treasurer of state of 16942 certification from the commissioners of the sinking fund, as 16943 required by section 5528.18 of the Revised Code, certifying that 16944 the moneys to the credit of the highway improvement bond 16945 retirement fund are sufficient to meet in full all payments of 16946 interest, principal, and charges for the retirement of all bonds 16947 and other obligations that may be issued pursuant to Section 2g of 16948 Article VIII, Ohio Constitution, and sections 5528.10 and 5528.11 16949 of the Revised Code, all moneys received in the state treasury 16950 from the taxes levied under section 5728.06 and fees assessed 16951 under section 5728.03 of the Revised Code that are not required to 16952 be placed to the credit of the tax refund fund as provided by this 16953 section, shall be deposited to the credit of the highway operating 16954 fund. 16955

Sec. 5733.98. (A) To provide a uniform procedure for 16956 calculating the amount of tax imposed by section 5733.06 of the 16957 Revised Code that is due under this chapter, a taxpayer shall 16958 claim any credits to which it is entitled in the following order, 16959 except as otherwise provided in section 5733.058 of the Revised 16960 Code: 16961

(1) For tax year 2005, the credit for taxes paid by a 16962
 qualifying pass-through entity allowed under section 5733.0611 of 16963
 the Revised Code; 16964

(2) The credit allowed for financial institutions under 16965

section 5733.45 of the Revised Code;	16966
(3) The credit for qualifying affiliated groups under section 5733.068 of the Revised Code;	16967 16968
(4) The subsidiary corporation credit under section 5733.067 of the Revised Code;	16969 16970
(5) The credit for recycling and litter prevention donations under section 5733.064 of the Revised Code;	16971 16972
(6) The credit for employers that enter into agreements with child day-care centers under section 5733.36 of the Revised Code;	16973 16974
(7) The credit for employers that reimburse employee child care expenses under section 5733.38 of the Revised Code;	16975 16976
(8) The credit for maintaining railroad active grade crossing warning devices under section 5733.43 of the Revised Code;	16977 16978
(9) The credit for purchases of lights and reflectors under section 5733.44 of the Revised Code;	16979 16980
(10)(9) The nonrefundable job retention credit under division (B) of section 5733.0610 of the Revised Code;	16981 16982
(11)(10) The second credit for purchases of new manufacturing machinery and equipment under section 5733.33 of the Revised Code;	16983 16984
(12)(11) The job training credit under section 5733.42 of the Revised Code;	16985 16986
$\frac{(13)(12)}{(12)}$ The credit for qualified research expenses under section 5733.351 of the Revised Code;	16987 16988
(14)(13) The enterprise zone credit under section 5709.66 of the Revised Code;	16989 16990
$\frac{(15)(14)}{(14)}$ The credit for the eligible costs associated with a voluntary action under section 5733.34 of the Revised Code;	16991 16992
(16)(15) The credit for employers that establish on-site child day-care centers under section 5733.37 of the Revised Code;	16993 16994

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$\frac{(17)(16)}{(16)}$ The ethanol plant investment credit under section	16995
5733.46 of the Revised Code;	16996
(18)(17) The credit for purchases of qualifying grape	16997
production property under section 5733.32 of the Revised Code;	16998
(19)(18) The export sales credit under section 5733.069 of the Revised Code;	16999 17000
$\frac{(20)(19)}{(19)}$ The enterprise zone credits under section 5709.65 of	17001
the Revised Code;	17002
$\frac{(21)(20)}{(20)}$ The credit for using Ohio coal under section 5733.39	17003
of the Revised Code;	17004
(22)(21) The credit for purchases of qualified low-income	17005
community investments under section 5733.58 of the Revised Code;	17006
(23)(22) The credit for small telephone companies under	17007
section 5733.57 of the Revised Code;	17008
(24)(23) The credit for eligible nonrecurring 9-1-1 charges	17009
under section 5733.55 of the Revised Code;	17010
(25)(24) For tax year 2005, the credit for providing programs	17011
to aid the communicatively impaired under division (A) of section	17012
5733.56 of the Revised Code;	17013
$\frac{(26)(25)}{(25)}$ The research and development credit under section	17014
5733.352 of the Revised Code;	17015
$\frac{(27)}{(26)}$ For tax years 2006 and subsequent tax years, the	17016
credit for taxes paid by a qualifying pass-through entity allowed	17017
under section 5733.0611 of the Revised Code;	17018
(28)(27) The refundable credit for rehabilitating a historic	17019
building under section 5733.47 of the Revised Code;	17020
(29)(28) The refundable jobs creation credit or job retention	17021
credit under division (A) of section 5733.0610 of the Revised	17022
Code;	17023

(30)(29)The refundable credit for tax withheld under17024division (B)(2) of section 5747.062 of the Revised Code;17025

(31)(30)The refundable credit under section 5733.49 of the17026Revised Code for losses on loans made to the Ohio venture capital17027program under sections 150.01 to 150.10 of the Revised Code;17028

(32)(31) For tax years 2006, 2007, and 2008, the refundable 17029
credit allowable under division (B) of section 5733.56 of the 17030
Revised Code;

(33)(32)The refundable motion picture production credit17032under section 5733.59 of the Revised Code.17033

(B) For any credit except the refundable credits enumerated 17034
in this section, the amount of the credit for a tax year shall not 17035
exceed the tax due after allowing for any other credit that 17036
precedes it in the order required under this section. Any excess 17037
amount of a particular credit may be carried forward if authorized 17038
under the section creating that credit. 17039

Sec. 5735.01. As used in this chapter: 17040

(A) "Motor vehicles" includes all vehicles, vessels,
 watercraft, engines, machines, or mechanical contrivances which
 are powered by internal combustion engines or motors.
 17041
 17042
 17043

(B) "Motor fuel" means gasoline, diesel fuel, K-1 kerosene, 17044
or any other liquid motor fuel, including, but not limited to, 17045
liquid petroleum gas or liquid natural gas, but excluding 17046
substances prepackaged and sold in containers of five gallons or 17047
less. 17048

(C) <u>"K-1 kerosene" means fuel that conforms to the chemical</u> 17049 and physical standards for kerosene no. 1-K as set forth in the 17050 American society for testing and materials (ASTM) designated 17051 D-3699 "standard for specification for kerosene," as that standard 17052 may be modified from time to time. For purposes of inspection and 17053

testing, laboratory analysis shall be conducted using methods	17054
recognized by the ASTM designation D 3699 "Kerosene" means all	17055
grades of kerosene, including, but not limited to, the two grades	17056
<u>of kerosene, no. 1-K and no. 2-K, commonly known as K-1 kerosene</u>	17057
and K-2 kerosene, respectively, described in the American Society	17058
for Testing Materials Standard D-3699, in effect on January 1,	17059
1999, and aviation grade kerosene.	17060
(D) "Diesel fuel" means any liquid fuel capable of use in	17061
discrete form or as a blend component in the operation of engines	17062
of the diesel type, including transmix when mixed with diesel	17063
fuel.	17064
(E) "Gasoline" means any of the following:	17065
(1) All products, commonly or commercially known or sold as	17066
gasoline;	17067
(2) Any blend stocks or additives, including alcohol, that	17068
are sold for blending with gasoline, other than products typically	17069
sold in containers of five gallons or less;	17070
(3) Transmix when mixed with gasoline, unless certified, as	17071
required by the tax commissioner, for withdrawal from terminals	17072
for reprocessing at refineries;	17073
(4) Alcohol that is offered for sale or sold for use as, or	17074
commonly and commercially used as, a fuel for internal combustion	17075
engines.	17076
Gasoline does not include diesel fuel, commercial or	17077
industrial napthas or solvents manufactured, imported, received,	17078
stored, distributed, sold, or used exclusively for purposes other	17079
than as a motor fuel for a motor vehicle or vessel. The blending	17080
of any of the products listed in the preceding sentence,	17081
regardless of name or characteristics, is conclusively presumed to	17082
have been done to produce gasoline, unless the product obtained by	17083
the blending is entirely incapable for use as fuel to operate a	17084

motor vehicle. An additive, blend stock, or alcohol is presumed to 17085 be sold for blending unless a certification is obtained as 17086 required by the tax commissioner. 17087 (F) "Public highways" means lands and lots over which the 17088 public, either as user or owner, generally has a right to pass, 17089 even though the same are closed temporarily by the authorities for 17090 the purpose of construction, reconstruction, maintenance, or 17091 17092 repair. (G) "Waters within the boundaries of this state" means all 17093 17094 streams, lakes, ponds, marshes, water courses, and all other bodies of surface water, natural or artificial, which are situated 17095 wholly or partially within this state or within its jurisdiction, 17096 except private impounded bodies of water. 17097 (H) "Person" includes individuals, partnerships, firms, 17098 associations, corporations, receivers, trustees in bankruptcy, 17099 estates, joint-stock companies, joint ventures, the state and its 17100 political subdivisions, and any combination of persons of any 17101 form. 17102 (I)(1) "Motor fuel dealer" means any person who satisfies any 17103 of the following: 17104 (a) The person imports from another state or foreign country 17105 or acquires motor fuel by any means into a terminal in this state; 17106 (b) The person imports motor fuel from another state or 17107 foreign country in bulk lot vehicles for subsequent sale and 17108 distribution in this state from bulk lot vehicles; 17109 (c) The person refines motor fuel in this state; 17110 (d) The person acquires motor fuel from a motor fuel dealer 17111 for subsequent sale and distribution by that person in this state 17112 from bulk lot vehicles; 17113 (e) The person possesses an unrevoked permissive motor fuel 17114

Page 550

dealer's license.	17115
(2) Any person who obtains dyed diesel fuel for use other	17116
than the operation of motor vehicles upon the public highways or	17117
upon waters within the boundaries of this state, but later uses	17118
that motor fuel for the operation of motor vehicles upon the	17119
public highways or upon waters within the boundaries of this	17120
state, is deemed a motor fuel dealer as regards any unpaid motor	17121
fuel taxes levied on the motor fuel so used.	17122
(J) As used in sections <u>section</u> 5735.05 , 5735.25, 5735.29,	17123
and 5735.30 of the Revised Code only:	17124
(1) With respect to gasoline, "received" or "receipt" shall	17125
be construed as follows:	17126
(a) Gasoline produced at a refinery in this state or	17127
delivered to a terminal in this state is deemed received when it	17128
is disbursed through a loading rack at that refinery or terminal;	17129
(b) Except as provided in division (J)(1)(a) of this section,	17130
gasoline imported into this state or purchased or otherwise	17131
acquired in this state by any person is deemed received within	17132
this state by that person when the gasoline is withdrawn from the	17133
container in which it was transported;	17134
(c) Gasoline delivered or disbursed by any means from a	17135
terminal directly to another terminal is not deemed received.	17136
(2) With respect to motor fuel other than gasoline,	17137
"received" or "receipt" means distributed or sold for use or used	
received of receipt means distributed of bord for abe of abea	17138
to generate power for the operation of motor vehicles upon the	17138 17139
to generate power for the operation of motor vehicles upon the	17139
to generate power for the operation of motor vehicles upon the public highways or upon waters within the boundaries of this	17139 17140
to generate power for the operation of motor vehicles upon the public highways or upon waters within the boundaries of this state. All diesel fuel that is not dyed diesel fuel, regardless of	17139 17140 17141
to generate power for the operation of motor vehicles upon the public highways or upon waters within the boundaries of this state. All diesel fuel that is not dyed diesel fuel, regardless of its use, shall be considered as used to generate power for the	17139 17140 17141 17142

or to a person licensed under section 5735.026 of the Revised 17146 Code. 17147

(K) Motor fuel used for the operation of licensed motor
 vehicles employed in the maintenance, construction, or repair of
 public highways is deemed to be used for the operation of motor
 vehicles upon the public highways.

(L) "Licensed motor fuel dealer" means any dealer possessing 17152
 an unrevoked motor fuel dealer's license issued by the tax 17153
 commissioner as provided in section 5735.02 of the Revised Code. 17154

(M) "Licensed retail dealer" means any retail dealer
 17155
 possessing an unrevoked retail dealer's license issued by the tax
 17156
 commissioner as provided in section 5735.022 of the Revised Code.
 17157

(N) "Cents per gallon rate" means the amount computed by the 17158 tax commissioner under section 5735.011 of the Revised Code that 17159 is used to determine that portion of the tax levied by section 17160 5735.05 of the Revised Code that is computed in the manner 17161 prescribed by division (B)(2) of section 5735.06 of the Revised 17162 Code and that is applicable for the period that begins on the 17163 first day of July following the date on which the commissioner 17164 makes the computation "Refinery" means a facility used to produce 17165 motor fuel and from which motor fuel may be removed by pipeline, 17166 by vessel, or at a rack. 17167

(0) "Retail dealer" means any person that sells or 17168distributes motor fuel at a retail service station located in this 17169state. 17170

(P) "Retail service station" means a location from which
 17171
 motor fuel is sold to the general public and is dispensed or
 17172
 pumped directly into motor vehicle fuel tanks for consumption.
 17173

(Q) "Transit bus" means a motor vehicle that is operated for 17174
 public transit or paratransit service on a regular and continuing 17175
 basis within the state by or for a county, a municipal 17176

corporation, a county transit board pursuant to sections 306.01 to 17177 306.13 of the Revised Code, a regional transit authority pursuant 17178 to sections 306.30 to 306.54 of the Revised Code, or a regional 17179 transit commission pursuant to sections 306.80 to 306.90 of the 17180 Revised Code. Public transit or paratransit service may include 17181 fixed route, demand-responsive, or subscription bus service 17182 transportation, but does not include shared-ride taxi service, 17183 carpools, vanpools, jitney service, school bus transportation, or 17184 charter or sightseeing services. 17185

(R) "Export" means to obtain motor fuel delivered in this 17186 <u>state for sale or other distribution</u> outside this state. Motor For 17187 the <u>purposes</u> of this division, motor fuel delivered outside this 17188 state by or for the seller constitutes an export by the seller-17189 Motor, and motor fuel delivered outside this state by or for the 17190 purchaser constitutes an export by the purchaser. 17191

(S) "Import" means motor fuel delivered into this state from 17192 outside this state. Motor fuel delivered into this state from 17193 outside this state by or for the seller constitutes an import by 17194 the seller. Motor fuel delivered into this state from outside this 17195 state by or for the purchaser constitutes an import by the 17196 purchaser. 17197

(T) "Terminal" means a motor fuel storage or distribution 17198 facility that has been assigned a terminal control number by the 17199 internal revenue service, that is supplied by pipeline or marine 17200 vessel, and from which motor fuel may be removed at a rack. 17201

(U) "Consumer" means a buyer of motor fuel for purposes other 17202 17203 than resale in any form "Terminal operator" means a person that owns, operates, or otherwise controls a terminal. 17204

(V) "Bulk lot vehicle" means railroad tank cars, transport 17205 tank trucks, and tank wagons with a capacity of at least 1,400 17206 gallons. 17207

Sub. H. B. No. 26

As Reported by the Senate Transportation, Commerce and Workforce Committee

17237

(W) "Licensed permissive motor fuel dealer" means any person 17208 possessing an unrevoked permissive motor fuel dealer's license 17209 issued by the tax commissioner under section 5735.021 of the 17210 Revised Code. 17211 (X) "Licensed terminal operator" means any person possessing 17212 an unrevoked terminal operator's license issued by the tax 17213 commissioner under section 5735.026 of the Revised Code. 17214 (Y) "Licensed exporter" means any person possessing an 17215 unrevoked exporter's license issued by the tax commissioner under 17216 section 5735.026 of the Revised Code. 17217 (Z) "Dyed diesel fuel" means any diesel fuel dyed pursuant to 17218 regulations issued by the internal revenue service or a rule 17219 promulgated by the tax commissioner satisfying the requirements of 17220 <u>26 U.S.C. 4082</u>. 17221 (AA) "Gross gallons" means U.S. gallons without temperature 17222 or barometric adjustments. 17223 (BB) "Net gallons" means U.S. gallons with a temperature 17224 adjustment to sixty degrees fahrenheit "Bulk plant" means a motor 17225 fuel storage and distribution facility, other than a terminal, 17226 from which motor fuel may be withdrawn by railroad car, transport 17227 trucks, tank wagons, or marine vessels. 17228 (CC) "Transporter" means either of the following: 17229 (1) A railroad company, street, suburban, or interurban 17230 railroad company, a pipeline company, or water transportation 17231 company that transports motor fuel, either in interstate or 17232 intrastate commerce, to points in this state; 17233 (2) A person that transports motor fuel by any manner to a 17234 point in this state. 17235 (DD) "Exporter" means either of the following: 17236 (1) A person that is licensed to collect and remit motor fuel

(EE) "Report" means a report or return required to be filed (FF) "Aviation fuel" means aviation gasoline or aviation (GG) "Aviation gasoline" means fuel specifically compounded for use in reciprocating aircraft engines. (HH) "Aviation grade kerosene" means any kerosene type jet (II) "Aviation fuel dealer" means a person that acquires Sec. 5735.011. For the purposes of this chapter, amounts of **Sec. 5735.024.** (A) No aviation fuel dealer shall purchase 17260 aviation fuel for consumption in this state without being 17261 registered as an aviation fuel dealer by the tax commissioner to 17262 engage in such activities. 17263 (B) The failure to register with the commissioner as an 17264 aviation fuel dealer does not relieve a person from the 17265 requirement to file returns under this title. 17266

17238

taxes in a specified state of destination;

(2) A person that is statutorily prohibited from obtaining a 17239 license to collect and remit motor fuel taxes in a specified state 17240 of destination, and is licensed to sell or distribute tax-paid 17241 motor fuel in the specified state of destination. 17242

17243 under this chapter and may be used interchangeably with, and for 17244 all purposes has the same meaning as, "return." 17245

- 17246 grade kerosene or any other fuel that is used in aircraft. 17247
- 17248 17249

17250 fuel covered by ASTM Specification D1655 or meeting specification 17251 MIL-DTL-5624T (Grade JP-5) or MTL-DTL-83133E (Grade JP-8). 17252

17253 aviation fuel from a supplier or from another aviation fuel dealer 17254 for subsequent sale. 17255

17256 liquid natural gas shall be measured in gallon equivalents. The 17257 diesel gallon equivalent standard for liquid natural gas shall be 17258 the equivalent of one gallon of motor fuel. 17259

(C) No person shall make a false or fraudulent statement on	17267
the application required by this section.	17268
(D) Each aviation fuel dealer shall file a report with the	17269
commissioner on or before the twenty-third day of each month for	17270
the preceding month. The commissioner shall adopt rules pursuant	17271
to Chapter 119. of the Revised Code specifying the information	17272
that shall be required to be included in the report.	17273
Sec. 5735.05. (A) To <u>There is hereby levied a motor fuel</u>	17274
excise tax on each motor fuel dealer, measured by gross gallons,	17275
upon the receipt of motor fuel within this state.	17276
The tax is levied at the total rate of twenty-eight cents per	17277
gallon to provide revenue for the following purposes and in the	17278
following amounts:	17279
(1) Seventeen twenty-eighths of the revenue from the tax	17280
shall be used solely to provide revenue for maintaining the state	17281
highway system; to widen existing surfaces on such highways; to	17282
resurface such highways; to pay that portion of the construction	17283
cost of a highway project which a county, township, or municipal	17284
corporation normally would be required to pay, but which the	17285
director of transportation, pursuant to division (B) of section	17286
5531.08 of the Revised Code, determines instead will be paid from	17287
moneys in the highway operating fund; to enable the counties of	17288
the state properly to plan, maintain, and repair their roads and	17289
to pay principal, interest, and charges on bonds and other	17290
obligations issued pursuant to Chapter 133. of the Revised Code or	17291
incurred pursuant to section 5531.09 of the Revised Code for	17292
highway improvements; to enable the municipal corporations to	17293
plan, construct, reconstruct, repave, widen, maintain, repair,	17294
clear, and clean public highways, roads, and streets, and to pay	17295
the principal, interest, and charges on bonds and other	17296
obligations issued pursuant to Chapter 133. of the Revised Code or	17297

incurred pursuant to section 5531.09 of the Revised Code for 17298 highway improvements; to enable the Ohio turnpike and 17299 infrastructure commission to construct, reconstruct, maintain, and 17300 repair turnpike projects; to maintain and repair bridges and 17301 viaducts; to purchase, erect, and maintain street and traffic 17302 signs and markers; to purchase, erect, and maintain traffic lights 17303 and signals; to pay the costs apportioned to the public under 17304 sections 4907.47 and 4907.471 of the Revised Code and to 17305 supplement revenue already available for such purposes; to pay the 17306 costs incurred by the public utilities commission in administering 17307 sections 4907.47 to 4907.476 of the Revised Code; to distribute 17308 equitably among those persons using the privilege of driving motor 17309 vehicles upon such highways and streets the cost of maintaining 17310 and repairing them; to pay the interest, principal, and charges on 17311 highway capital improvements bonds and other obligations issued 17312 pursuant to Section 2m of Article VIII, Ohio Constitution, and 17313 section 151.06 of the Revised Code; to pay the interest, 17314 principal, and charges on highway obligations issued pursuant to 17315 Section 2i of Article VIII, Ohio Constitution, and sections 17316 5528.30 and 5528.31 of the Revised Code; to pay the interest, 17317 principal, and charges on major new state infrastructure bonds and 17318 other obligations of the state issued pursuant to Section 13 of 17319 Article VIII, Ohio Constitution, and section 5531.10 of the 17320 Revised Code; to provide revenue for the purposes of sections 17321 1547.71 to 1547.77 of the Revised Code; and to pay the expenses of 17322 the department of taxation incident to the administration of the 17323 motor fuel laws, a motor fuel excise tax is hereby imposed on all 17324 motor fuel dealers upon receipt of motor fuel within this state at 17325 the rate of two cents plus the cents per gallon rate on each 17326 gallon so received, to be computed in the manner set forth in 17327 section 5735.06 of the Revised Code; provided that no tax is 17328 hereby imposed upon the following transactions: 17329

(1) The sale of dyed diesel fuel by a licensed motor fuel 17330

dealer from a location other than a retail service station	17331
provided the licensed motor fuel dealer places on the face of the	17332
delivery document or invoice, or both if both are used, a	17333
conspicuous notice stating that the fuel is dyed and is not for	17334
taxable use, and that taxable use of that fuel is subject to a	17335
penalty. The tax commissioner, by rule, may provide that any	17336
notice conforming to rules or regulations issued by the United	17337
States department of the treasury or the Internal Revenue Service	17338
is sufficient notice for the purposes of division (A)(1) of this	17339
section.	17340
(2) The sale of K-1 kerosene to a retail service station,	17341
except when placed directly in the fuel supply tank of a motor	17342
vehicle. Such sale shall be rebuttably presumed to not be	17343
distributed or sold for use or used to generate power for the	17344
operation of motor vehicles upon the public highways or upon the	17345
waters within the boundaries of this state.	17346
(3) The sale of motor fuel by a licensed motor fuel dealer to	17347
another licensed motor fuel dealer;	17348
(4) The exportation of motor fuel by a licensed motor fuel	17349
dealer from this state to any other state or foreign country;	17350
(5) The sale of motor fuel to the United States government or	17351
any of its agencies, except such tax as is permitted by it, where	17352
such sale is evidenced by an exemption certificate, in a form	17353
approved by the tax commissioner, executed by the United States	17354
government or an agency thereof certifying that the motor fuel	17355
therein identified has been purchased for the exclusive use of the	17356
United States government or its agency;	17357
(6) The sale of motor fuel that is in the process of	17358
transportation in foreign or interstate commerce, except insofar	17359

transportation in foreign or interstate commerce, except insofar17359as it may be taxable under the Constitution and statutes of the17360United States, and except as may be agreed upon in writing by the17361

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(7) The sale of motor fuel when sold exclusively for use in	17363
the operation of aircraft, where such sale is evidenced by an	17364
exemption certificate prescribed by the commissioner and executed	17365
by the purchaser certifying that the motor fuel purchased has been	17366
purchased for exclusive use in the operation of aircraft;	17367

(8) The sale for exportation of motor fuel by a licensed	17368
motor fuel dealer to a licensed exporter described in division	17369
(DD)(1) of section 5735.01 of the Revised Code;	17370

(9) The sale for exportation of motor fuel by a licensed 17371 motor fuel dealer to a licensed exporter described in division 17372 (DD)(2) of section 5735.01 of the Revised Code, provided that the 17373 destination state motor fuel tax has been paid or will be accrued 17374 and paid by the licensed motor fuel dealer. 17375

(10) The sale to a consumer of diesel fuel, by a motor fuel 17376

 dealer for delivery from a bulk lot vehicle, for consumption in 0
 17377

 operating a vessel when the use of such fuel in a vessel would 0
 17378

 otherwise qualify for a refund under section 5735.14 of the 17379
 17380

 Revised Code.
 17380

Division (A)(1) of this section does not apply to the sale or 17381 distribution of dyed diesel fuel used to operate a motor vehicle 17382 on the public highways or upon water within the boundaries of this 17383 state by persons permitted under regulations of the United States 17384 department of the treasury or of the Internal Revenue Service to 17385 so use dyed diesel fuel. 17386

(2) Two twenty-eighths of the revenue from the tax shall be17387used solely to pay the expenses of administering and enforcing the17388state law relating to the registration and operation of motor17389vehicles; to supply the state's share of the cost of planning,17390constructing, widening, and reconstructing the state highways; to17391supply the state's share of the cost of eliminating railway grade17392

crossings upon such highways; to pay that portion of the	17393
construction cost of a highway project that a county, township, or	17394
municipal corporation normally would be required to pay, but that	17395
the director of transportation, pursuant to division (B) of	17396
section 5531.08 of the Revised Code, determines instead will be	17397
paid from moneys in the highway operating fund; to enable counties	17398
and townships to properly plan, construct, widen, reconstruct, and	17399
maintain their public highways, roads, and streets; to enable	17400
counties to pay principal, interest, and charges on bonds and	17401
other obligations issued pursuant to Chapter 133. of the Revised	17402
Code or incurred pursuant to section 5531.09 of the Revised Code	17403
for highway improvements; to enable municipal corporations to	17404
<u>plan, construct, reconstruct, repave, widen, maintain, repair,</u>	17405
clear, and clean public highways, roads, and streets; to enable	17406
municipal corporations to pay the principal, interest, and charges	17407
on bonds and other obligations issued pursuant to Chapter 133. of	17408
the Revised Code or incurred pursuant to section 5531.09 of the	17409
Revised Code for highway improvements; to maintain and repair	17410
bridges and viaducts; to purchase, erect, and maintain street and	17411
traffic signs and markers; to purchase, erect, and maintain	17412
traffic lights and signals; to pay the costs apportioned to the	17413
public under section 4907.47 of the Revised Code; to provide	17414
revenue for the purposes of sections 1547.71 to 1547.77 of the	17415
Revised Code and to supplement revenue already available for such	17416
purposes; to pay the expenses of the department of taxation	17417
incident to the administration of the motor fuel laws and to	17418
supplement revenue already available for such purposes; to pay the	17419
interest, principal, and charges on bonds and other obligations	17420
issued pursuant to Section 2g of Article VIII, Ohio Constitution,	17421
and sections 5528.10 and 5528.11 of the Revised Code; and to pay	17422
the interest, principal, and charges on highway obligations issued	17423
pursuant to Section 2i of Article VIII, Ohio Constitution, and	17424
sections 5528.30 and 5528.31 of the Revised Code.	17425

(3) Eight twenty-eighths of the revenue from the tax shall be	17426
used solely to supply the state's share of the cost of	17427
constructing, widening, maintaining, and reconstructing the state	17428
highways; to maintain and repair bridges and viaducts; to	17429
purchase, erect, and maintain street and traffic signs and	17430
markers; to purchase, erect, and maintain traffic lights and	17431
signals; to pay the expense of administering and enforcing the	17432
state law relative to the registration and operation of motor	17433
vehicles; to make road improvements associated with retaining or	17434
attracting business for this state; to pay that portion of the	17435
construction cost of a highway project that a county, township, or	17436
municipal corporation normally would be required to pay, but that	17437
the director of transportation, pursuant to division (B) of	17438
section 5531.08 of the Revised Code, determines instead will be	17439
paid from moneys in the highway operating fund; to provide revenue	17440
for the purposes of sections 1547.71 to 1547.77 of the Revised	17441
Code and to supplement revenue already available for such	17442
purposes; to pay the expenses of the department of taxation	17443
incident to the administration of the motor fuel laws and to	17444
supplement revenue already available for such purposes; to pay the	17445
interest, principal, and charges on highway obligations issued	17446
pursuant to Section 2i of Article VIII, Ohio Constitution, and	17447
sections 5528.30 and 5528.31 of the Revised Code; to enable	17448
counties and townships to properly plan, construct, widen,	17449
reconstruct, and maintain their public highways, roads, and	17450
streets; to enable counties to pay principal, interest, and	17451
charges on bonds and other obligations issued pursuant to Chapter	17452
133. of the Revised Code or incurred pursuant to section 5531.09	17453
of the Revised Code for highway improvements; to enable municipal	17454
corporations to plan, construct, reconstruct, repave, widen,	17455
maintain, repair, clear, and clean public highways, roads, and	17456
streets; to enable municipal corporations to pay the principal,	17457
interest, and charges on bonds and other obligations issued	17458

pursuant to Chapter 133. of the Revised Code or incurred pursuant	17459
to section 5531.09 of the Revised Code for highway improvements;	17460
and to pay the costs apportioned to the public under section	17461
4907.47 of the Revised Code.	17462
(4) One twenty-eighth of the revenue from the tax shall be	17463
used solely to pay the state's share of the cost of constructing	17464
and reconstructing highways and eliminating railway grade	17465
crossings on the major thoroughfares of the state highway system	17466
and urban extensions thereof; to pay that portion of the	17467
construction cost of a highway project that a county, township, or	17468
municipal corporation normally would be required to pay, but that	17469
the director of transportation, pursuant to division (B) of	17470
section 5531.08 of the Revised Code, determines instead will be	17471
paid from moneys in the highway operating fund; to pay the	17472
interest, principal, and charges on bonds and other obligations	17473
issued pursuant to Section 2g of Article VIII, Ohio Constitution,	17474
and sections 5528.10 and 5528.11 of the Revised Code; to pay the	17475
interest, principal, and charges on highway obligations issued	17476
pursuant to Section 2i of Article VIII, Ohio Constitution, and	17477
sections 5528.30 and 5528.31 of the Revised Code; to provide	17478
revenues for the purposes of sections 1547.71 to 1547.77 of the	17479
Revised Code; and to pay the expenses of the department of	17480
taxation incident to the administration of the motor fuel laws.	17481
(B) The two cent motor fuel tax levied by this section is	17482
also for the purpose of paying the expenses of administering and	17483
enforcing the state law relating to the registration and operation	17484
of motor vehicles.	17485
	17406
(C) After the tax provided for by this section on the receipt	17486
of any motor fuel has been paid by the motor fuel dealer, the	17487
motor fuel may thereafter be used, sold, or resold by any person	17488
having lawful title to it, without incurring liability for such	17489
tax.	17490

the licensed motor fuel dealer to another licensed motor fuel17dealer, the seller may deduct on the report required by section175735.06 of the Revised Code the number of gallons so sold for the17month within which the motor fuel was sold or delivered. In this17event the number of gallons is deemed to have been received by the17purchaser, who shall report and pay the tax imposed thereon tax17imposed by this section does not apply to the following17transactions:17	7491 7492 7493 7494 7495 7496 7496 7497 7498 7499 7500 7501 7502 7503
dealer, the seller may deduct on the report required by section175735.06 of the Revised Code the number of gallons so sold for the17month within which the motor fuel was sold or delivered. In this17event the number of gallons is deemed to have been received by the17purchaser, who shall report and pay the tax imposed thereon tax17imposed by this section does not apply to the following17transactions:17	7493 7494 7495 7496 7497 7498 7499 7500 7501 7502
5735.06 of the Revised Code the number of gallons so sold for the17month within which the motor fuel was sold or delivered. In this17event the number of gallons is deemed to have been received by the17purchaser, who shall report and pay the tax imposed thereon tax17imposed by this section does not apply to the following17transactions:17	7494 7495 7496 7497 7498 7499 7500 7501 7502
month within which the motor fuel was sold or delivered. In this17event the number of gallons is deemed to have been received by the17purchaser, who shall report and pay the tax imposed thereon tax17imposed by this section does not apply to the following17transactions:17	7495 7496 7497 7498 7499 7500 7501 7502
event the number of gallons is deemed to have been received by the17purchaser, who shall report and pay the tax imposed thereon tax17imposed by this section does not apply to the following17transactions:17	7496 7497 7498 7499 7500 7501 7502
purchaser, who shall report and pay the tax imposed thereon tax17imposed by this section does not apply to the following17transactions:17	7497 7498 7499 7500 7501 7502
imposed by this section does not apply to the following 17 transactions: 17	7498 7499 7500 7501 7502
transactions: 17	7499 7500 7501 7502
	7500 7501 7502
(1) The sale of dyed diesel fuel by a licensed motor fuel 17	7501 7502
	7502
dealer from a location other than a retail service station 17	
provided the licensed motor fuel dealer places on the face of the 17	7503
delivery document or invoice, or both if both are used, a 17	
conspicuous notice stating that the fuel is dyed and is not for 17	7504
taxable use, and that taxable use of that fuel is subject to a 17	7505
penalty. The tax commissioner, by rule, may provide that any 17	7506
notice conforming to rules or regulations issued by the United 17	7507
States department of the treasury or the Internal Revenue Service 17	7508
is sufficient notice for the purposes of division (B)(1) of this 17	7509
section. 17	7510
(2) The sale of K-1 kerosene to a retail service station, 17	7511
except when placed directly in the fuel supply tank of a motor 17	7512
vehicle. Such sale shall be rebuttably presumed to not be 17	7513
distributed or sold for use or used to generate power for the 17	7514
operation of motor vehicles upon the public highways or upon the 17	7515
waters within the boundaries of this state. 17	7516
(3) The sale of motor fuel by a licensed motor fuel dealer to 17	7517
another licensed motor fuel dealer; 17	7518
(4) The exportation of motor fuel by a licensed motor fuel 17	7519
	7520

(5) The sale of motor fuel to the United States government or 17521

any of its agencies, except such tax as is permitted by it, where	17522
such sale is evidenced by an exemption certificate, in a form	17523
approved by the tax commissioner, executed by the United States	17524
government or an agency thereof certifying that the motor fuel	17525
therein identified has been purchased for the exclusive use of the	17526
United States government or its agency;	17527
(6) The sale of motor fuel that is in the process of	17528
transportation in foreign or interstate commerce, except insofar	17529
as it may be taxable under the Constitution and statutes of the	17530
<u>United States, and except as may be agreed upon in writing by the</u>	17531
dealer and the commissioner;	17532
(7) The sale of motor fuel when sold exclusively for use in	17533
the operation of aircraft, where such sale is evidenced by an	17534
exemption certificate prescribed by the commissioner and executed	17535
by the purchaser certifying that the motor fuel purchased has been	17536
purchased for exclusive use in the operation of aircraft;	17537
(8) The sale for exportation of motor fuel by a licensed	17538
motor fuel dealer to a licensed exporter described in division	17539
(DD)(1) of section 5735.01 of the Revised Code;	17540
(9) The sale for exportation of motor fuel by a licensed	17541
motor fuel dealer to a licensed exporter described in division	17542
(DD)(2) of section 5735.01 of the Revised Code, provided that the	17543
destination state motor fuel tax has been paid or will be accrued	17544
and paid by the licensed motor fuel dealer.	17545
(10) The sale to a consumer of diesel fuel, by a motor fuel	17546
dealer for delivery from a bulk lot vehicle, for consumption in	17547
operating a vessel when the use of such fuel in a vessel would	17548
otherwise qualify for a refund under section 5735.14 of the	17549
Revised Code.	17550
Division (B)(1) of this section does not apply to the sale or	17551
<u>distribution of dyed diesel fuel used to operate a motor vehicle</u>	17552

on the public highways or upon water within the boundaries of this	17553
state by persons permitted under regulations of the United States	17554
department of the treasury or of the Internal Revenue Service to	17555
so use dyed diesel fuel.	17556
(C) The tax commissioner may adopt rules as necessary to	17557
administer this section.	17558
Sec. 5735.051. Out of revenue from the tax levied by section	17559
5735.05 of the Revised Code, the treasurer of state shall place to	17560
the credit of the tax refund fund established by section 5703.052	17561
of the Revised Code amounts equal to the refunds certified by the	17562
tax commissioner pursuant to sections 5735.13, 5735.14, and	17563
5735.142 of the Revised Code. The treasurer of state shall then	17564
transfer seven-eighths per cent of the revenue to the waterways	17565
safety fund to be used for the purposes of sections 1547.71 to	17566
1547.77 of the Revised Code, one-eighth per cent to the wildlife	17567
boater angler fund to be used for the purposes specified by	17568
section 1531.35 of the Revised Code, and the amount required by	17569
section 5735.053 of the Revised Code to the motor fuel tax	17570
administration fund. Revenue remaining after such crediting and	17571
transfers shall be distributed each month as provided in divisions	17572
(A) to (D) of this section.	17573
(A) The portion of revenue described in division (A)(1) of	17574
section 5735.05 of the Revised Code shall be credited as follows:	17575
(1) One hundred thousand dollars to the grade crossing	17576
protection fund for the purposes specified by section 4907.472 of	17577
the Revised Code;	
the revised code,	17578
(2) Of such revenue remaining after crediting under division	17579
(A)(1) of this section, five and two thousand nine hundred	17580
forty-two ten thousandths per cent shall be credited to the	17581
highway operating fund, which is hereby created in the state	17582
treasury, and ninety-four and seven thousand fifty-eight ten	17583

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thousandths per cent to the gasoline excise tax fund.	17584
(a) Of the amount credited to the gasoline excise tax fund	17585
under division (A)(2) of this section, ninety-three and one	17586
thousand six hundred seventy-seven ten thousandths per cent shall	17587
be transferred as follows:	17588
(i) Six and seven-tenths per cent of the amount to be	17589
transferred under division (A)(2)(a) of this section to the local	17590
transportation improvement program fund created by section 164.14	17591
of the Revised Code;	17592
(ii) An amount equal to five cents multiplied by the number	17593
of gallons of motor fuel sold at stations operated by the Ohio	17594
turnpike and infrastructure commission, such gallonage to be	17595
certified by the commission to the treasurer of state not later	17596
than the last day of the month following. Such money shall be	17597
expended for the construction, reconstruction, maintenance, and	17598
repair of turnpike projects, except that the funds may not be	17599
expended for the construction of new interchanges. The funds also	17600
may be expended for the construction, reconstruction, maintenance,	17601
and repair of those portions of connecting public roads that serve	17602
existing interchanges and are determined by the commission and the	17603
director of transportation to be necessary for the safe merging of	17604
traffic between the turnpike and those public roads.	17605
(iii) The remainder of the amount to be transferred under	17606
division (A)(2)(a) of this section after the transfers under	17607
divisions (A)(2)(a)(i) and (ii) of this section shall be	17608
distributed on the fifteenth day of the following month as	17609
<u>follows:</u>	17610
(I) Ten and seven-tenths per cent for distribution among	17611
municipal corporations under division (A)(1) of section 5735.27 of	17612
the Revised Code, except that the sum of seven hundred forty-five	17613
thousand eight hundred seventy-five dollars shall be subtracted	17614

each month from the amount so computed and credited to the highway	17615
operating fund;	17616
(II) Nine and three-tenths per cent for distribution among	17617
counties under division (A)(2) of section 5735.27 of the Revised	17618
Code, except that the sum of seven hundred forty-five thousand	17619
eight hundred seventy-five dollars shall be subtracted each month	17620
from the amount so computed and credited to the highway operating	17621
<u>fund;</u>	17622
(III) Five per cent for distribution among townships under	17623
division (A)(3)(a) of section 5735.27 of the Revised Code, except	17624
that the sum of two hundred sixty-three thousand two hundred fifty	17625
dollars shall be subtracted each month from the amount so computed	17626
and credited to the highway operating fund;	17627
(IV) Except as provided in division (A)(3) of this section,	17628
the balance shall be transferred to the highway operating fund and	17629
used for the purposes set forth in division (B) of section 5735.27	17630
<u>of the Revised Code.</u>	17631
(b) Of the amount credited to the gasoline excise tax fund	17632
under division (A)(2) of this section, six and eight thousand	17633
three hundred twenty-three ten thousandths per cent shall be	17634
distributed on the fifteenth day of the following month as	17635
<u>follows:</u>	17636
(i) Forty-two and eighty-six hundredths per cent shall be	17637
distributed among municipal corporations in accordance with	17638
division (A)(1) of section 5735.27 of the Revised Code;	17639
(ii) Thirty-seven and fourteen hundredths per cent shall be	17640
distributed among counties in accordance with division (A)(2) of	17641
section 5735.27 of the Revised Code;	17642
(iii) Twenty per cent shall be combined with twenty per cent	17643
of any amounts transferred from the highway operating fund to the	17644
gasoline excise tax fund through biennial appropriations acts of	17645

17677

the general assembly pursuant to the planned phase-in of a new	17646
source of funding for the state highway patrol, and shall be	17647
distributed among townships in accordance with division (A)(3)(b)	17648
of section 5735.27 of the Revised Code.	17649
(3) Monthly from September to February of each fiscal year,	17650
an amount equal to one-sixth of the amount certified in July of	17651
that year by the treasurer of state pursuant to division (Q) of	17652
section 151.01 of the Revised Code shall, from amounts required to	17653
be credited or transferred to the highway operating fund pursuant	17654
to division (A)(2)(a)(iii)(IV) of this section, be credited or	17655
transferred to the highway capital improvement bond service fund	17656
created in section 151.06 of the Revised Code. If, in any of those	17657
months, the amount available to be credited or transferred to the	17658
bond service fund is less than one-sixth of the amount so	17659
certified, the shortfall shall be added to the amount due the next	17660
succeeding month. Any amount still due at the end of the six-month	17661
period shall be credited or transferred as the money becomes	17662
available, until such time as the office of budget and management	17663
receives certification from the treasurer of state or the	17664
treasurer of state's designee that sufficient money has been	17665
credited or transferred to the bond service fund to meet in full	17666
all payments of debt service and financing costs due during the	17667
fiscal year from that fund.	17668
(B) The portion of revenue described in division (A)(2) of	17669
section 5735.05 of the Revised Code shall be credited each month	17670
<u>as follows:</u>	17671
(1) Sixty-seven and one-half per cent to the highway	17672
operating fund for distribution pursuant to division (B) of	17673
section 5735.27 of the Revised Code;	17674
(2) Thirty-two and one-half per cent to the gasoline excise	17675
tax fund for distribution under division (A) of section 5735.27 of	17676

the Revised Code in the same manner as money from that fund is

distributed under division (A)(2)(b) of this section.	17678
(C)(1) The portion of revenue described in division (A)(3) of	17679
section 5735.05 of the Revised Code shall be credited each month	17680
<u>as follows:</u>	17681
(a) Three-sixteenths to the gasoline excise tax fund for	17682
distribution under division (C)(2) of this section;	17683
(b) Thirteen-sixteenths to the highway operating fund,	17684
subject to the deduction under division (C)(3) of this section.	17685
(2) The revenue credited to the gasoline excise tax fund	17686
under division (C)(1)(a) of this section shall be distributed in	17687
the same manner as in division (A)(2)(b) of this section, subject	17688
to the deductions under division (C)(3) of this section. Each	17689
municipal corporation, county, or township shall use at least	17690
ninety per cent of the revenue distributed to it under division	17691
(C)(2) of this section to supplement, rather than supplant, other	17692
local funds used for highway-related purposes.	17693
(3)(a) Before the distribution from the gasoline excise tax	17694
fund to municipal corporations as provided in division (C)(2) of	17695
this section, the department of taxation shall deduct thirty-three	17696
and one-third per cent of the amount specified in division	17697
(A)(3)(c) of section 5735.27 of the Revised Code and use it for	17698
distribution to townships pursuant to division (A)(3)(b) of that	17699
section.	17700
(b) Before the distribution from the gasoline excise tax fund	17701
to counties as provided in division (C)(2) of this section, the	17702
department of taxation shall deduct thirty-three and one-third per	17703
cent of the amount specified in division (A)(3)(c) of section	17704
5735.27 of the Revised Code and use it for distribution to	17705
townships pursuant to division (A)(3)(b) of that section.	17706
(c) Before crediting the portion of revenue described in	17707
division (A)(3) of section 5735.05 of the Revised Code to the	17708

highway operating fund under division (C)(1)(b) of this section,	17709
the department of taxation shall deduct thirty-three and one-third	17710
per cent of the amount specified in division (A)(3)(c) of section	17711
5735.27 of the Revised Code and use it for distribution to	17712
townships pursuant to division (A)(3)(b) of that section.	17713
(4) Of the amount credited to the highway operating fund	17714
under division (C)(1)(b) of this section, seven and seven-tenths	17715
per cent of that amount, computed without regard to the deduction	17716
under division (C)(3) of this section, shall be transferred from	17717
the highway operating fund to the local transportation improvement	17718
program fund created by section 164.14 of the Revised Code.	17719
(D) The portion of revenue described in division (A)(4) of	17720
section 5735.05 of the Revised Code shall be credited each month	17721
to the highway operating fund.	17722
Sec. 5735.052. The general assembly finds as a fact that, of	17723
the revenue from the tax imposed by section 5735.05 of the Revised	17724
Code, one per cent is attributable to the operation of motor	17725
vehicles upon waters within the boundaries of this state. Of this	17726
amount, seven-eighths shall be credited to the waterways safety	17727
fund and shall be used for the purposes of sections 1547.71 to	17728
1547.77 of the Revised Code, and one-eighth shall be credited to	17729
the wildlife boater angler fund and shall be used for the purposes	17730
specified in section 1531.35 of the Revised Code.	17731

Sec. 5735.053. There is hereby created in the state treasury 17732 the motor fuel tax administration fund for the purpose of paying 17733 the expenses of the department of taxation incident to the 17734 administration of the motor fuel laws. After the treasurer of 17735 state credits the tax refund fund out of tax receipts as required 17736 by sections 5735.23, 5735.26, 5735.291, and 5735.30 section 17737 5735.051 of the Revised Code, the treasurer of state shall 17738 transfer to the motor fuel tax administration fund two hundred17739seventy-five one-thousandths per cent of the receipts from the17740taxes levied by sections section 5735.05, 5735.25, 5735.29, and177415735.30 of the Revised Code.17742

Sec. 5735.06. (A) On or before the last day of each month, 17743
each motor fuel dealer shall file with the tax commissioner a 17744
report for the preceding calendar month₇ on forms a form 17745
prescribed by or in a form acceptable to the tax commissioner for 17746
that purpose. The report shall include the following information: 17747

(1) An itemized statement of the number of gallons of all
 17748
 motor fuel received during the preceding calendar month by such
 17749
 motor fuel dealer, which has been produced, refined, prepared,
 17750
 distilled, manufactured, blended, or compounded by such motor fuel
 17751
 dealer in the state;

(2) An itemized statement of the number of gallons of all 17753 17754 motor fuel received by such motor fuel dealer in the state from any source during the preceding calendar month, other than motor 17755 fuel included in division (A)(1) of this section, together with a 17756 statement showing the date of receipt of such motor fuel; the name 17757 of the person from whom purchased or received; the date of receipt 17758 of each shipment of motor fuel; the point of origin and the point 17759 of destination of each shipment; the quantity of each of said 17760 purchases or shipments; the name of the carrier; the number of 17761 gallons contained in each car if shipped by rail; the point of 17762 origin, destination, and shipper if shipped by pipe line; or the 17763 name and owner of the boat, barge, or vessel if shipped by water; 17764

(3) An itemized statement of the number of gallons of motor 17765fuel which such motor fuel dealer has during the preceding 17766calendar month: 17767

(a) For motor fuel other than gasoline sold for use other 17768

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than for operating motor vehicles on the public highways or on	17769
waters within the boundaries of this state;	17770
(b) Exported from this state to any other state or foreign	17771
country as provided in division (A)(4) of section 5735.05 of the	17772
Revised Code;	17773
(c) Sold to the United States government or any of its	17774
agencies;	17775
(d) Sold for delivery to motor fuel dealers;	17776
(e) Sold exclusively for use in the operation of aircraft;	17777
(4) Such other information incidental to the enforcement of	17778
the motor fuel laws of the state as the commissioner requires.	17779
(B) The report shall show the tax due, computed as follows:	17780
(1) The following deductions shall be made from the total	17781
number of gallons of motor fuel received by the motor fuel dealer	17782
within the state during the preceding calendar month:	17783
(a) The total number of gallons of motor fuel received by the	e 17784
motor fuel dealer within the state and sold or otherwise disposed	17785
of during the preceding calendar month as set forth in section	17786
5735.05 of the Revised Code;	17787
(b) The total number of gallons received during the preceding	g 17788
calendar month and sold or otherwise disposed of to another	17789
licensed motor fuel dealer pursuant to section 5735.05 of the	17790
Revised Code;	17791
(c) To cover the costs of the motor fuel dealer in compiling	17792
the report, and evaporation, shrinkage, or other unaccounted-for	17793
losses:	17794
(i) If the report is timely filed and the tax is timely paid	, 17795
three per cent of the total number of gallons of motor fuel	17796
received by the motor fuel dealer within the state during the	17797
preceding calendar month less the total number of gallons deducted	d 17798

under divisions (B)(1)(a) and (b) of this section, less one per 17799 cent of the total number of gallons of motor fuel that were sold 17800 to a retail dealer during the preceding calendar month; 17801 (ii) If the report required by division (A) of this section 17802 is not timely filed and the tax is not timely paid, no deduction 17803 shall be allowed; 17804 (iii) If the report is incomplete, no deduction shall be 17805 allowed for any fuel on which the tax is not timely reported and 17806 paid; 17807 (2) The number of gallons remaining after the deductions have 17808 been made shall be multiplied separately by each of the following 17809 amounts: 17810 (a) The cents per gallon rate; 17811 (b) Two cents. 17812 The sum of the products obtained in divisions (B)(2)(a) and 17813 (b) of this section shall be the amount of motor fuel tax for the 17814 preceding calendar month. 17815 (C) The report shall be filed together with payment of the 17816 tax shown on the report to be due, unless the motor fuel dealer is 17817 required by section 5735.062 of the Revised Code to pay the tax by 17818 electronic funds transfer, in which case the dealer shall file the 17819 report pursuant to this section and pay the tax pursuant to 17820 section 5735.062 of the Revised Code. The commissioner may extend 17821 the time for filing reports and may remit all or part of penalties 17822 which may become due under sections 5735.01 to 5735.99 of the 17823 Revised Code. For purposes of this section and sections 5735.062 17824 and 5735.12 of the Revised Code, a report required to be filed 17825 under this section is and payment of the tax due under this 17826 chapter are considered filed when it is received by the tax 17827 commissioner, and remittance of the tax due is considered to be 17828 made when the remittance is received by the tax commissioner or 17829

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when credited to an account designated by the treasurer of state	17830
and the tax commissioner for the receipt of tax remittances. The	17831
tax commissioner shall immediately forward to the treasurer of	17832
state all amounts received under this section.	17833

(D) The tax commissioner may require a motor fuel dealer to 17834
 file a report for a period other than one month. Such a report, 17835
 together with payment of the tax, shall be filed not later than 17836
 thirty days after the last day of the prescribed reporting period. 17837

(E) No person required by this section to file a tax report 17838shall file a false or fraudulent tax report or supporting 17839schedule. 17840

sec. 5735.07. Each month the The tax commissioner shall make 17841 publish on the department's web site a list of all motor fuel 17842 dealers, aviation fuel dealers, and retail dealers that have filed 17843 a report pursuant to section 5735.06 of the Revised Code valid 17844 licenses or registrations issued under this chapter. The list 17845 shall contain the names and addresses of all dealers, the number 17846 of gallons of motor fuel upon which those dealers were required to 17847 pay the tax as reported on the return or as determined by 17848 investigation of the commissioner, and each dealer's name, 17849 address, and federal identification number or other motor fuel tax 17850 account number of each such person. The list shall be open to 17851 public inspection in the office of the commissioner or posted on 17852 the department of taxation's web site. 17853

Sec. 5735.11. (A) If the tax or any portion of the tax 17854 imposed by this chapter, whether determined by the tax 17855 commissioner or the motor fuel dealer, is not paid on or before 17856 the date prescribed in section 5735.06 of the Revised Code, 17857 interest shall be collected and paid in the same manner as the tax 17858 upon the unpaid amount, computed at the rate per annum prescribed 17859

by section 5703.47 of the Revised Code, from the date prescribed 17860 for payment of the tax to the date of payment or to the date an 17861 assessment is issued under section 5735.12 or 5735.121 of the 17862 Revised Code, whichever occurs first. Interest may be collected by 17863 assessment in the manner provided in section 5735.12 or 5735.121 17864 of the Revised Code. All interest shall be paid in the same manner 17865 as the tax and shall be considered as revenue arising from the 17866 portion of the tax imposed by described in division (A) of section 17867 5735.05 of the Revised Code. 17868

(B) Interest shall be allowed and paid upon any refund
granted in respect to the payment of an illegal or erroneous
assessment for any tax imposed under this chapter from the date of
the overpayment. The interest shall be computed at the rate per
annum prescribed by section 5703.47 of the Revised Code.

sec. 5735.124. (A)(1) Any person that sells or distributes 17874
dyed diesel fuel when that person knows or has reason to know that 17875
the dyed diesel fuel will be used in the operation of a motor 17876
vehicle on the public highways or upon waters within the 17877
boundaries of this state is subject to a one or both of the 17878
following: 17879

(a) A penalty of one thousand dollars or ten dollars per 17880 gallon of dyed diesel fuel so sold or distributed, whichever is 17881 greater. Division (A)(1) of this section does not apply to the 17882 sale or distribution of dyed diesel fuel used to operate a motor 17883 vehicle on the public highways or upon water within the boundaries 17884 of this state by persons permitted under regulations of the United 17885 States department of the treasury or of the Internal Revenue 17886 Service to so use dyed diesel fuel; 17887

(b) Revocation of any license or cancellation of any17888registration issued under this chapter.17889

(2) Any person that consumes dyed diesel fuel in the 17890

operation of a motor vehicle on the public highways or waters 17891 within the boundaries of this state is subject to a penalty of one 17892 thousand dollars or ten dollars per gallon of the vehicle's fuel 17893 supply tank capacity, whichever is greater. Division (A)(2) of 17894 this section does not apply to consumption by persons permitted 17895 under regulations of the United States department of the treasury 17896 or of the Internal Revenue Service to consume dyed diesel fuel in 17897 operating a motor vehicle on the public highways or waters within 17898 the boundaries of this state. 17899

(B) Any penalty imposed under this section may be assessed 17900 under section 5735.12 or 5735.121 of the Revised Code. 17901

(C) If a prior penalty has been issued against a person under 17902 this section, the amount of the penalty shall be multiplied by the 17903 number of prior penalties imposed on such person under this 17904 section, and the resulting amount shall be the total penalty 17905 assessed. 17906

17907 (D) The tax commissioner may reduce or remit a penalty assessed under this section. 17908

(E) In addition to the penalties prescribed by division (A) 17909 of this section, the commissioner may provide to the internal 17910 revenue service any information the commissioner obtains or 17911 creates in conjunction with this section. 17912

sec. 5735.13. A refund shall be made to any person for the 17913 motor fuel tax paid on any motor fuel that is lost or destroyed 17914 through leakage, fire, explosion, lightning, flood, tornado, 17915 windstorm, or any other cause, except theft, evaporation, 17916 shrinkage, and unaccounted-for losses. No refund shall be 17917 authorized or ordered under this section for any single loss of 17918 less than one hundred gallons, nor except upon notice to the tax 17919 commissioner within thirty days from the date of such loss or 17920 destruction or the discovery thereof, and upon filing with the tax 17921

form of an affidavit sworn to by the claimant setting forth in 17923 full the circumstances of the loss, and upon presentation of 17924 supporting evidence satisfactory to the commissioner. 17925

On the filing of the an application for refund under this 17926 section, the commissioner shall determine the amount of the refund 17927 to which the applicant is entitled. If the amount is not less than 17928 that claimed, the commissioner shall certify the amount to the 17929 director of budget and management and treasurer of state for 17930 payment from the tax refund fund created by section 5703.052 of 17931 the Revised Code. If the amount is less than that claimed, the 17932 commissioner shall proceed in accordance with section 5703.70 of 17933 the Revised Code. 17934

The refund authorized by this section or section 5703.70 of 17935 the Revised Code shall be reduced by the cents per gallon amount 17936 of any qualified fuel credit received under section 5735.145 of 17937 the Revised Code, as determined by the commissioner, for each 17938 gallon of qualified fuel included in the total gallonage of motor 17939 fuel upon which the refund is computed. 17940

Sec. 5735.14. (A) Any person who uses any motor fuel, on 17941 which the tax imposed by this chapter has been paid, for the 17942 purpose of operating stationary gas engines, tractors not used on 17943 public highways, unlicensed motor vehicles used exclusively in 17944 intraplant operations, vessels when used in trade, including 17945 vessels when used in connection with an activity that constitutes 17946 a person's chief business or means of livelihood or any other 17947 vessel used entirely for commercial purposes, vessels used for 17948 commercial fishing, vessels used by the sea scout department of 17949 17950 the boy scouts of America chiefly for training scouts in seamanship, vessels used or owned by any railroad company, 17951 railroad car ferry company, the United States, this state, or any 17952

political subdivision of this state, or aircraft, or who uses any 17953 such fuel upon which such tax has been paid, for cleaning or for 17954 dyeing, or any purpose other than the operation of motor vehicles 17955 upon highways or upon waters within the boundaries of this state, 17956 shall be reimbursed in the amount of the tax so paid on such motor 17957 fuel as provided in this section; provided, that any person 17958 purchasing motor fuel in this state on which taxes levied under 17959 Title LVII of the Revised Code have been paid shall be reimbursed 17960 for such taxes paid in this state on such fuel used by that person 17961 in another state on which a tax is paid for such usage, except 17962 such tax used as a credit against the tax levied by section 17963 5728.06 of the Revised Code. A person shall not be reimbursed for 17964 taxes paid on fuel that is used while a motor vehicle is idling or 17965

used to provide comfort or safety in the operation of a motor 17966 vehicle. Sales of motor fuel, on which the tax imposed by this 17967 chapter has been paid, from one person to another do not 17968 constitute use of the fuel and are not subject to a refund under 17969 this section. 17970

(B) Any person who uses in this state any motor fuel with 17971 water intentionally added to the fuel, on which the taxes imposed 17972 by this chapter or Chapter 5728. of the Revised Code have been 17973 paid, shall be reimbursed in the amount of the taxes so paid on 17974 ninety-five per cent of the water. This division applies only to 17975 motor fuel that contains at least nine per cent water, by volume. 17976

(C) A person claiming reimbursement under this section shall 17977 file with the tax commissioner an application for refund within 17978 one year from the date of purchase, stating the quantity of fuel 17979 used for the refundable purposes in division (A) or (B) of this 17980 section, except that no person shall file a claim for the tax on 17981 fewer than one hundred gallons of motor fuel. An application for 17982 refund filed for the purpose of division (B) of this section also 17983 shall state the quantity of water intentionally added to the motor 17984

1707

fuel. No person shall claim reimbursement under that division on 17985 fewer than one hundred gallons of water. The application shall be 17986 accompanied by the statement described in section 5735.15 of the 17987 Revised Code showing such purchase, together with evidence of 17988 payment thereof of the tax. 17989

(D) After consideration of the application and statement, the 17990 commissioner shall determine the amount of refund to which the 17991 applicant is entitled. If the amount is not less than that 17992 claimed, the commissioner shall certify the amount to the director 17993 of budget and management and treasurer of state for payment from 17994 the tax refund fund created by section 5703.052 of the Revised 17995 Code. If the amount is less than that claimed, the commissioner 17996 shall proceed in accordance with section 5703.70 of the Revised 17997 Code. 17998

No refund shall be authorized or paid under this section on a 17999 single claim for tax on fewer than one hundred gallons of motor 18000 fuel. And, when water has been intentionally added to fuel, no 18001 refund shall be authorized or paid under this section on a single 18002 claim for tax on fewer than one hundred gallons of water. The 18003 commissioner may require that the application be supported by the 18004 affidavit of the claimant. 18005

The refund authorized by this section or section 5703.70 of 18006 the Revised Code shall be reduced by the cents per gallon amount 18007 of any qualified fuel credit received under section 5735.145 of 18008 the Revised Code, as determined by the commissioner, for each 18009 gallon of qualified fuel included in the total gallonage of motor 18010 fuel upon which the refund is computed. 18011

(E) The right to receive any refund under this section or 18012 section 5703.70 of the Revised Code is not assignable. The payment 18013 of this refund shall not be made to any person other than the 18014 person originally entitled thereto who used the motor fuel upon 18015 which the claim for refund is based, except that such refunds, 18016

when allowed and certified as provided in this section, may be 18017
paid to the executor, administrator, receiver, trustee in 18018
bankruptcy, or assignee in insolvency proceedings of such person. 18019

Sec. 5735.142. (A)(1) Any person who uses any motor fuel, on 18020 which the tax imposed by sections section 5735.05, 5735.25, and 18021 5735.29 of the Revised Code has been paid, for the purpose of 18022 operating a transit bus shall be reimbursed in the amount of such 18023 twenty-seven cents per gallon of the total tax paid on motor fuel 18024 used by public transportation systems providing transit or 18025 paratransit service on a regular and continuing basis within the 18026 state; 18027

(2) A city, exempted village, joint vocational, or local 18028 school district or educational service center that purchases any 18029 motor fuel for school district or service center operations, on 18030 which any tax imposed by section 5735.29 5735.05 of the Revised 18031 Code that became effective on or after July 1, 2003, has been 18032 paid, may, if an application is filed under this section, be 18033 reimbursed in the amount of all but two six cents per gallon of 18034 the total tax imposed by such that section and paid on motor fuel. 18035

18036

(3) A county board of developmental disabilities that, on or 18037 after July 1, 2005, purchases any motor fuel for county board 18038 operations, on which any tax imposed by section 5735.29 5735.05 of 18039 the Revised Code has been paid may, if an application is filed 18040 under this section, be reimbursed in the amount of all but two six 18041 cents per gallon of the total tax imposed by such that section and 18042 paid on motor fuel purchased on or after July 1, 2005. 18043

(B) Such person, school district, educational service center, 18044
or county board shall file with the tax commissioner an 18045
application for refund within one year from the date of purchase, 18046
stating the quantity of fuel used for operating transit buses used 18047

by local transit systems in furnishing scheduled common carrier, 18048 public passenger land transportation service along regular routes 18049 primarily in one or more municipal corporations or for operating 18050 vehicles used for school district, service center, or county board 18051 operations. However, no claim shall be made for the tax on fewer 18052 than one hundred gallons of motor fuel. A school district, 18053 educational service center, or county board shall not apply for a 18054 refund for any tax paid on motor fuel that is sold by the 18055 district, service center, or county board. The application shall 18056 be accompanied by the statement described in section 5735.15 of 18057 the Revised Code showing the purchase, together with evidence of 18058 payment thereof. 18059

(C) After consideration of the application and statement, the 18060 commissioner shall determine the amount of refund to which the 18061 applicant is entitled. If the amount is not less than that 18062 claimed, the commissioner shall certify the amount to the director 18063 of budget and management and treasurer of state for payment from 18064 the tax refund fund created by section 5703.052 of the Revised 18065 Code. If the amount is less than that claimed, the commissioner 18066 shall proceed in accordance with section 5703.70 of the Revised 18067 Code. 18068

The commissioner may require that the application be 18069 supported by the affidavit of the claimant. No refund shall be 18070 authorized or ordered for any single claim for the tax on fewer 18071 than one hundred gallons of motor fuel. No refund shall be 18072 authorized or ordered on motor fuel that is sold by a school 18073 district, educational service center, or county board. 18074

(D) The refund authorized by this section or section 5703.70
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of the Revised Code shall be reduced by the cents per gallon
amount of any qualified fuel credit received under section
5735.145 of the Revised Code, as determined by the commissioner,
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for each gallon of qualified fuel included in the total gallonage
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of motor fuel upon which the refund is computed. 18080

(E) The right to receive any refund under this section or 18081 section 5703.70 of the Revised Code is not assignable. The payment 18082 of this refund shall not be made to any person or entity other 18083 than the person or entity originally entitled thereto who used the 18084 motor fuel upon which the claim for refund is based, except that 18085 the refund when allowed and certified, as provided in this 18086 section, may be paid to the executor, the administrator, the 18087 receiver, the trustee in bankruptcy, or the assignee in insolvency 18088 proceedings of the person. 18089

Sec. 5735.18. Any person other than a motor fuel dealer who 18090 purchases motor fuel upon which the tax has been paid to this 18091 state and who sells the same outside this state for use outside 18092 this state or who uses the same on highways or waters outside this 18093 state and pays a tax on such use or sells the same to the United 18094 States government or any of its agencies may be reimbursed in the 18095 amount of such tax as provided in this chapter. All applications 18096 for refund of the tax paid on motor fuel sold for export from the 18097 state or sold to the United States government or any of its 18098 agencies shall be made in such form and shall set forth such 18099 information as the tax commissioner prescribes, and the applicant 18100 shall satisfy the commissioner that the motor fuel has been sold 18101 as stated and that the tax thereon has been paid. Applications for 18102 refund of the tax paid on motor fuel sold to the United States 18103 government or any of its agencies shall be supported by an 18104 affidavit of the claimant and by a tax exemption certificate 18105 executed by the vendee in such form as is prescribed by the 18106 commissioner. If the United States government or any of its 18107 agencies purchases motor fuel upon which the tax has been paid to 18108 this state, the United States government or agency may be 18109 reimbursed in the amount of such tax as provided in this chapter, 18110 provided that the seller of the motor fuel has not applied for a 18111

refund on behalf of the United States government or agency. 18112 Applications filed by the United States government or any of its 18113 agencies for refund of the tax paid on motor fuel purchases shall 18114 be supported by an invoice or similar fuel purchase document 18115 issued by the seller of the fuel. 18116

On the filing of an application under this section, the 18117 commissioner shall determine the amount of refund to which the 18118 applicant is entitled. If the amount is not less than that 18119 claimed, the commissioner shall certify and pay that amount in the 18120 same manner as provided in section 5735.14 of the Revised Code. If 18121 the amount is less than that claimed, the commissioner shall 18122 proceed in accordance with section 5703.70 of the Revised Code. 18123

The person shall file with the tax commissioner an 18124 application for refund within one year from the date of sale or 18125 purchase. The refund authorized by this section or section 5703.70 18126 of the Revised Code shall be reduced by the cents per gallon 18127 amount of any qualified fuel credit received under section 18128 5735.145 of the Revised Code, as determined by the commissioner, 18129 for each gallon of qualified fuel included in the total gallonage 18130 of motor fuel upon which the refund is computed. 18131

Sec. 5735.19. (A) The tax commissioner may examine, during 18132 the usual business hours of the day, the records, books, invoices, 18133 storage tanks, and any other equipment of any motor fuel dealer, 18134 retail dealer, exporter, terminal operator, purchaser, aviation 18135 fuel dealer, or common carrier transporter pertaining to motor 18136 fuel received, sold, shipped, or delivered, to determine whether 18137 the taxes imposed by this chapter have been paid and to verify the 18138 truth and accuracy of any statement, report, or return. 18139

(B) The tax commissioner may, in the enforcement of the motor 18140
fuel laws of this state, hold hearings, take the testimony of any 18141
person, issue subpoenas and compel the attendance of witnesses, 18142

and conduct such investigations as the commissioner deems18143necessary. Such information or evidence is not privileged when18144used by the state or any officer thereof in any proceeding for the18145collection of the tax, or any prosecution for violation of the18146motor fuel laws.18147

(C) The commissioner may prescribe all forms upon which
reports shall be made to the commissioner, forms for claims for
refund presented to the commissioner, or forms of records to be
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used by motor fuel dealers.

(D)(1) As used in this division, "designated inspection site" 18152
means any state highway inspection station, weigh station, mobile 18153
station, or other similar location designated by the tax 18154
commissioner to be used as a fuel inspection site. 18155

(2) An employee of the department of taxation that is so 18156 authorized by the tax commissioner may physically inspect, 18157 examine, or otherwise search any tank, reservoir, or other 18158 container that can or may be used for the production, storage, or 18159 transportation of fuel, fuel dyes, or fuel markers, and books and 18160 records, if any, that are maintained at the place of inspection 18161 and are kept to determine tax liability under this chapter. 18162 Inspections may be performed at any place at which motor fuel is 18163 or may be produced or stored, or at any designated inspection 18164 site. 18165

(3) An employee of the department of taxation who is a duly 18166 authorized enforcement agent may detain any motor vehicle, train, 18167 barge, ship, or vessel for the purpose of inspecting its fuel 18168 tanks and storage tanks. Detainment shall be on the premises under 18169 inspection or at a designated inspection site. Detainment may 18170 continue for a reasonable period of time as is necessary to 18171 determine the amount and composition of the fuel. 18172

(4) Any employee described in division (D)(2) or (3) of this 18173

section who has been properly trained may take and remove samples 18174 of fuel in quantities as are reasonably necessary to determine the 18175 composition of the fuel. 18176

(5) No person shall refuse to allow an inspection under
division (D) of this section. Any person who refuses to allow an
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inspection shall be subject to revocation or cancellation of any
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license or permit issued under Chapter 5728. or 5735. of the
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Revised Code.

Sec. 5735.20. (A) No person shall do any of the following: 18182

(1) Knowingly collect or attempt to collect or cause to be
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 repaid to the taxpayer or to any other person, either directly or
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 indirectly, any refund of such tax without being entitled to the
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 same;

(2) Engage in business in the state as a motor fuel dealerwithout holding an unrevoked license to engage in such business;18188

(3) Engage in business in the state as a retail dealer18189without holding an unrevoked license to engage in such business;18190

(4) Engage in business in the state as a permissive motor
fuel dealer without holding an unrevoked license to engage in such
business;

(5) Engage in business in the state as an exporter without 18194holding an unrevoked license to engage in such business; 18195

(6) Engage in business as a terminal operator without holding 18196an unrevoked license to engage in such business; 18197

(7) Engage in business as an aviation fuel dealer without18198holding an unrevoked license to engage in such business.18199

(B) Each day, or part thereof, during which any person
engages in business as a motor fuel dealer, retail dealer,
permissive motor fuel dealer, exporter, or terminal operator, or
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aviation fuel dealer without being the holder of an unrevoked 18203 license constitutes a separate offense. 18204

Sec. 5735.27. (A) There is hereby created in the state 18205 treasury the gasoline excise tax fund, which shall be distributed 18206 in the following manner: All investment earnings of the fund 18207 shall be credited to the fund. Revenue credited to the fund under 18208 section 5735.051 from the tax levied under section 5735.05 of the 18209 Revised Code shall be distributed to municipal corporations, 18210 counties, and townships as provided in divisions (A)(1), (2), and 18211 (3) of this section. 18212

(1) The amount credited pursuant to divisions (B)(2)(a) and 18213 (C)(2)(a) of section 5735.23 of the Revised Code shall be 18214 distributed among municipal corporations. The amount paid 18215 distributed to each municipal corporation shall be that proportion 18216 of the amount to be so distributed among municipal corporations 18217 that the number of motor vehicles registered within the municipal 18218 corporation bears to the total number of motor vehicles registered 18219 within all the municipal corporations of this state during the 18220 preceding motor vehicle registration year. When a new village is 18221 incorporated, the registrar of motor vehicles shall determine from 18222 the applications on file in the bureau of motor vehicles the 18223 number of motor vehicles located within the territory comprising 18224 the village during the entire registration year in which the 18225 municipal corporation was incorporated. The registrar shall 18226 forthwith certify the number of motor vehicles so determined to 18227 the tax commissioner for use in distributing motor vehicle fuel 18228 tax funds to the village until the village is qualified to 18229 participate in the distribution of the funds pursuant to this 18230 division. The number of motor vehicle registrations shall be 18231 determined by the official records of the bureau of motor 18232 vehicles. The amount received by each municipal corporation shall 18233 be used to plan, construct, reconstruct, repave, widen, maintain, 18234

repair, clear, and clean public highways, roads, and streets; to 18235 maintain and repair bridges and viaducts; to purchase, erect, and 18236 maintain street and traffic signs and markers; to pay the costs 18237 apportioned to the municipal corporation under section 4907.47 of 18238 the Revised Code; to purchase, erect, and maintain traffic lights 18239 and signals; to pay the principal, interest, and charges on bonds 18240 and other obligations issued pursuant to Chapter 133. of the 18241 Revised Code or incurred pursuant to section 5531.09 of the 18242 Revised Code for the purpose of acquiring or constructing roads, 18243 highways, bridges, or viaducts or acquiring or making other 18244 highway improvements for which the municipal corporation may issue 18245 bonds; and to supplement revenue already available for these 18246 purposes. 18247

(2) The amount credited pursuant to division (B) of section 18248 5735.26 of the Revised Code shall be distributed among the 18249 municipal corporations within the state, in the proportion which 18250 the number of motor vehicles registered within each municipal 18251 corporation bears to the total number of motor vehicles registered 18252 within all the municipal corporations of the state during the 18253 preceding calendar year, as shown by the official records of the 18254 bureau of motor vehicles, and shall be expended by each municipal 18255 corporation to plan, construct, reconstruct, repave, widen, 18256 maintain, repair, clear, and clean public highways, roads, and 18257 streets; to maintain and repair bridges and viaducts; to purchase, 18258 erect, and maintain street and traffic signs and markers; to 18259 purchase, erect, and maintain traffic lights and signals; to pay 18260 costs apportioned to the municipal corporation under section 18261 4907.47 of the Revised Code; to pay the principal, interest, and 18262 charges on bonds and other obligations issued pursuant to Chapter 18263 133. of the Revised Code or incurred pursuant to section 5531.09 18264 of the Revised Code for the purpose of acquiring or constructing 18265 roads, highways, bridges, or viaducts or acquiring or making other 18266 highway improvements for which the municipal corporation may issue 18267

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bonds; and to supplement revenue already available for these 18268 18269 purposes. (3) The amount credited pursuant to divisions (B)(2)(b) and 18270 (C)(2)(c) of section 5735.23 of the Revised Code distributed to 18271 <u>counties</u> shall be paid in equal proportions to the county 18272 treasurer of each county within the state and shall be used only 18273 for the purposes of planning, maintaining, and repairing the 18274 county system of public roads and highways within the county; the 18275 planning, construction, and repair of walks or paths along county 18276 roads in congested areas; the planning, construction, purchase, 18277 lease, and maintenance of suitable buildings for the housing and 18278 repair of county road machinery, housing of supplies, and housing 18279 of personnel associated with the machinery and supplies; the 18280 payment of costs apportioned to the county under section 4907.47 18281 of the Revised Code; the payment of principal, interest, and 18282 charges on bonds and other obligations issued pursuant to Chapter 18283 133. of the Revised Code or incurred pursuant to section 5531.09 18284 of the Revised Code for the purpose of acquiring or constructing 18285 roads, highways, bridges, or viaducts or acquiring or making other 18286 highway improvements for which the board of county commissioners 18287 may issue bonds under that chapter; and the purchase, 18288 installation, and maintenance of traffic signal lights. 18289

(4) The amount credited pursuant to division (C) of section 18290 5735.26 of the Revised Code shall be paid in equal proportions to 18291 the county treasurer of each county for the purposes of planning, 18292 maintaining, constructing, widening, and reconstructing the county 18293 system of public roads and highways; paying principal, interest, 18294 and charges on bonds and other obligations issued pursuant to 18295 Chapter 133. of the Revised Code or incurred pursuant to section 18296 5531.09 of the Revised Code for the purpose of acquiring or 18297 constructing roads, highways, bridges, or viaducts or acquiring or 18298 making other highway improvements for which the board of county 18299

commissioners may issue bonds under that chapter; and paying costs	18300
apportioned to the county under section 4907.47 of the Revised	18301
Code.	18302
(5)(3)(a) The amount credited pursuant to division (D) of	18303
section 5735.26 and division (C)(2)(b) of section 5735.23 of the	18304
Revised Code amounts described under divisions (A)(2)(a)(iii)(III)	18305
and (B)(2) of section 5735.051 of the Revised Code to be	18306
distributed among townships shall be divided in equal proportions	18307
among the townships within the state.	18308
(b) As used in division (A) $(5)(3)(b)$ of this section, the	18309
"formula amount" for any township is the amount that would be	18310
allocated to that township if fifty per cent of the amount	18311
credited to townships pursuant to <u>division (C)(2) of</u> section	18312
5735.291 <u>5735.051</u> of the Revised Code were allocated among	18313
townships in the state proportionate to the number of centerline	18314
miles within the boundaries of the respective townships, as	18315
determined annually by the department of transportation, and the	18316
other fifty per cent of the <u>that</u> amount credited pursuant to	18317
section 5735.291 of the Revised Code were allocated among	18318
townships in the state proportionate to the number of motor	18319
vehicles registered within the respective townships, as determined	18320
annually by the records of the bureau of motor vehicles. The	18321
number of centerline miles within the boundaries of a township	18322
shall not include any centerline miles of township roads that have	18323
been placed on nonmaintained status by a board of township	18324
trustees pursuant to section 5571.20 of the Revised Code.	18325
Beginning on August 15, 2003, the tax levied by section	18326

Beginning on August 15, 2003, the tax levied by section183265735.29 The portion of the revenue of the tax levied by section183275735.05 of the Revised Code that is described under division18328(A)(3) of that section shall be partially allocated to provide18329funding for townships. Each township shall receive the greater of18330the following two calculations:18331

Sub. H. B. No. 26

As Reported by the Senate Transportation, Commerce and Workforce Committee

(i) The total statewide amount credited to townships under 18332 division (A)(C)(2) of section 5735.291 5735.051 of the Revised 18333 Code divided by the number of townships in the state at the time 18334 of the calculation; 18335 (ii) Seventy per cent of the formula amount for that 18336 township. 18337 (c) The total difference between the amount of money credited 18338 to townships under division $\frac{(A)(C)(2)}{(2)}$ of section 5735.291 5735.051 18339 of the Revised Code and the total amount of money required to make 18340 all the payments specified in division $(A)\frac{(5)}{(3)}(b)$ of this 18341 section shall be deducted, in accordance with division $\frac{(B)(C)(3)}{(B)}$ 18342 of section 5735.291 5735.051 of the Revised Code, from the 18343 revenues resulting from the tax levied pursuant to section 5735.29 18344 portion of the revenue described in division (A)(3) of section 18345 5735.05 of the Revised Code prior to crediting portions of such 18346 revenues to counties, municipal corporations, and the highway 18347 operating fund. 18348

(d) All amounts credited pursuant to divisions $(A)\frac{(5)}{(3)}(a)$ 18349 and (b) of this section shall be paid to the county treasurer of 18350 each county for the total amount payable to the townships within 18351 each of the counties. The county treasurer shall pay to each 18352 township within the county its proportional share of the funds, 18353 which shall be expended by each township only for the purposes of 18354 planning, constructing, maintaining, widening, and reconstructing 18355 the public roads and highways within the township, paying 18356 principal, interest, and charges on bonds and other obligations 18357 issued pursuant to Chapter 133. or 505. of the Revised Code or 18358 incurred pursuant to section 5531.09 of the Revised Code for the 18359 purpose of acquiring or constructing roads, highways, bridges, or 18360 viaducts or acquiring or making other highway improvements for 18361 which the board of township trustees may issue bonds under those 18362 chapters, and paying costs apportioned to the township under 18363 section 4907.47 of the Revised Code.

No part of the funds designated for road and highway purposes 18365 shall be used for any purpose except to pay in whole or part the 18366 contract price of any such work done by contract, or to pay the 18367 cost of labor in planning, constructing, widening, and 18368 reconstructing such roads and highways, and the cost of materials 18369 forming a part of the improvement; provided that the funds may be 18370 used for the purchase of road machinery and equipment, the 18371 planning, construction, and maintenance of suitable buildings for 18372 housing road machinery and equipment, and the payment of 18373 principal, interest, and charges on bonds and other obligations 18374 issued pursuant to Chapter 133. or 505. of the Revised Code for 18375 the purpose of purchasing road machinery and equipment or 18376 planning, constructing, and maintaining suitable buildings for 18377 housing road machinery and equipment; and provided that all such 18378 improvement of roads shall be under supervision and direction of 18379 the county engineer as provided in section 5575.07 of the Revised 18380 Code. No obligation against the funds shall be incurred unless 18381 plans and specifications for the improvement, approved by the 18382 county engineer, are on file in the office of the township fiscal 18383 officer, and all contracts for material and for work done by 18384 contract shall be approved by the county engineer before being 18385 signed by the board of township trustees. The board of township 18386 trustees of any township may pass a resolution permitting the 18387 board of county commissioners to expend the township's share of 18388 the funds, or any portion of it, for the improvement of the roads 18389 within the township as may be designated in the resolution. 18390

All investment earnings of the fund shall be credited to the 18391 fund.

(B) Amounts credited to the highway operating fund pursuant
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 to divisions (B)(2)(c) and (C)(2)(d) of section 5735.23 and
 division (A) of section 5735.26 under section 5735.051 and other
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sections of the Revised Code are subject to transfer to the 18396 sinking fund upon receipt by the treasurer of state of the 18397 certification by the commissioners of the sinking fund, as 18398 required by section 5528.15 of the Revised Code, that there are 18399 sufficient moneys to the credit of the highway improvement bond 18400 retirement fund to meet in full all payments of principal, 18401 interest, and charges for the retirement of bonds and other 18402 obligations issued pursuant to Section 2q of Article VIII, Ohio 18403 Constitution, and sections 5528.10 and 5528.11 of the Revised Code 18404 due and payable during the current calendar year. All remaining 18405 amounts credited to the highway operating fund shall be expended 18406 in the following manner: 18407

(1) The amount credited pursuant to divisions (B)(2)(c) and 18408 (C)(2)(d) of section 5735.23 of the Revised Code shall be 18409 apportioned to and expended by the department of transportation 18410 for the purposes of planning, maintaining, repairing, and keeping 18411 in passable condition for travel the roads and highways of the 18412 state required by law to be maintained by the department; paying 18413 the costs apportioned to the state under section 4907.47 of the 18414 Revised Code; paying that portion of the construction cost of a 18415 highway project which a county, township, or municipal corporation 18416 normally would be required to pay, but which the director of 18417 transportation, pursuant to division (B) of section 5531.08 of the 18418 Revised Code, determines instead will be paid from moneys in the 18419 highway operating fund; and paying the costs of the department of 18420 public safety in administering and enforcing the state law 18421 relating to the registration and operation of motor vehicles-18422

(2) The amount credited pursuant to division (A) of section 18423
5735.26 of the Revised Code shall be used for; paying the state's 18424
share of the cost of planning, constructing, widening, 18425
maintaining, and reconstructing the state highways; paying that 18426
portion of the construction cost of a highway project which a 18427

county, township, or municipal corporation normally would be 18428 required to pay, but which the director of transportation, 18429 pursuant to division (B) of section 5531.08 of the Revised Code, 18430 determines instead will be paid from moneys in the highway 18431 operating fund; and also for supplying the state's share of the 18432 cost of eliminating railway grade crossings upon such highways and 18433 costs apportioned to the state under section 4907.47 of the 18434 Revised Code. The director of transportation may expend portions 18435 of such amount upon extensions of state highways within municipal 18436

corporations or upon portions of state highways within municipal 18437 corporations, as is provided by law. 18438

All investment earnings of the highway operating fund shall 18439 be credited to the fund. 18440

sec. 5735.28. Wherever a municipal corporation is on the line 18441 of the state highway system as designated by the director of 18442 transportation as an extension or continuance of the state highway 18443 system, seven and one-half per cent of the amount paid to any 18444 municipal corporation pursuant to sections 4501.04, 5735.23, and 18445 5735.27 of the Revised Code shall be used by it only to construct, 18446 reconstruct, repave, widen, maintain, and repair such highways, to 18447 purchase, erect, and maintain traffic lights and signals, and to 18448 erect and maintain street and traffic signs and markers on such 18449 highways, or to pay principal, interest, and charges on bonds and 18450 other obligations issued pursuant to Chapter 133. of the Revised 18451 Code or incurred pursuant to section 5531.09 of the Revised Code 18452 for such purposes. 18453

Sec. 5735.99. (A) Whoever violates division (F) of section 18454 5735.02, division (D) of section 5735.021, division (B) of section 18455 5735.063, division (B) of section 5735.064, or division (A)(2) of 18456 section 5735.20 of the Revised Code is guilty of a misdemeanor of 18457 the first degree. 18458

(B) Whoever violates division (E)(C) of section 5735.06 of 18459 the Revised Code is guilty of a felony of the fourth degree. 18460

(C) Whoever violates section 5735.025 or division (A)(1) of 18461 section 5735.20 of the Revised Code is guilty of a misdemeanor of 18462 the first degree, if the tax owed or the fraudulent refund 18463 received is not greater than five hundred dollars. If the tax owed 18464 or the fraudulent refund received is greater than five hundred 18465 dollars but not greater than ten thousand dollars, the offender is 18466 guilty of a felony of the fourth degree; for each subsequent 18467 offense when the tax owed or the fraudulent refund received is 18468 greater than five hundred dollars but not greater than ten 18469 thousand dollars, the offender is guilty of a felony of the third 18470 degree. If the tax owed or the fraudulent refund received is 18471 greater than ten thousand dollars, the offender is guilty of a 18472 felony of the second degree. 18473

(D) Whoever violates a provision of this chapter for which a 18474penalty is not otherwise prescribed under this section is guilty 18475of a misdemeanor of the fourth degree. 18476

(E) Whoever violates division (D)(5) of section 5735.19 of 18477the Revised Code is guilty of a misdemeanor of the first degree. 18478

Section 101.02. That existing sections 106.03, 119.03, 18479 121.82, 122.14, 126.06, 127.14, 164.05, 164.14, 303.40, 307.152, 18480 1509.222, 2935.27, 2937.221, 3123.59, 3737.84, 4115.071, 4501.01, 18481 4501.03, 4501.031, 4501.041, 4501.044, 4501.045, 4501.06, 4501.10, 18482 4501.21, 4501.26, 4501.34, 4503.02, 4503.03, 4503.036, 4503.04, 18483 4503.07, 4503.08, 4503.10, 4503.101, 4503.102, 4503.103, 4503.12, 18484 4503.13, 4503.182, 4503.19, 4503.191, 4503.192, 4503.233, 4503.24, 18485 4503.26, 4503.31, 4503.311, 4503.312, 4503.40, 4503.42, 4503.44, 18486 4503.47, 4503.471, 4503.49, 4503.491, 4503.492, 4503.493, 18487 4503.494, 4503.495, 4503.496, 4503.497, 4503.498, 4503.499, 18488 4503.50, 4503.501, 4503.502, 4503.503, 4503.504, 4503.505, 18489

4503.51, 4503.513, 4503.514, 4503.515, 4503.52, 4503.521, 18490 4503.522, 4503.523, 4503.524, 4503.525, 4503.526, 4503.527, 18491 4503.528, 4503.529, 4503.531, 4503.534, 4503.535, 4503.545, 18492 4503.55, 4503.551, 4503.552, 4503.553, 4503.554, 4503.555, 18493 4503.556, 4503.56, 4503.561, 4503.562, 4503.563, 4503.564, 18494 4503.565, 4503.573, 4503.574, 4503.575, 4503.576, 4503.577, 18495 4503.58, 4503.591, 4503.592, 4503.63, 4503.65, 4503.67, 4503.68, 18496 4503.69, 4503.70, 4503.701, 4503.702, 4503.71, 4503.711, 4503.712, 18497 4503.713, 4503.715, 4503.72, 4503.721, 4503.722, 4503.73, 18498 4503.731, 4503.732, 4503.733, 4503.74, 4503.75, 4503.751, 18499 4503.752, 4503.76, 4503.761, 4503.762, 4503.763, 4503.83, 4503.85, 18500 4503.86, 4503.87, 4503.871, 4503.874, 4503.877, 4503.89, 4503.90, 18501 4503.901, 4503.902, 4503.903, 4503.904, 4503.91, 4503.92, 4503.93, 18502 4503.94, 4503.95, 4503.96, 4503.97, 4503.98, 4504.05, 4504.10, 18503 4505.06, 4505.061, 4505.09, 4505.11, 4505.111, 4505.14, 4506.08, 18504 4506.09, 4507.011, 4507.091, 4507.1612, 4507.23, 4507.24, 4507.45, 18505 4507.50, 4507.52, 4508.05, 4508.06, 4508.08, 4508.10, 4509.05, 18506 4509.101, 4509.81, 4510.13, 4510.22, 4511.04, 4511.103, 4511.132, 18507 4511.191, 4511.212, 4511.61, 4511.661, 4513.263, 4513.53, 4513.70, 18508 4517.11, 4517.17, 4519.01, 4519.02, 4519.03, 4519.05, 4519.10, 18509 4519.11, 4519.40, 4519.41, 4519.56, 4519.59, 4519.63, 4519.69, 18510 4521.10, 4738.021, 4738.06, 4738.13, 4907.472, 4929.161, 4929.162, 18511 4929.163, 4929.166, 5501.53, 5501.55, 5511.02, 5513.04, 5516.15, 18512 5529.05, 5531.08, 5531.101, 5531.149, 5543.20, 5703.80, 5705.14, 18513 5728.06, 5728.08, 5733.98, 5735.01, 5735.05, 5735.053, 5735.06, 18514 5735.07, 5735.11, 5735.124, 5735.13, 5735.14, 5735.142, 5735.18, 18515 5735.19, 5735.20, 5735.27, 5735.28, and 5735.99 of the Revised 18516 Code are hereby repealed. 18517

Section 105.01.That sections 4501.25, 4503.042, 4929.164,185185733.43, 5735.011, 5735.012, 5735.013, 5735.024, 5735.051,185195735.052, 5735.061, 5735.145, 5735.23, 5735.25, 5735.26, 5735.29,18520

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5735.291,	5735.292,	and 5735.30	of	the	Revised	Code	are	hereby	18521
repealed.									18522

 Section 125.10.
 Section 5501.491 of the Revised Code is
 18523

 repealed July 1, 2019.
 18524

Section 201.10. Except as otherwise provided in this act, all 18525 appropriation items in this act are appropriated out of any moneys 18526 in the state treasury to the credit of the designated fund that 18527 are not otherwise appropriated. For all appropriations made in 18528 this act, the amounts in the first column are for fiscal year 2018 18529 and the amounts in the second column are for fiscal year 2019. 18530

Section 203.10. DOT DEPARTMENT OF TRANSPORTATION 18531 Highway Operating Fund Group 18532 2120 772426 Highway \$ 3,500,000 \$ 3,500,000 18533 Infrastructure Bank -Federal 9,825,000 2120 772427 Highway \$ 9,825,000 \$ 18534 Infrastructure Bank -State 2120 772430 Infrastructure Debt \$ 525,000 \$ 525,000 18535 Reserve Title 23-49 2130 772431 Roadway \$ 3,500,000 \$ 3,500,000 18536 Infrastructure Bank -State 2130 772433 Infrastructure Debt \$ 650,000 \$ 650,000 18537 Reserve - State 2130 777477 Aviation \$ 2,000,000 \$ 2,000,000 18538 Infrastructure Bank -State 7002 770003 Transportation \$ 11,155,700 \$ 17,656,700 18539 Facilities Lease

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	Rental Bond Payments			
7002 771411	Planning and Research	\$ 26,279,451	\$ 26,934,801	18540
	- State			
7002 771412	Planning and Research	\$ 38,094,971	\$ 38,884,608	18541
	- Federal			
7002 772421	Highway Construction	\$ 499,893,440	\$ 456,054,447	18542
	- State			
7002 772422	Highway Construction	\$ 1,194,997,789	\$ 1,213,432,221	18543
	- Federal			
7002 772424	Highway Construction	\$ 80,000,000	\$ 80,000,000	18544
	- Other			
7002 772437	Major New State	\$ 22,265,500	\$ 25,398,100	18545
	Infrastructure Bond			
	Debt Service - State			
7002 772438	Major New State	\$ 137,960,800	\$ 155,599,300	18546
	Infrastructure Bond			
	Debt Service -			
	Federal			
7002 773431	Highway Maintenance -	\$ 552,255,739	\$ 565,762,658	18547
	State			
7002 775452	Public Transportation	\$ 33,232,549	\$ 33,232,549	18548
	- Federal			
7002 775454	Public Transportation	\$ 1,500,000	\$ 1,500,000	18549
	- Other			
7002 776462	Grade Crossings -	\$ 14,172,000	\$ 14,172,000	18550
	Federal			
7002 777472	Airport Improvements	\$ 405,000	\$ 405,000	18551
	- Federal			
7002 777475	Aviation	\$ 6,420,000	\$ 6,610,000	18552
	Administration			
7002 779491	Administration -	\$ 98,180,000	\$ 99,600,000	18553
	State			
TOTAL HOF Hid	ghway Operating			18554

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Fund Group		\$2	,736,812,939	\$ 2,755,242,384	18555
Dedicated Pu	rpose Fund Group				18556
4N40 776664	Rail Transportation -	\$	3,875,800	\$ 2,875,800	18557
	Other				
5W90 777615	County Airport	\$	620,000	\$ 620,000	18558
	Maintenance				
TOTAL DPF Dec	licated Purpose				18559
Fund Group		\$	4,495,800	\$ 3,495,800	18560
Capital Proje	ects Fund Group				18561
7042 772723	Highway Construction	\$	147,432,354	\$ 207,985,476	18562
	- Bonds				
7045 772428	Highway	\$	404,960,585	\$ 187,239,264	18563
	Infrastructure Bank -				
	Bonds				
TOTAL CPF Car	oital Projects				18564
Fund Group		\$	552,392,939	\$ 395,224,740	18565
TOTAL ALL BUI	OGET FUND GROUPS	\$3	,293,701,678	\$ 3,153,962,924	18566

Section 203.20. TRANSPORTATION FACILITIES LEASE RENTAL BOND 18567 PAYMENTS 18568

The foregoing appropriation item 770003, Transportation 18569 Facilities Lease Rental Bond Payments, shall be used to meet all 18570 payments during the period from July 1, 2017, through June 30, 18571 2019, by the Department of Transportation under the leases and 18572 agreements for facilities made under Chapter 154. of the Revised 18573 Code. This appropriation is the source of funds pledged for bond 18574 service charges on related obligations issued under Chapter 154. 18575 of the Revised Code. 18576

Should the appropriation in appropriation item 770003,18577Transportation Facilities Lease Rental Bond Payments, exceed the18578associated debt service payments in either fiscal year of the18579biennium ending June 30, 2019, then the balance may be transferred18580

to appropriation item 772421, Highway Construction - State, 18581 773431, Highway Maintenance - State, or 779491, Administration - 18582 State, upon the written request of the Director of Transportation 18583 and with the approval of the Director of Budget and Management. 18584 The transfer shall be reported to the Controlling Board. 18585

Section 203.30. PUBLIC ACCESS ROADS FOR PARKS, EXPOSITIONS18586COMMISSION, OHIO HISTORY CONNECTION, AND DNR FACILITIES18587

(A) Notwithstanding section 5511.06 of the Revised Code, the 18588 Director of Transportation shall, in each fiscal year of the 18589 biennium ending June 30, 2019, determine portions of the foregoing 18590 appropriation item 772421, Highway Construction - State, which 18591 shall be used for the construction, reconstruction, or maintenance 18592 of public access roads, including support features, to and within 18593 state facilities owned or operated by the Department of Natural 18594 Resources. 18595

(B) Notwithstanding section 5511.06 of the Revised Code, of 18596
the foregoing appropriation item 772421, Highway Construction – 18597
State, \$2,562,000 in each fiscal year shall be used for the 18598
construction, reconstruction, or maintenance of park drives or 18599
park roads within the boundaries of metropolitan parks. 18600

(C) The Department of Transportation may use the foregoing 18601appropriation item 772421, Highway Construction - State, to 18602perform: 18603

(1) Related road work on behalf of the Ohio Expositions 18604 Commission at the state fairgrounds, including reconstruction or 18605 maintenance of public access roads and support features to and 18606 within fairgrounds facilities, as requested by the Commission and 18607 approved by the Director of Transportation; and 18608

(2) Related road work on behalf of the Ohio History 18609Connection, including reconstruction or maintenance of public 18610

access roads and support features to and within Ohio History18611Connection facilities, as requested by the Ohio History Connection18612and approved by the Director of Transportation.18613

Section 203.40. TRANSPORTATION IMPROVEMENT DISTRICTS 18614

(A) Of the foregoing appropriation item 772421, Highway
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Construction - State, \$4,500,000 in each fiscal year shall be made
available for distribution by the Director of Transportation to
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Transportation Improvement Districts that have facilitated funding
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for the cost of a project or projects in conjunction with and
18619
through other governmental agencies.

(B) A Transportation Improvement District shall submit 18621 requests for project funding to the Ohio Department of 18622 Transportation not later than the first day of September in each 18623 fiscal year. The Ohio Department of Transportation shall notify 18624 the Transportation Improvement District whether the Department has 18625 approved or disapproved the project funding request within 90 days 18626 after the day the request was submitted by the Transportation 18627 Improvement District. 18628

(C) Any funding provided to a Transportation Improvement 18629 District specified in this section shall not be used for the 18630 purposes of administrative costs or administrative staffing and 18631 must be used to fund a specific project or projects within that 18632 District's area. The total amount of a specific project's cost 18633 shall not be fully funded by the amount of funds provided under 18634 this section. The total amount of funding provided for each 18635 project is limited to 25% of total project costs not to exceed 18636 \$250,000 per fiscal year. Transportation Improvement Districts 18637 that are co-sponsoring a specific project may individually apply 18638 for up to \$250,000 for that project. However, not more than 25% of 18639 a project's total costs per biennium shall be funded through 18640 moneys provided under this section. 18641

(D) Funding provided under this section may be used for 18642 preliminary engineering, detailed design, right-of-way 18643 acquisition, and construction of the specific project and such 18644 other project costs that are defined in section 5540.01 of the 18645 Revised Code and approved by the Director of Transportation. Upon 18646 receipt of a copy of an invoice for work performed on the specific 18647 project, the Director of Transportation shall reimburse a 18648 Transportation Improvement District for the expenditures described 18649 above, subject to the requirements of this section. 18650

(E) Any Transportation Improvement District that is 18651 requesting funds under this section shall register with the 18652 Director of Transportation. The Director of Transportation shall 18653 register a Transportation Improvement District only if the 18654 district has a specific, eligible project and may cancel the 18655 registration of a Transportation Improvement District that is not 18656 eligible to receive funds under this section. The Director shall 18657 not provide funds to any Transportation Improvement District under 18658 this section if the district is not registered. The Director of 18659 Transportation shall not register a Transportation Improvement 18660 District and shall cancel the registration of a currently 18661 registered Transportation Improvement District unless at least one 18662 of the following applies: 18663

(1) The Transportation Improvement District, by a resolution 18664 or resolutions, designated a project or program of projects and 18665 facilitated, including in conjunction with and through other 18666 governmental agencies, funding for costs of a project or program 18667 of projects in an aggregate amount of not less than \$10,000,000 18668 within the eight-year period commencing January 1, 2005. 18669

(2) The Transportation Improvement District, by a resolution 18670
 or resolutions, designated a project or program of projects and 18671
 facilitated, including in conjunction with and through other 18672
 governmental agencies, funding for costs of a project or program 18673

18685

of projects in an aggregate amount of not less than \$15,000,000 18674 from the commencement date of the project or program of projects. 18675

(3) The Transportation Improvement District has designated, 18676 by a resolution or resolutions, a project or program of projects 18677 that has estimated aggregate costs in excess of \$10,000,000 and 18678 the County Engineer of the county in which the Transportation 18679 Improvement District is located has attested by a sworn affidavit 18680 that the costs of the project or program of projects exceeds 18681 \$10,000,000 and that the Transportation Improvement District is 18682 facilitating a portion of funding for that project or program of 18683 projects. 18684

(F) For purposes of this section:

(1) "Project" shall have the same meaning as in division (D) 18686of section 5540.01 of the Revised Code. 18687

(2) "Governmental agency" shall have the same meaning as in 18688division (B) of section 5540.01 of the Revised Code. 18689

(3) "Cost" shall have the same meaning as in division (C) of 18690section 5540.01 of the Revised Code.18691

Section 203.45. FLEXIBLE FHWA FUNDING FOR PUBLIC 18692 TRANSPORTATION 18693

Of the foregoing appropriation item 772422, Highway18694Construction - Federal, not less than \$33,000,000 in each fiscal18695year shall be used to support public transportation through the18696Federal Highway Administration (FHWA) flexible funding program.18697

Section 203.50. ISSUANCE OF BONDS 18698

The Treasurer of State, upon the request of the Director of18699Transportation, is authorized to issue and sell, in accordance18700with Section 2m of Article VIII, Ohio Constitution, and Chapter18701151. and particularly sections 151.01 and 151.06 of the Revised18702

Code, obligations, including bonds and notes, in the aggregate 18703

amount of \$255,000,000 in addition to the original issuance of 18704 obligations authorized by prior acts of the General Assembly. 18705

The obligations shall be issued and sold from time to time in 18706 amounts necessary to provide sufficient moneys to the credit of 18707 the Highway Capital Improvement Fund (Fund 7042) created by 18708 section 5528.53 of the Revised Code to pay costs charged to the 18709 fund when due as estimated by the Director of Transportation, 18710 provided, however, that such obligations shall be issued and sold 18711 at such time or times so that not more than \$220,000,000 original 18712 principal amount of obligations, plus the principal amount of 18713 obligations that in prior fiscal years could have been, but were 18714 not, issued within the \$220,000,000 limit, may be issued in any 18715 fiscal year, and not more than \$1,200,000,000 original principal 18716 amount of such obligations are outstanding at any one time. 18717

Section 203.60. TRANSFER OF HIGHWAY OPERATING FUND (FUND 18718 7002) APPROPRIATIONS: PLANNING AND RESEARCH, HIGHWAY CONSTRUCTION, 18719 HIGHWAY MAINTENANCE, PUBLIC TRANSPORTATION, RAIL, AVIATION, AND 18720 ADMINISTRATION 18721

The Director of Budget and Management may approve requests 18722 from the Director of Transportation for transfer of Highway 18723 Operating Fund (Fund 7002) appropriations for planning and 18724 research (appropriation items 771411 and 771412), highway 18725 construction and debt service (appropriation items 772421, 772422, 18726 772424, 772425, 772437, 772438, and 770003), highway maintenance 18727 (appropriation item 773431), public transportation - federal 18728 (appropriation item 775452), elderly and disabled special 18729 equipment (appropriation item 775459), rail grade crossings 18730 (appropriation item 776462), aviation (appropriation item 777475), 18731 and administration (appropriation item 779491). The Director of 18732 Budget and Management may not make transfers out of debt service 18733

appropriation items unless the Director determines that the18734appropriated amounts exceed the actual and projected debt service18735requirements. Transfers of appropriations may be made upon the18736written request of the Director of Transportation and with the18737approval of the Director of Budget and Management. The transfers18738shall be reported to the Controlling Board at the next regularly18739scheduled meeting of the board.18740

This transfer authority is intended to provide for emergency 18741 situations that could arise during the biennium ending June 30, 18742 2019. It also is intended to adjust to circumstances affecting the 18743 obligation and expenditure of federal funds. 18744

TRANSFER OF APPROPRIATIONS: FEDERAL HIGHWAY, TRANSIT,18745AVIATION, AND RAIL AND LOCAL TRANSIT18746

The Director of Budget and Management may approve written 18747 requests from the Director of Transportation for the transfer of 18748 appropriations between appropriation items 772422, Highway 18749 Construction - Federal, 775452, Public Transportation - Federal, 18750 775454, Public Transportation - Other, 775459, Elderly and 18751 Disabled Special Equipment, 776475, Federal Rail Administration, 18752 and 777472, Airport Improvements - Federal. The transfers shall be 18753 reported to the Controlling Board at its next regularly scheduled 18754 meeting. 18755

TRANSFER OF APPROPRIATIONS AND CASH: STATE INFRASTRUCTURE 18756 BANK 18757

The Director of Budget and Management may approve requests 18758 from the Director of Transportation for transfer of appropriations 18759 and cash of the Infrastructure Bank funds created in section 18760 5531.09 of the Revised Code, including transfers between fiscal 18761 years 2018 and 2019. The transfers shall be reported to the 18762 Controlling Board at its next regularly scheduled meeting. 18763

The Director of Budget and Management may approve requests 18764

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from the Director of Transportation for transfer of appropriations 18765 and cash from the Highway Operating Fund (Fund 7002) to the 18766 Infrastructure Bank funds created in section 5531.09 of the 18767 Revised Code. The Director of Budget and Management may transfer 18768 from the Infrastructure Bank funds to the Highway Operating Fund 18769 up to the amounts originally transferred to the Infrastructure 18770 Bank funds under this section. However, the Director may not make 18771 transfers between modes or transfers between different funding 18772 sources. The transfers shall be reported to the Controlling Board 18773 at its next regularly scheduled meeting. 18774

TRANSFER OF APPROPRIATIONS AND CASH: TOLLING FUNDS

The Director of Budget and Management may approve requests 18776 from the Director of Transportation for transfer of appropriations 18777 and cash of the Ohio Toll Fund and any subaccounts created in 18778 section 5531.14 of the Revised Code, including transfers between 18779 fiscal years 2018 and 2019. The transfers shall be reported to the 18780 Controlling Board at its next regularly scheduled meeting. 18781

INCREASING APPROPRIATIONS: STATE FUNDS 18782

In the event that receipts or unexpended balances credited to 18783 the Highway Operating Fund (Fund 7002) exceed the estimates upon 18784 which the appropriations have been made in this act, upon the 18785 request of the Director of Transportation, the Controlling Board 18786 may increase those appropriations in the manner prescribed in 18787 section 131.35 of the Revised Code. 18788

INCREASING APPROPRIATIONS: FEDERAL AND LOCAL FUNDS

In the event that receipts or unexpended balances credited to 18790 the Highway Operating Fund (Fund 7002) or apportionments or 18791 allocations made available from the federal and local government 18792 exceed the estimates upon which the appropriations have been made 18793 in this act, upon the request of the Director of Transportation, 18794 the Controlling Board may increase those appropriations in the 18795

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manner prescribed in section 131.35 of the Revised Code. 18796

REAPPROPRIATIONS

In each fiscal year of the biennium ending June 30, 2019, the 18798 Director of Transportation may request that the Director of Budget 18799 and Management transfer any remaining unencumbered balances of 18800 prior years' appropriations to the Highway Operating Fund (Fund 18801 7002), the Highway Capital Improvement Fund (Fund 7042), and the 18802 Infrastructure Bank funds created in section 5531.09 of the 18803 Revised Code for the same purpose in the following fiscal year. In 18804 the request, the Director of Transportation shall identify the 18805 appropriate fund and appropriation item of the transfer, and the 18806 requested transfer amount. The Director of Budget and Management 18807 may request additional information necessary for evaluating the 18808 transfer request, and the Director of Transportation shall provide 18809 the requested information to the Director of Budget and 18810 Management. Based on the information provided by the Director of 18811 Transportation, the Director of Budget and Management shall 18812 determine the amount to be transferred by fund and appropriation 18813 item, and those amounts are hereby reappropriated. The Director of 18814 Transportation shall report the reappropriations to the 18815 Controlling Board. 18816

Any balances of prior years' unencumbered appropriations to 18817 the Highway Operating Fund (Fund 7002), the Highway Capital 18818 Improvement Fund (Fund 7042), and the Infrastructure Bank funds 18819 created in section 5531.09 of the Revised Code for which the 18820 Director of Transportation requests reappropriations, and for 18821 which reappropriations are approved by the Director of Budget and 18822 Management, are subject to the availability of revenue as 18823 determined by the Director of Transportation. 18824

LIQUIDATION OF UNFORESEEN LIABILITIES

Any appropriation made from the Highway Operating Fund (Fund 18826

7002) not otherwise restricted by law is available to liquidate 18827 unforeseen liabilities arising from contractual agreements of 18828 prior years when the prior year encumbrance is insufficient. 18829

Section 203.70. MAINTENANCE OF INTERSTATE HIGHWAYS 18830

The Director of Transportation may remove snow and ice and 18831 maintain, repair, improve, or provide lighting upon interstate 18832 highways that are located within the boundaries of municipal 18833 corporations, in a manner adequate to meet the requirements of 18834 federal law. When agreed in writing by the Director of 18835 Transportation and the legislative authority of a municipal 18836 corporation and notwithstanding sections 125.01 and 125.11 of the 18837 Revised Code, the Department of Transportation may reimburse a 18838 municipal corporation for all or any part of the costs, as 18839 provided by such agreement, incurred by the municipal corporation 18840 18841 in maintaining, repairing, lighting, and removing snow and ice from the interstate system. 18842

Section 203.80. PUBLIC TRANSPORTATION HIGHWAY PURPOSE GRANTS 18843

The Director of Transportation may use revenues from the 18844 state motor vehicle fuel tax to match approved federal grants 18845 awarded to the Department of Transportation, regional transit 18846 authorities, or eligible public transportation systems, for public 18847 transportation highway purposes, or to support local or state 18848 funded projects for public transportation highway purposes. Public 18849 transportation highway purposes include: the construction or 18850 repair of high-occupancy vehicle traffic lanes, the acquisition or 18851 construction of park-and-ride facilities, the acquisition or 18852 construction of public transportation vehicle loops, the 18853 construction or repair of bridges used by public transportation 18854 vehicles or that are the responsibility of a regional transit 18855 authority or other public transportation system, or other similar 18856

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	that is desired as					18857			
construction that is designated as an eligible public									
transportation highway purpose. Motor vehicle fuel tax revenues									
may not be used for operating assistance or for the purchase of									
vehicles, equipment, or maintenance facilities.									
Section 205.10. DPS DEPARTMENT OF PUBLIC SAFETY									
Highway Safet	ty Fund Group					18862			
5TM0 761401	Public Safety	\$	2,437,200	\$	2,441,300	18863			
	Facilities Lease								
	Rental Bond Payments								
5TM0 762321	Operating Expense -	\$	102,654,677	\$	101,709,677	18864			
	BMV								
5TM0 762636	Financial	\$	4,914,824	\$	4,914,824	18865			
	Responsibility								
	Compliance								
5TM0 762637	Local Immobilization	\$	200,000	\$	200,000	18866			
	Reimbursement								
5TM0 764321	Operating Expense -	\$	303,297,721	\$	311,395,776	18867			
	Highway Patrol								
5TM0 764605	Motor Carrier	\$	2,981,040	\$	2,981,040	18868			
	Enforcement Expenses								
5TM0 769636	Administrative	\$	43,133,359	\$	44,546,921	18869			
	Expenses - Highway								
	Purposes								
8370 764602	Turnpike Policing	\$	11,905,872	\$	11,905,872	18870			
83C0 764630	Contraband,	\$	1,122,894	\$	1,122,894	18871			
	Forfeiture, and Other								
83F0 764657	Law Enforcement	\$	8,665,152	\$	8,665,152	18872			
	Automated Data System								
83G0 764633	OMVI	\$	641,927	\$	641,927	18873			
	Enforcement/Education								
83M0 765624	Operating - EMS	\$	4,035,127	\$	4,135,074	18874			

83M0 765640	EMS - Grants	\$ 2,900,000	\$ 2,900,000	18875
8400 764607	State Fair Security	\$ 1,356,354	\$ 1,356,354	18876
8400 764617	Security and	\$ 12,155,202	\$ 12,505,202	18877
	Investigations			
8400 764626	State Fairgrounds	\$ 1,109,770	\$ 1,109,770	18878
	Police Force			
8460 761625	Motorcycle Safety	\$ 3,504,741	\$ 3,544,104	18879
	Education			
8490 762627	Automated Title	\$ 16,446,027	\$ 16,446,027	18880
	Processing Board			
8490 762630	Electronic Liens and	\$ 2,900,000	\$ 2,900,000	18881
	Titles			
TOTAL HSF Hig	ghway Safety Fund Group	\$ 526,361,887	\$ 535,421,914	18882
Dedicated Pu	rpose Fund Group			18883
5390 762614	Motor Vehicle Dealers	\$ 140,000 \$	\$ 140,000	18884
	Board			
5B90 766632	Private Investigator	\$ 1,722,610 \$	\$ 1,794,295	18885
	and Security Guard			
	Provider			
5FF0 762621	Indigent Interlock	\$ 2,000,000 \$	\$ 2,000,000	18886
	and Alcohol			
	Monitoring			
5Y10 764695	State Highway Patrol	\$ 134,000 \$	\$ 134,000	18887
	Continuing			
	Professional Training			
TOTAL DPF Dec	dicated Purpose Fund	\$ 3,996,610 \$	\$ 4,068,295	18888
Group				
Fiduciary Fu	nd Group			18889
5J90 761678	Federal Salvage/GSA	\$ 1,500,000 \$	\$ 1,500,000	18890
5V10 762682	License Plate	\$ 2,700,000 \$	\$ 2,700,000	18891
	Contributions			
TOTAL FID Fid	duciary Fund Group	\$ 4,200,000 \$	\$ 4,200,000	18892

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Holding Account Fund Group 18893							
R024 762619	Unidentified Motor	\$	1,885,000	\$	1,885,000	18894	
	Vehicle Receipts						
R052 762623	Security Deposits	\$	350,000	\$	350,000	18895	
TOTAL HLD HO	lding Account Fund	\$	2,235,000	\$	2,235,000	18896	
Group							
Federal Fund	Group					18897	
3DU0 762628	BMV Grants	\$	250,000	\$	0	18898	
3GR0 764693	Highway Patrol	\$	2,223,000	\$	2,232,000	18899	
	Justice Contraband						
3GS0 764694	Highway Patrol	\$	21,000	\$	21,000	18900	
	Treasury Contraband						
3GU0 761610	Information and	\$	300,000	\$	300,000	18901	
	Education Grant						
3GU0 764608	Fatality Analysis	\$	175,000	\$	175,000	18902	
	Report System Grant						
3GU0 764610	Highway Safety	\$	3,776,000	\$	3,850,000	18903	
	Programs Grant						
3GU0 764659	Motor Carrier Safety	\$	5,571,000	\$	5,710,000	18904	
	Assistance Program						
	Grant						
3GU0 765610	EMS Grants	\$	225,000	\$	225,000	18905	
3GV0 761612	Traffic Safety Action	\$	30,200,000	\$	30,200,000	18906	
	Plan Grants						
TOTAL FED Fed	deral Fund Group	\$	42,741,000	\$	42,713,000	18907	
TOTAL ALL BUI	OGET FUND GROUPS	\$	579,534,497	\$	588,638,209	18908	

Section 205.20. MOTOR VEHICLE REGISTRATION 18910

The Director of Public Safety may deposit revenues to meet 18911 the cash needs of the Public Safety - Highway Purposes Fund (Fund 18912 5TMO) established in section 4501.06 of the Revised Code, obtained 18913 under section 4503.02 of the Revised Code, less all other 18914

available cash. Revenue deposited pursuant to this paragraph shall 18915 support in part appropriations for the administration and 18916 enforcement of laws relative to the operation and registration of 18917 motor vehicles, for payment of highway obligations and other 18918 statutory highway purposes. Notwithstanding section 4501.03 of the 18919 Revised Code, the revenues shall be paid into Fund 5TMO before any 18920 revenues obtained pursuant to section 4503.02 of the Revised Code 18921 are paid into any other fund. The deposit of revenues to meet the 18922 aforementioned cash needs shall be in approximately equal amounts 18923 on a monthly basis or as otherwise approved by the Director of 18924 Budget and Management. Prior to July 1 of each fiscal year, the 18925 Director of Public Safety shall submit a plan to the Director of 18926 Budget and Management requesting approval of the anticipated 18927 revenue amounts to be deposited into Fund 5TM0 pursuant to this 18928 paragraph. If during the fiscal year changes to the plan as 18929 approved by the Director of Budget and Management are necessary, 18930 the Director of Public Safety shall submit a revised plan to the 18931 Director of Budget and Management for approval prior to any change 18932 in the deposit of revenues. 18933

PUBLIC SAFETY FACILITIES LEASE RENTAL BOND PAYMENTS 18934

The foregoing appropriation item 761401, Public Safety 18935 Facilities Lease Rental Bond Payments, shall be used to meet all 18936 payments during the period July 1, 2017, through June 30, 2019, by 18937 the Department of Public Safety under the leases and agreements 18938 for facilities under Chapters 152. and 154. of the Revised Code. 18939 The appropriations are the source of funds pledged for bond 18940 service charges on related obligations issued under Chapters 152. 18941 and 154. of the Revised Code. 18942

CASH TRANSFERS – HIGHWAY PATROL 18943

Upon written request of the Director of Public Safety, the 18944 Director of Budget and Management may transfer cash from the State 18945 Highway Patrol Contraband, Forfeiture, and Other Fund (Fund 83CO) 18946

to the Security, Investigations and Policing Fund (Fund 8400). 18947 CASH TRANSFERS TO THE PUBLIC SAFETY - HIGHWAY PURPOSES FUND -18948 SHIPLEY UPGRADES 18949 Pursuant to a plan submitted by the Director of Public 18950 Safety, or as otherwise determined by the Director of Budget and 18951 Management, the Director of Budget and Management may make 18952 appropriate cash transfers on a pro-rata basis as approved by the 18953 Director of Budget and Management from other funds used by the 18954 Department of Public Safety, excluding the Public Safety Building 18955 Fund (Fund 7025), to the Public Safety - Highway Purposes Fund 18956 (Fund 5TM0) in order to reimburse expenditures for capital 18957 upgrades to the Shipley Building. 18958 COLLECTIVE BARGAINING INCREASES 18959 Notwithstanding division (D) of section 127.14 and division 18960 (B) of section 131.35 of the Revised Code, except for the General 18961 Revenue Fund, the Controlling Board may, upon the request of 18962 either the Director of Budget and Management, or the Department of 18963 Public Safety with the approval of the Director of Budget and 18964 Management, authorize expenditures in excess of appropriations and 18965 transfer appropriations, as necessary, for any fund used by the 18966 Department of Public Safety, to assist in paying the costs of 18967 increases in employee compensation that have occurred pursuant to 18968 collective bargaining agreements under Chapter 4117. of the 18969 Revised Code and, for exempt employees, under section 124.152 of 18970 the Revised Code. Any money approved for expenditure under this 18971

CASH BALANCE FUND REVIEW

paragraph is hereby appropriated.

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The Director of Public Safety shall review the cash balances 18974 for each fund in the State Highway Safety Fund Group, and may 18975 submit a request in writing to the Director of Budget and 18976 Management to transfer amounts from any fund in the State Highway 18977

19004

Safety Fund Group to the credit of the Public Safety - Highway 18978 Purposes Fund (Fund 5TMO), as appropriate. Upon receipt of such a 18979 request, the Director of Budget and Management may make 18980 appropriate transfers as requested by the Director of Public 18981 Safety or as otherwise determined by the Director of Budget and 18982 Management. 18983

CASH TRANSFER – SECURITY, POLICE, AND INVESTIGATIONS 18984

Upon written request of the Director of Public Safety, the 18985 Director of Budget and Management may transfer up to \$2,000,000 18986 cash in each fiscal year from the Trauma and Emergency Medical 18987 Services Fund (Fund 83M0) to the Security, Investigations, and 18988 Policing Fund (Fund 8400). 18989

CASH TRANSFER - TRAUMA AND EMERGENCY MEDICAL SERVICES GRANT 18990 FUND 18991

On July 1, 2017, or as soon as possible thereafter, the 18992 Director of Budget and Management shall transfer the cash balance 18993 in the Trauma and Emergency Medical Services Grants Fund (Fund 18994 83P0) to the Trauma and Emergency Medical Services Fund (Fund 18995 83M0). Upon completion of the transfer, Fund 83P0 is abolished. 18996

Section 207.10. DEV DEVELOPMENT SERVICES AGENCY 18997

Dedicated Purpose Fund Group			18998
4W00 195629 Roadwork Development	\$ 15,200,000	\$ 15,200,000	18999
TOTAL DPF Dedicated Purpose			19000
Fund Group	\$ 15,200,000	\$ 15,200,000	19001
TOTAL ALL BUDGET FUND GROUPS	\$ 15,200,000	\$ 15,200,000	19002

Section 207.20. ROADWORK DEVELOPMENT FUND

The Roadwork Development Fund shall be used for road19005improvements associated with economic development opportunities19006that will retain or attract businesses for Ohio, including the19007

construction, reconstruction, maintenance, or repair of public 19008 roads that provide access to a public airport or are located 19009 within a public airport. "Road improvements" are improvements to 19010 public roadway facilities located on, or serving or capable of 19011 serving, a project site. 19012

The Department of Transportation, under the direction of the 19013 Development Services Agency, shall provide these funds in 19014 accordance with all quidelines and requirements established for 19015 other Development Services Agency programs, including Controlling 19016 Board review and approval as well as the requirements for usage of 19017 motor vehicle fuel tax revenue prescribed in Section 5a of Article 19018 XII, Ohio Constitution. Should the Development Services Agency 19019 require the assistance of the Department of Transportation to 19020 bring a project to completion, the Department of Transportation 19021 shall use its authority under Title 55 of the Revised Code to 19022 provide such assistance and may enter into contracts on behalf of 19023 the Development Services Agency. These funds may be used in 19024 conjunction with any other state funds appropriated for 19025 infrastructure improvements. 19026

The Director of Budget and Management, pursuant to a plan 19027 submitted by the Director of Development Services or as otherwise 19028 determined by the Director of Budget and Management, shall set a 19029 cash transfer schedule to meet the cash needs of the Roadwork 19030 Development Fund (Fund 4W00) used by the Development Services 19031 Agency, less any other available cash. The Director of Budget and 19032 Management shall transfer such cash amounts from the Highway 19033 Operating Fund (Fund 7002) established in section 5735.291 of the 19034 Revised Code to Fund 4W00 at such times as determined by the 19035 transfer schedule. 19036

Section 207.30. REAPPROPRIATION FOR SPORTING EVENT GRANTS 19037 On July 1, 2017, or as soon as possible thereafter, the 19038

Director of I	Development Services sh	all c	certify to th	ne Di	rector of	19039
Budget and Management the amount of the unexpended, unencumbered						19040
balance of ap	opropriation item 19540	7, Tr	avel and Tou	ırism	, used to	19041
make grants u	under section 122.121 o	f the	e Revised Coo	le at	the end	19042
of fiscal yea	ar 2017 to be reappropr	iated	l to fiscal y	year	2018. The	19043
amount certif	ied is hereby reapprop	riate	ed to the sam	ne		19044
appropriation	n item for fiscal year	2018	to be used f	for t	he same	19045
purpose.						19046
Section	209.10. PWC PUBLIC WOR	KS CC	MMISSION			19047
Dedicated Purpose Fund Group					19048	
7052 150402	Local Transportation	\$	297,076	\$	298,340	19049
	Improvement Program -					
	Operating					
7052 150701	Local Transportation	\$	78,000,000	\$	94,000,000	19050
	Improvement Program					
TOTAL DPF Dec	licated Purpose					19051

IOTAL DEF Dedicated Pulpose			19031
Fund Group	\$ 78,297,076 \$	94,298,340	19052
TOTAL ALL BUDGET FUND GROUPS	\$ 78,297,076 \$	94,298,340	19053

section 209.20. REAPPROPRIATIONS

19054

All capital appropriations from the Local Transportation19055Improvement Program Fund (Fund 7052) in Sub. H.B. 53 of the 131st19056General Assembly remaining unencumbered as of June 30, 2017, are19057reappropriated for use during the period July 1, 2017, through19058June 30, 2018, for the same purpose.19059

Notwithstanding division (B) of section 127.14 of the Revised 19060 Code, all capital appropriations and reappropriations from the 19061 Local Transportation Improvement Program Fund (Fund 7052) in this 19062 act remaining unencumbered as of June 30, 2018, are reappropriated 19063 for use during the period July 1, 2018, through June 30, 2019, for 19064 the same purposes, subject to the availability of revenue as 19065

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19067

determined by the Director of the Public Works Commission. 19066

TEMPORARY TRANSFERS

Notwithstanding section 127.14 of the Revised Code, the 19068 Director of the Public Works Commission may request that the 19069 Director of Budget and Management transfer moneys from the Local 19070 Transportation Improvement Fund (Fund 7052) to the State Capital 19071 Improvement Fund (Fund 7038) and the Clean Ohio Conservation Fund 19072 (Fund 7056). The Director of Budget and Management may approve 19073 temporary transfers if such transfers are needed for capital 19074 outlays for which notes or bonds will be issued. Any transfers 19075 executed under this section shall be reported to the Controlling 19076 Board by June 30 of the fiscal year in which the transfer 19077 occurred. 19078

Section 501.10. LIMITATION ON USE OF CAPITAL APPROPRIATIONS 19079

The appropriations made in this act, excluding those made 19080 from the State Capital Improvement Fund (Fund 7038) and the State 19081 Capital Improvements Revolving Loan Fund (Fund 7040) for buildings 19082 or structures, including remodeling and renovations, are limited 19083 to: 19084

(A) Acquisition of real property or interests in real19085property;19086

(B) Buildings and structures, which includes construction, 19087
demolition, complete heating and cooling, lighting and lighting 19088
fixtures, and all necessary utilities, ventilating, plumbing, 19089
sprinkling, water, and sewer systems, when such systems are 19090
authorized or necessary; 19091

(C) Architectural, engineering, and professional services 19092expenses directly related to the projects; 19093

(D) Machinery that is a part of structures at the time of 19094initial acquisition or construction; 19095

Sub. H. B. No. 26

As Reported by the Senate Transportation, Commerce and Workforce Committee

(E) Acquisition, development, and deployment of new computer 19096 systems, including the redevelopment or integration of existing 19097 and new computer systems, but excluding regular or ongoing 19098 maintenance or support agreements; 19099 (F) Furniture, fixtures, or equipment that meets all the 19100 following criteria: 19101 (1) Is essential in bringing the facility up to its intended 19102 use or is necessary for the functioning of the particular facility 19103 or project; 19104 (2) Has a unit cost, and not the individual parts of a unit, 19105 of about \$100 or more; and 19106 (3) Has a useful life of five years or more. 19107 Furniture, fixtures, or equipment that is not an integral 19108 part of or directly related to the basic purpose or function of a 19109 project for which moneys are appropriated shall not be paid from 19110 these appropriations. This paragraph does not apply to 19111 appropriation line items for furniture, fixtures, or equipment. 19112 Section 503.10. STATE AND LOCAL REBATE AUTHORIZATION 19113 If it is determined that a payment is necessary in the amount 19114 computed at the time to represent the portion of investment income 19115 to be rebated or amounts in lieu of or in addition to any rebate 19116 amount to be paid to the federal government in order to maintain 19117 the exclusion from gross income for federal income tax purposes of 19118 interest on those state obligations under section 148(f) of the 19119 Internal Revenue Code, such amount is hereby appropriated from 19120 those funds designated by or pursuant to the applicable 19121 proceedings authorizing the issuance of state obligations. 19122 Payments for this purpose shall be approved and vouchered by 19123

the Office of Budget and Management. 19123

Section 509.10. AUTHORIZATION FOR TREASURER OF STATE AND OBM	19125
TO EFFECTUATE CERTAIN LEASE RENTAL PAYMENTS	19126
The Director of Budget and Management shall initiate and	19127
process payments from lease rental payment appropriation items	19128
during the period from July 1, 2017, to June 30, 2019, pursuant to	19129
the lease and other agreements relating to bonds or notes issued	19130
under Section 2i of Article VIII of the Ohio Constitution and	19131
Chapters 152. and 154. of the Revised Code. Payments shall be made	19132
upon certification by the Treasurer of State of the dates and	19133
amounts due on those dates.	19134

Section 509.20. LEASE AND DEBT SERVICE PAYMENTS	19135
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Certain appropriations are in this act for the purpose of 19136 paying debt service and financing costs on general obligation 19137 bonds or notes of the state and for the purpose of making lease 19138 rental and other payments under leases and agreements relating to 19139 bonds or notes issued under the Ohio Constitution and acts of the 19140 General Assembly. If it is determined that additional 19141 appropriations are necessary for this purpose, such amounts are 19142 hereby appropriated. 19143

Section 512.10. TRANSFERS OF CASH BETWEEN THE HIGHWAY 19144 OPERATING FUND AND THE HIGHWAY CAPITAL IMPROVEMENT FUND 19145

Upon the request of the Director of Transportation, the 19146 Director of Budget and Management may transfer cash from the 19147 Highway Operating Fund (Fund 7002) to the Highway Capital 19148 Improvement Fund (Fund 7042) created in section 5528.53 of the 19149 Revised Code. The Director of Budget and Management may transfer 19150 cash from Fund 7042 to Fund 7002 up to the amount of cash 19151 previously transferred to Fund 7042 under this section. 19152

The Director of Budget and Management shall transfer cash in

	19155 19156
and in equal monthly increments totaling \$172,360,236 in fiscal	19156
year 2019 from the Highway Operating Fund (Fund 7002) to the	19157
Gasoline Excise Tax Fund (Fund 7060). The monthly amounts	19158
transferred under this section shall be distributed as follows:	19159
(A) From July 1, 2017, to December 31, 2017:	19160
(1) 42.86 per cent shall be distributed among the municipal	19161
corporations within the state under division (A)(2) of section	19162
5735.27 of the Revised Code;	19163
(2) 37.14 per cent shall be distributed among the counties	19164
within the state under division (A)(3) of section 5735.27 of the	19165
Revised Code; and	19166
(3) 20 per cent shall be distributed among the townships	19167
within the state under division (A)(5)(b) of section 5735.27 of	19168
the Revised Code.	19169
(B) On and after January 1, 2018:	19170
(1) 42.86 per cent shall be distributed among the municipal	19171
corporations within the state under division (A)(2)(b)(i) of	19172
section 5735.051 of the Revised Code;	19173
(2) 37.14 per cent shall be distributed among the counties	19174
within the state under division (A)(2)(b)(ii) of section 5735.051	19175
of the Revised Code; and	19176
(3) 20 per cent shall be distributed among the townships	19177
within the state under division (A)(2)(b)(iii) of section 5735.051	19178
of the Revised Code.	19179
Section 512.30. DEPUTY INSPECTOR GENERAL FOR ODOT FUNDING	19180
On July 1, 2017, and on January 1, 2018, or as soon as	19181
possible thereafter, respectively, the Director of Budget and	19182

19154

Management shall transfer \$200,000 in cash, for each period, from 19183 the Highway Operating Fund (Fund 7002) to the Deputy Inspector 19184 General for ODOT Fund (Fund 5FA0). 19185

On July 1, 2018, and on January 1, 2019, or as soon as 19186 possible thereafter, respectively, the Director of Budget and 19187 Management shall transfer \$200,000 in cash, for each period, from 19188 the Highway Operating Fund (Fund 7002) to the Deputy Inspector 19189 General for ODOT Fund (Fund 5FA0). 19190

Should additional amounts be necessary, the Inspector19191General, with the consent of the Director of Budget and19192Management, may seek Controlling Board approval for additional19193transfers of cash and to increase the amount appropriated from19194appropriation item 965603, Deputy Inspector General for ODOT, in19195the amount of the additional cash transfers.19196

Section 512.50. Any funds remaining to the credit of the 19197 State and Local Government Highway Distribution Fund on January 1, 19198 2018, shall be transferred to the Gasoline Excise Tax Fund for 19199 distribution under section 5735.051 of the Revised Code, as 19200 repealed and reenacted by this act. 19201

Section 512.60. ABOLISHMENT OF THE HIGHWAY SAFETY SALVAGE AND19202EXCHANGE ADMINISTRATION FUND AND THE HIGHWAY SAFETY SALVAGE AND19203EXCHANGE HIGHWAY PATROL FUND19204

On July 1, 2017, or as soon as possible thereafter, the 19205 Director of Budget and Management shall transfer the cash balances 19206 in the Highway Safety Salvage and Exchange Administration Fund 19207 (Fund 8300) and the Highway Safety Salvage and Exchange Highway 19208 Patrol Fund (Fund 8410) to the Public Safety - Highway Purposes 19209 Fund (Fund 5TMO). Upon completion of these transfers, Fund 8300 19210 and Fund 8410 are abolished. 19211

The Director of Budget and Management shall cancel any 19212

existing encumbrances against Fund 8300 appropriation item 761603, 19213 Salvage and Exchange – Administration, and reestablish them 19214 against Fund 5TMO appropriation item 769636, Administrative 19215 Expenses – Highway Purposes. The reestablished amounts are hereby 19216 appropriated. 19217

The Director of Budget and Management shall cancel any 19218 existing encumbrances against Fund 8410 appropriation item 764603, 19219 Salvage and Exchange - Highway Patrol, and reestablish them 19220 against Fund 5TMO appropriation item 764321, Operating Expense - 19221 Highway Patrol. The reestablished amounts are hereby appropriated. 19222

Section 512.70. ABOLISHMENT OF THE STATE BUREAU OF MOTOR19223VEHICLES FUND AND THE STATE HIGHWAY SAFETY FUND19224

On July 1, 2017, or as soon as possible thereafter, the 19225 Director of Budget and Management may transfer cash totaling up to 19226 \$40,000,000 from any combination of the State Bureau of Motor 19227 Vehicles Fund (Fund 4W40) and the State Highway Safety Fund (Fund 19228 7036) to the Public Safety - Highway Purposes Fund (Fund 5TM0). 19229 From July 1, 2017, through December 31, 2017, if the Director of 19230 Public Safety determines that additional funds are necessary to 19231 perform the statutory highway duties of the Department of Public 19232 Safety, the Director of Public Safety may request that the 19233 Director of Budget and Management transfer an amount certified by 19234 the Director of Public Safety from any combination of Fund 4W40 19235 and Fund 7036 to Fund 5TM0. The Director of Budget and Management 19236 may transfer up to the amount certified. 19237

On January 1, 2018, or as soon as possible thereafter, the 19238 Director of Budget and Management shall transfer the cash balances 19239 from Fund 4W40 and Fund 7036 to Fund 5TMO. Upon completion of 19240 these transfers, Fund 4W40 and Fund 7036 are abolished. 19241

On January 1, 2018, or as soon as possible thereafter, the 19242 Director of Public Safety shall certify to the Director of Budget 19243

and Management any existing encumbrances against each Fund 4W40 19244 appropriation item and Fund 7036 appropriation item. The Director 19245 of Budget and Management shall cancel those existing encumbrances 19246 and reestablish them against an appropriation item in Fund 5TMO as 19247 the Director determines appropriate. The reestablished encumbrance 19248 amounts are hereby appropriated. 19249

Section 610.10. That Sections 512.20 and 751.40 of Am. Sub. 19250 H.B. 64 of the 131st General Assembly be amended to read as 19251 follows: 19252

Sec. 512.20. CASH TRANSFERS TO THE GENERAL REVENUE FUND FROM NON-GRF FUNDS 19254

Notwithstanding any provision of law to the contrary, the 19255 Director of Budget and Management may transfer up to \$60,000,000 19256 in each fiscal year \$200,000,000 in cash in the biennium ending 19257 June 30, 2017, from non-General Revenue Funds that are not 19258 constitutionally restricted to the General Revenue Fund in order 19259 to ensure that available General Revenue Fund receipts and 19260 balances are sufficient to support General Revenue Fund 19261 appropriations in each fiscal year. 19262

Sec. 751.40. There is hereby created in the state treasury 19263 the Health and Human Services Fund. The Fund shall consist of 19264 money appropriated or transferred to it. The Fund shall be used to 19265 pay any costs associated with programs or services provided by the 19266 state to enhance the public health and overall health care quality 19267 of citizens of this state. 19268

If any unexpended, unobligated cash remains in the Fund as of 19269 June 30, 2017, that cash shall <u>may</u> be transferred by the Director 19270 of Budget and Management to the Budget Stabilization Fund or the 19271 General Revenue Fund. 19272

19253

The Director of Budget and Management may transfer cash from	19273
the Health and Human Services Fund to the General Revenue Fund	19274
only: (1) if such a transfer is necessary to fully fund the	19275
state's fiscal year 2017 obligations for GRF-backed debt service	19276
payments and for the homestead exemption, the property tax	19277
rollback, and payments required under division (C) of section	19278
5705.2110 of the Revised Code for education and local government;	19279
(2) if such a transfer is necessary to fully support existing	19280
fiscal year 2017 General Revenue Fund appropriations for the	19281
Departments of Education, Higher Education, and Rehabilitation and	19282
Correction; or (3) if such a transfer is necessary to provide for	19283
an appropriate General Revenue Fund ending fund balance, as	19284
defined in section 131.44 of the Revised Code, for fiscal year	19285
2017. Within seven days after making such a transfer, the Director	19286
of Budget and Management shall provide a notification of the	19287
transferred amount to the President of the Senate, the Minority	19288
Leader of the Senate, the Speaker of the House of Representatives,	19289
and the Minority Leader of the House of Representatives.	19290
Section 610.11. That existing Sections 512.20 and 751.40 of	19291
Am. Sub. H.B. 64 of the 131st General Assembly are hereby	19292
repealed.	19293
Section 610.13. That Section 305.30 of Am. Sub. H.B. 64 of	19294
the 131st General Assembly, as amended by Sub. H.B. 390 of the	19295
131st General Assembly, be amended to read as follows:	19296
Sec. 305.30. COUNTY ADMINISTRATIVE FUNDS	19297
(A) The foregoing appropriation item 600521, Family	19298
Assistance - Local, may be provided to county departments of job	
	19299
and family services to administer food assistance and disability	19299 19300

(B) The foregoing appropriation item 655522, Medicaid Program 19302

Support - Local, may be provided to county departments of job and 19303 family services to administer the Medicaid program and the State 19304 Children's Health Insurance program. 19305 (C) The foregoing appropriation item 655523, Medicaid Program 19306 Support - Local Transportation, may be provided to county 19307 departments of job and family services to administer the Medicaid 19308 transportation program. 19309 (D) At the request of the Director of Job and Family 19310 Services, the Director of Budget and Management may transfer 19311 appropriations between the following appropriation items to ensure 19312 county administrative funds are expended from the proper 19313 appropriation item: 19314 (1) Appropriation item 600521, Family Assistance - Local, and 19315 appropriation item 655522, Medicaid Program Support - Local; and 19316 (2) Appropriation item 655523, Medicaid Program Support -19317 Local Transportation, and appropriation item 655522, Medicaid 19318 Program Support - Local. 19319

(E) If receipts credited to the Medicaid Program Support Fund 19320 (Fund 3F01) and the Supplemental Nutrition Assistance Program Fund 19321 (Fund 3840) exceed the amounts appropriated, the Director of Job 19322 and Family Services shall request the Director of Budget and 19323 Management to authorize expenditures from those funds in excess of 19324 the amounts appropriated. Upon approval of the Director of Budget 19325 and Management, the additional amounts are hereby appropriated. 19326

HEALTHIER BUCKEYE GRANT PILOT PROGRAM 19327

(A) There is hereby created the Healthier Buckeye Grant Pilot 19328
Program. The purpose of the Program is to promote financial 19329
self-sufficiency and reduced reliance on public assistance through 19330
a community environment that maximizes opportunities for 19331
individuals and families to achieve optimal health in all aspects, 19332
including care coordination among providers of physical and 19333

behavioral health services and community providers of social, 19334 employment, education, and housing services. The Program shall 19335 award grants to local healthier buckeye councils established under 19336 section 355.02 of the Revised Code and to any other individual or 19337 organization that meets the goals and objectives set forth in this 19338 section. 19339 (B) The Ohio Healthier Buckeye Advisory Council shall 19340 recommend to the Director of Job and Family Services eligibility 19341 criteria, application processes, and maximum grant amounts for the 19342

Program. Eligibility criteria established for the Program shall 19343 give priority to proposals including the following factors: 19344

(1) Prior effectiveness in providing services that achieve 19345lasting self-sufficiency for low-income individuals; 19346

(2) Alignment and coordination of public and private
resources to assist low-income individuals achieve
19348
self-sufficiency;
19349

(3) Maintenance of continuous mentoring support and
 coordinated community-level participation for participants as they
 19351
 resolve barriers;

(4) Use of local matching funds; 19353

(5) Use of volunteers and peer supports; 19354

(6) Evidence of previous experience managing or providing 19355similar services with public funds; 19356

(7) Evidence of capability to effectively evaluate program
 19357
 outcomes, including success at assisting individuals and families
 19358
 in achieving and maintaining financial self-sufficiency, and to
 19359
 report relevant participant data;

(8) Creation through local assessment and planning processes; 19361

(9) Collaboration between entities that participate in 19362assessment and planning processes. 19363

(C) Not later than 180 days after the effective date of this 19364 section, the Department of Job and Family Services, in 19365 collaboration with the Ohio Healthier Buckeye Advisory Council, 19366 shall issue a request for grant proposals that meet the goals and 19367 objectives set forth in this section or that propose means to 19368 measure and achieve those goals and objectives. Each grant 19369 proposal shall specify how the council, individual, or 19370 organization plans to test and evaluate effective models of 19371 intensive case management to achieve the purpose set forth in 19372 division (A) of this section. The case management may include 19373 mentoring, coordinated community level partnerships, and 19374 comprehensive assessments to identify barriers and gaps to 19375 achieving self-sufficiency. 19376

(D) The Director, in collaboration with the Council, shall 19377
review all grant proposals submitted and shall select recipients 19378
to receive grants through the Program in the remainder of fiscal 19379
year 2016 and in fiscal year through December 31, 2017. Grant 19380
recipients may contract with public and private entities, 19381
community-based organizations, and individuals to provide the 19382
services outlined in the grant proposals. 19383

(E) Funds for grants awarded under the Program shall be made 19384
from the Healthier Buckeye Fund, which is hereby created in the 19385
state treasury for fiscal year 2016 and through fiscal year 2017 19386
2018. The Fund shall consist of moneys appropriated to it and any 19387
grants or donations received. Interest earned on the money in the 19388
Fund shall be credited to the Fund. 19389

(F) On July 1, 2016, or as soon as possible thereafter, the 19390
Director of the Ohio Department of Job and Family Services shall 19391
certify to the Director of Budget and Management the amount of the 19392
unexpended, unencumbered balance of the foregoing appropriation 19393
item 600669, Healthier Buckeye Grant Pilot Program, at the end of 19394
fiscal year 2016 to be reappropriated to fiscal year 2017. The 19395

19377

amount c	ertified is hereby reappropriated to the	same		19396	
appropriation item for fiscal year 2017 for the same purpose.					
<u> 0n</u>	July 1, 2017, or as soon as possible ther	<u>eafter</u>	<u>, the</u>	19398	
<u>Director</u>	of the Ohio Department of Job and Family	Servi	<u>ces shall</u>	19399	
<u>certify</u>	to the Director of Budget and Management	<u>the am</u>	<u>ount of the</u>	19400	
unexpend	ed, unencumbered balance of the foregoing	appro	priation	19401	
<u>item 600</u>	669, Healthier Buckeye Grant Pilot Progra	m, at	the end of	19402	
<u>fiscal y</u>	ear 2017 to be reappropriated to fiscal y	<u>ear 20</u>	<u>18. The</u>	19403	
<u>amount_c</u>	ertified is hereby reappropriated to the	same		19404	
<u>appropri</u>	ation item for fiscal year 2018 for the s	<u>ame pu</u>	rpose.	19405	
Sec	tion 610.14. That existing Section 305.30	of Am	. Sub. H.B.	19406	
64 of th	e 131st General Assembly, as amended by S	ub. H.	B. 390 of	19407	
the 131s	t General Assembly, is hereby repealed.			19408	
Sec	tion 610.15. That Section 253.300 of Am.	Sub. S	.B. 260 of	19409	
the 131s	t General Assembly be amended to read as	follow	s:	19410	
Sec. 253.300. STC STARK TECHNICAL COLLEGE					
Higher E	ducation Improvement Fund (Fund 7034)			19412	
C38900	Basic Renovations	\$	27,951	19413	
C38915	Clean Room Renovations	\$	22,461	19414	
C38918	Energy Industry Training Center	\$	8,488	19415	
C38921	HVAC Repair and Replacement	\$	562,654	19416	
C38923	Atrium Skylight Glass Replacement	\$	22,275	19417	
C38924	Parking Lot Resurfacing	\$	95,710	19418	
C38926	Akron Global Business Accelerator	ş	2,000,000	19419	
TOTAL Hig	gher Education Improvement Fund	\$	2,739,539	19420	
			<u>739,539</u>		
TOTAL AL	L FUNDS	\$	2,739,539	19421	
			<u>739,539</u>		

Section 610.16. That existing Section 253.300 of Am. Sub. 19423

Sub. H. B. No. 26 As Reported by the Senate Transportation, Commerce and Workforce Committee				
S.B. 260	of the 131st General Assembly is hereby r	epeal	ed.	19424
Sec	tion 610.20. That Sections 207.200, 207.32	0, an	d 245.20 of	19425
S.B. 310	of the 131st General Assembly be amended	to re	ad as	19426
follows:				19427
Sec	. 207.200. NCC NORTH CENTRAL TECHNICAL COL	LEGE		19428
Higher E	ducation Improvement Fund (Fund 7034)			19429
C38010	Kehoe Center Infrastructure Renovation	\$	1,195,000	19430
C38014	IT Data Infrastructure Upgrade Project	\$	800,000	19431
C38020	Ashland County - West Holmes Career	\$	400,000	19432
	Center			
C38021	Mansfield Brickyard "Edu-tainment"	\$	200,000	19433
	District			
<u>C38023</u>	North Central Ohio Industrial Museum	<u>\$</u>	<u>100,000</u>	19434
TOTAL Higher Education Improvement Fund \$ 2,595,000				19435
			<u>2,695,000</u>	
TOTAL AL	L FUNDS	\$	2,595,000	19436
			<u>2,695,000</u>	
Soc	. 207.320. UAK UNIVERSITY OF AKRON			19438
-	ducation Improvement Fund (Fund 7034)			19439
C25000	Basic Renovations - Main	\$	4,100,000	
C25002	Basic Renovations - Wayne	\$	800,000	
C25055	Auburn Science and Engineering Center	\$	1,800,000	
C25057	Electrical Infrastructure - Loops	\$	2,400,000	
C25065	Akron Battered Women's Shelter	\$	750,000	
C25066	Roof Replacements	\$	811,000	
C25067	Underground Vaults/Mechanical - Phase 2	\$	350,000	
C25068	Polsky Exterior Facade and Renovations	\$	1,775,000	
C25069	Campus Hardscape	\$	1,000,000	
C25070	IT Cabling and Network Switches	\$	6,564,000	19449

C25071	Orrville Area Boys and Girls Club	\$	250,000	19450
C25072	Wooster Area Boys and Girls Club	\$	40,000	19451
C25073	Medina County Fiber Network	\$	100,000	19452
C25074	Akron Global Business Accelerator Main	\$	1,250,000	19453
	Street Redevelopment			
<u>C25078</u>	Akron Global Business Accelerator	<u>\$</u>	<u>2,000,000</u>	19454
TOTAL Higher Education Improvement Fund		\$	21,990,000	19455
			<u>23,990,000</u>	
TOTAL ALL FUNDS		\$	21,990,000	19456
			<u>23,990,000</u>	

Sec. 245.20. The Ohio Public Facilities Commission is hereby 19458 authorized to issue and sell, in accordance with Section Sections 19459 2p and 2s of Article VIII, Ohio Constitution, and sections 151.01 19460 and 151.08 of the Revised Code, original obligations, in an 19461 aggregate principal amount not to exceed \$332,000,000 19462 \$350,000,000, in addition to the original obligations heretofore 19463 authorized by prior acts of the General Assembly. These authorized 19464 obligations shall be issued and sold from time to time and in 19465 amounts necessary to ensure sufficient moneys to the credit of the 19466 State Capital Improvements Fund (Fund 7038) to pay costs of 19467 capital improvement projects of local subdivisions. 19468

 Section 610.21. That existing Sections 207.200, 207.320, and
 19469

 245.20 of S.B. 310 of the 131st General Assembly are hereby
 19470

 repealed.
 19471

Section 610.30. That Sections 207.80 and 207.100 of S.B. 31019472of the 131st General Assembly, as amended by Sub. H.B. 390 of the19473131st General Assembly, be amended to read as follows:19474

Sec. 207.80. CLS CLEVELAND STATE UNIVERSITY19475Higher Education Improvement Fund (Fund 7034)19476

Sub. H. B. No. 26 As Reported by the Senate Transportation, Commerce and Workforce Committee				
C26069	Cleveland Institute of Art	\$	200,000	19477
C26072	Fenn Hall Addition	\$	14,600,000	19478
C26073	School of Film, Television, and	\$	7,500,000	19479
	Interactive Media			
C26076	Cleveland Sight Center	Ş	100,000	19480
TOTAL Hig	gher Education Improvement Fund	\$	22,400,000	19481
			<u>22,300,000</u>	
TOTAL AL	L FUNDS	\$	22,400,000	19482
			<u>22,300,000</u>	
Sec. 207.100. CCC CUYAHOGA COMMUNITY COLLEGE 19				
Higher E	ducation Improvement Fund (Fund 7034)			19485
C37800	Basic Renovations	\$	2,500,000	19486
C37838	Structural Concrete Repairs	\$	10,000,000	19487
C37842	Playhouse Square Parking District	\$	1,000,000	19488
	Improvement			
C37844	Rock and Roll Hall of Fame	\$	1,000,000	19489
C37847	Public Safety Training Center - Phase 2	\$	575,000	19490
C37848	Campus Center Renovations	\$	2,500,000	19491
C37849	Medina Creative Transitions	\$	100,000	19492
C37850	Junior League Non-profit Incubator	\$	30,000	19493
	Project			
<u>C37851</u>	<u>Cleveland Sight Center</u>	<u>\$</u>	100,000	19494
TOTAL Hig	gher Education Improvement Fund	\$	17,705,000	19495
			<u>17,805,000</u>	
TOTAL AL	L FUNDS	\$	17,705,000	19496
			<u>17,805,000</u>	

Section 610.31. That existing Sections 207.80 and 207.100 of19498S.B. 310 of the 131st General Assembly, as amended by Sub. H.B.19499390 of the 131st General Assembly, are hereby repealed.19500

Section 610.40. That Sections 223.10 and 239.10 of S.B. 310 19501

	31st General Assembly, as most recently ame . 384 of the 131st General Assembly, be ame		-	19502 19503
follows:				19504
Sec	. 223.10. DNR DEPARTMENT OF NATURAL RESOURC	CES		19505
Wildlife	Fund (Fund 7015)			19506
C725B0	Access Development	\$	13,600,000	19507
C725K9	Wildlife Area Building	\$	8,150,000	19508
	Development/Renovations			
C725W0	MARCS Equipment	\$	1,866,087	19509
TOTAL Wi	ldlife Fund	\$	23,616,087	19510
Administ	rative Building Fund (Fund 7026)			19511
C725D7	MARCS Equipment	\$	5,996,598	19512
C725N7	District Office Renovations	\$	3,000,000	19513
TOTAL Administrative Building Fund\$8,996,598				
Ohio Parks and Natural Resources Fund (Fund 7031)				
C72512	Land Acquisition	\$	475,000	19516
C72549	DNR Facilities Development	\$	1,500,000	19517
C725E1	Local Parks Projects Statewide	\$	5,108,985	19518
C725E5	Project Planning	\$	1,100,938	19519
C725K0	State Park Renovations/Upgrading	\$	11,060,000	19520
C725M0	Dam Rehabilitation	\$	2,550,000	19521
C725N5	Wastewater/Water Systems Upgrades	\$	2,750,000	19522
C725N8	Operations Facilities Development	\$	1,000,000	19523
TOTAL Oh	io Parks and Natural Resources Fund	\$	25,544,923	19524
Parks and	d Recreation Improvement Fund (Fund 7035)			19525
C725A0	State Parks, Campgrounds, Lodges, Cabins	\$	23,910,514	19526
C725B5	Buckeye Lake Dam Rehabilitation	\$	61,546,960	19527
C725C4	Muskingum River Lock and Dam	\$	3,750,000	19528
C725E2	Local Parks Projects	\$	46,383,500	19529
C725E6	Project Planning	\$	6,070,285	19530

C725R4	Dam Rehabilitation - Parks	\$	55,425,000	19531	
C725R5	Lake White State Park - Dam	\$	27,376,761	19532	
	Rehabilitation				
C725U4	Water Quality Equipment and Projects	\$	7,400,000	19533	
TOTAL Par	rks and Recreation Improvement Fund	\$	231,863,020	19534	
Clean Oh	io Trail Fund (Fund 7061)			19535	
C72514	Clean Ohio Trail Fund	\$	12,500,000	19536	
TOTAL Cle	ean Ohio Trail Fund	\$	12,500,000	19537	
Waterway	s Safety Fund (Fund 7086)			19538	
C725A7	Cooperative Funding for Boating	\$	16,750,000	19539	
	Facilities				
C725N9	Operations Facilities Development	\$	2,300,000	19540	
C725Z0	MARCS Equipment	\$	1,511,165	19541	
TOTAL Wat	terways Safety Fund	\$	20,561,165	19542	
TOTAL ALI	I FUNDS	\$	323,081,793	19543	
FED	ERAL REIMBURSEMENT			19544	
All reimbursements received from the federal government for					
any expe	nditures made pursuant to this section sha	all be	e deposited	19546	
in the st	tate treasury to the credit of the fund f	rom wł	nich the	19547	
expendit	ure originated.			19548	
LOC	AL PARKS PROJECTS			19549	
Of	the foregoing appropriation item C725E2, I	Local	Parks	19550	
Projects	, an amount equal to two per cent of the p	proje	cts listed	19551	
may be us	sed by the Department of Natural Resources	s for	the	19552	
administ	ration of local projects, \$4,025,000 shall	l be ı	used for the	19553	
Scioto Pe	eninsula Park and Parking Garage, \$3,500,0	000 sł	nall be used	19554	
for the 1	Lakefront Pedestrian Bridge, \$2,500,000 sł	nall }	oe used for	19555	
the Cuyahoga River Franklin Hill Stabilization, \$2,000,000 shall					
be used :	for the Flats East Development, \$1,200,000) sha	ll be used	19557	
for the 1	Harley Jones Rotary Memorial Amphitheater	in B	ryson Park,	19558	
\$1,000,0	00 shall be used for the South Point Commu	unity	Pool,	19559	

\$1,000,000 shall be used for the Champion Mill Sports Complex 19560 Improvements, \$1,000,000 shall be used for the Bridge to Wendy 19561 Park, \$1,000,000 shall be used for the Franklin Park Conservatory, 19562 \$1,000,000 shall be used for the Worthington Pools Renovation, 19563 \$1,000,000 shall be used for the Lorain County Mill Creek 19564 Conservation and Flood Control, \$1,000,000 shall be used for the 19565 Promenade Park and ProMedica Parking Facility, \$1,000,000 shall be 19566 used for the City of Canton Market Square Enhancement Project, 19567 \$1,000,000 shall be used for The Magnolia Flowering Mills/Stark 19568 County Park district, \$750,000 shall be used for the Gorge Dam 19569 Removal, \$700,000 shall be used for the Todds Fork Trail, \$600,000 19570 shall be used for the St. Henry Swimming Pool, \$500,000 shall be 19571 used for the Kuenning-Dicke Natural Area Preserve, \$500,000 shall 19572 be used for the West Chester Soccer Complex, \$500,000 shall be 19573 used for the Van Aken District Bicycle and Pedestrian Connections, 19574 \$500,000 shall be used for the Galloway Sports Complex, \$500,000 19575 shall be used for the Scioto Audubon Metro Park Pedestrian Bridge, 19576 \$500,000 shall be used for the Scioto River Park Development, 19577 \$500,000 shall be used for the Dream Field at Windsor Park 19578 Playground, \$500,000 shall be used for the Columbus Crew Practice 19579 Facility, \$500,000 shall be used for the Holmes County 19580 Agricultural Facility Improvements, \$500,000 shall be used for the 19581 City of Sylvania SOMO Project, \$500,000 shall be used for The 19582 White Rhinoceros Barn, \$500,000 shall be used for the Thornport 19583 Buckeye Lake Public Access and Park, \$500,000 shall be used for 19584 the Redskin Memorial Park Development, \$500,000 shall be used for 19585 the Warren County Sports Complex, \$406,000 shall be used for the 19586 Bryson Pool Improvements Splash Park, \$400,000 shall be used for 19587 the Cadiz Bike Trail/Public Infrastructure Connectivity Project, 19588 \$400,000 shall be used for the Cave Lake Dam Safety Modifications, 19589 \$400,000 shall be used for the Preble County Agricultural Facility 19590 Improvements, \$400,000 shall be used for the Nimisila Spillway and 19591 Bridge Demolition and Replacement, \$400,000 shall be used for the 19592

Green Central Park, \$350,000 shall be used for the Rocky River 19593 Bradstreets Landing Park, \$350,000 shall be used for the Little 19594 Miami Scenic Trail, \$350,000 shall be used for the East View Park 19595 Ball Diamonds and Field Improvements, \$300,000 shall be used for 19596 the Schoonover Lake Dam Restoration, \$300,000 shall be used for 19597 the Columbiana County Agricultural Facility Improvements, \$300,000 19598 shall be used for the Bill Stanton Community Park Shoreline 19599 Enhancement, \$300,000 shall be used for the Chesapeake Community 19600 Building, \$300,000 shall be used for the Glenford Earthworks Phase 19601 III, \$300,000 shall be used for the Wilderness Center's Facility 19602 Enhancement Project, \$250,000 shall be used for the Carroll County 19603 Ohio FFA Camp Muskingum, \$250,000 shall be used for the Clinton 19604 County Agricultural Facility Improvements, \$250,000 shall be used 19605 for the Greenville Downtown Park, \$250,000 shall be used for the 19606 Greenville Harmon Field, \$250,000 shall be used for the McCutcheon 19607 Road Park, \$250,000 shall be used for the Heritage Rail Trail 19608 Extension, \$250,000 shall be used for the Upper Arlington 19609 Shared-Use Path Expansion Projects, \$250,000 shall be used for the 19610 Tremont Road-Zollinger Road Shared-Use Path Connector, \$250,000 19611 shall be used for the Hobson Freedom Park: Phase II, \$250,000 19612 shall be used for the Blue Ash Summit Park, \$250,000 shall be used 19613 for the Pro Football Hall of Fame Comprehensive Master Study, 19614 \$250,000 shall be used for the Cascade Plaza Phase II, \$250,000 19615 shall be used for the Richwood Lake Trail, \$250,000 shall be used 19616 for the Wren Community Building Shelter and Pavilion, \$200,000 19617 shall be used for the J.W. Denver Memorial Park, \$200,000 shall be 19618 used for the Chippewa Creek Headwater Park, \$200,000 shall be used 19619 for the City of Strongsville Recreation Center, \$200,000 shall be 19620 used for the Brewing Heritage Trail Segment 1, \$200,000 shall be 19621 used for the Cincinnati Mill Creek Flood Mitigation/Mill Creek 19622 Barrier Dam, \$200,000 shall be used for the Southern State 19623 Community College Pathway, \$200,000 shall be used for the 19624 Ernsthausen Recreation Center Splash Pad, \$200,000 shall be used 19625

for the Ohio University Proctorville Walking Path, \$200,000 shall 19626 be used for the Coldwater Recreation Space and Amphitheatre, 19627 \$200,000 shall be used for the Perry County Home Farm, \$200,000 19628 shall be used for the Coppel Soccer Complex Improvements, \$200,000 19629 shall be used for the Jungle Junction Indoor Playground, \$200,000 19630 shall be used for the Shelby County Agricultural Facility 19631 Improvements, \$200,000 shall be used for the Middle Point Ballpark 19632 Improvements, \$175,000 shall be used for the Fairfield Township 19633 Metro Parks, \$170,000 shall be used for the Chamberlin Park 19634 Bike/Pedestrian Access Improvements, \$150,000 shall be used for 19635 the Columbus Topiary Park Improvements, \$150,000 shall be used for 19636 the Gallipolis City Park, \$150,000 shall be used for the 19637 Cincinnati Ault Park, \$150,000 shall be used for the Green 19638 Township Hike/Bike Trail, \$150,000 shall be used for the Kenton 19639 Baseball Park Lighting Improvements, \$150,000 shall be used for 19640 the Kamp Dovetail, \$150,000 shall be used for the Avon Lake 19641 Veterans Park, \$150,000 shall be used for the Marion Tallgrass 19642 Trail, \$149,000 shall be used for the Ohio City Recreation 19643 Facility, \$125,000 shall be used for the Cleveland Cultural 19644 Gardens, \$125,000 shall be used for the Village of Fort Recovery 19645 Community Park, \$125,000 shall be used for the Delphos Community 19646 Pool and Splash Park, \$100,000 shall be used for the Auglaize 19647 County Agricultural Facility Improvements, \$100,000 shall be used 19648 for the Clarksville Upground Reservoir Safety Upgrades, \$100,000 19649 shall be used for the Little Hearts Big Smiles All Children's 19650 Playground, \$100,000 shall be used for The Wilds Educational 19651 Animal Display, \$80,000 shall be used for the Rockford Shane's 19652 Park Playground Equipment, \$75,000 shall be used for the City of 19653 Parma Park Improvements, \$75,000 shall be used for the Deerasic 19654 Park Whitetail Deer Museum and Educational Center, \$75,000 shall 19655 be used for the Stoll Lane Park Redevelopment, \$75,000 shall be 19656 used for the Montpelier Park Barn Roof Replacement, \$67,500 shall 19657 be used for the Waddell Park Public Swimming Pool Renovation, 19658

\$60,000 shall be used for the Loveland McCoy Park Improvements, 19659 \$55,000 shall be used for the Columbia Township Community Natural 19660 Park, \$50,000 shall be used for the Columbiana County Beaver Creek 19661 Wildlife Education Center, \$50,000 shall be used for the <u>restroom</u> 19662 <u>and storage facility project at</u> Hicksville Splash Pad <u>Park</u>, 19663 \$50,000 shall be used for the City of Marion Ball Field Complex, 19664 \$50,000 shall be used for the City of Fremont Basketball Court 19665 Upgrades (Roger Young Park), \$50,000 shall be used for the Upper 19666 Sandusky Bicentennial Park Project, \$45,000 shall be used for the 19667 Noble County Happy Time Pool, \$45,000 shall be used for the 19668 Lebanon Bike Park, \$40,000 shall be used for the Blanchester 19669 Playground, \$40,000 shall be used for the Beaver Park Sports 19670 Field, \$40,000 shall be used for the City of Tiffin City Park 19671 Upgrades, \$30,000 shall be used for the London Municipal Pool, 19672 \$20,000 shall be used for the Waverly Canal Park, and \$11,000 19673 shall be used for the Washington Township Lake Stabilization 19674 Project. 19675

Sec. 239.10. FCC FACILITIES CONSTRUCTION COMMISSION 19676 Lottery Profits Education Fund (Fund 7017) 19677 C23014 Classroom Facilities Assistance Program \$ 50,000,000 19678 - Lottery Profits TOTAL Lottery Profits Education Fund \$ 50,000,000 19679 Public School Building Fund (Fund 7021) 19680 C23001 Public School Buildings \$ 100,000,000 19681 100,000,000 TOTAL Public School Building Fund \$ 19682 Administrative Building Fund (Fund 7026) 19683 C23016 Energy Conservation Projects \$ 2,000,000 19684 C230E5 State Agency Planning/Assessment 1,500,000 \$ 19685 TOTAL Administrative Building Fund \$ 3,500,000 19686 Cultural and Sports Facilities Building Fund (Fund 7030) 19687

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C23023	OHS - Ohio History Center Exhibit	\$ 1,000,000	19688
	Replacement		
C23024	OHS - Statewide Site Exhibit Renovation	\$ 750,000	19689
C23025	OHS - Statewide Site Repairs	\$ 1,050,410	19690
C23028	OHS - Basic Renovations and Emergency	\$ 1,000,000	19691
	Repairs		
C23030	OHS - Rankin House State Memorial	\$ 393,250	19692
C23031	OHS - Harding Home State Memorial	\$ 1,354,559	19693
C23032	OHS - Ohio Historical Center	\$ 1,007,370	19694
	Rehabilitation		
C23033	OHS - Stowe House State Memorial	\$ 1,028,500	19695
C23045	OHS - Lockington Locks Stabilization	\$ 513,521	19696
C23051	Tecumseh Theater Opera House Restoration	\$ 50,000	19697
C23057	OHS - Online Portal to Ohio's Heritage	\$ 850,000	19698
C23083	Stan Hywet Hall and Gardens Manor House	\$ 250,000	19699
C23098	Twin City Opera House	\$ 100,000	19700
C230AA	Cleveland Grays Armory Museum	\$ 350,000	19701
C230AB	Cleveland Music Hall	\$ 400,000	19702
C230AC	Cleveland Zoological Society	\$ 200,000	19703
C230AD	Saint Luke's Pointe	\$ 200,000	19704
C230AE	Variety Theatre	\$ 250,000	19705
C230AF	Fairview Park Bain Park Cabin	\$ 70,000	19706
C230AG	Darke County Historical Society Garst	\$ 150,000	19707
	Museum Parking Lot		
C230AH	Longtown Clemens Farmstead Museum	\$ 90,000	19708
C230AJ	Auglaize Village Mansfield Museum and	\$ 125,000	19709
	Train Depot		
C230AK	Sandusky State Theatre	\$ 750,000	19710
C230AL	Fairfield Decorative Arts Center	\$ 60,000	19711
C230AM	General Sherman House Museum	\$ 100,000	19712
C230AN	Villages of Millersport and Buckeye Lake	\$ 250,000	19713
C230AP	Fayette County Museum	\$ 25,000	19714
C230AQ	Aminah Robinson Cultural Arts and	\$ 150,000	19715

Community Center

	-		
C230AR	COSI Building Exhibit Expansion	\$ 5,000,000	19716
C230AS	Renovations of the Lincoln Theatre	\$ 300,000	19717
C230AT	Motts Military Museum and 9-11 Memorial	\$ 50,000	19718
C230AU	Charleen and Charles Hinson Amphitheater	\$ 1,000,000	19719
C230AV	Veterans Memorial for Senecaville	\$ 15,000	19720
C230AW	Carnegie Center of Columbia - Tusculum	\$ 131,000	19721
	Renovation		
C230AX	Cincinnati Shakespeare Company	\$ 750,000	19722
C230AY	Ensemble Theatre Cincinnati	\$ 100,000	19723
C230AZ	Madcap Productions - New Madcap Puppet	\$ 200,000	19724
	Theater		
C230B1	Karamu House 2.0	\$ 800,000	19725
C230BA	Riverbend and Taft Theater	\$ 85,000	19726
C230BB	Golf Manor Volunteer Park Outdoor	\$ 45,000	19727
	Amphitheater		
C230BC	Native American Museum of Mariemont	\$ 400,000	19728
C230BD	Hancock County Sports Hall of Fame	\$ 15,000	19729
C230BE	Four Corners Heritage Center Historic	\$ 100,000	19730
	Structure		
C230BF	Malinta Ohio Historical Site	\$ 19,000	19731
	Rehabilitation		
C230BG	William Scott House	\$ 110,000	19732
C230BH	Loudonville Opera House Renovations	\$ 250,000	19733
C230BJ	Oak Hill Liberty Theatre	\$ 100,000	19734
C230BK	Knox County Memorial Theatre	\$ 150,000	19735
C230BL	Fairport Harbor Lighthouse Project	\$ 200,000	19736
C230BM	Lake County History Center Rehab Project	\$ 250,000	19737
C230BN	Ro-Na Theater Performing Arts Center	\$ 200,000	19738
C230BP	Weathervane Playhouse Renovations	\$ 50,000	19739
C230BQ	Logan County Veterans Memorial Hall	\$ 300,000	19740
	Restoration		
C230BR	Amherst Historical Water Tower Project	\$ 40,000	19741

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C230BS	Elyria Pioneer Plaza	\$ 75,000	19742
C230BT	LaGrange Township Historic Fire Station	\$ 32,000	19743
C230BU	Lorain Palace Theatre and Civic Center	\$ 150,000	19744
	Rehabilitation		
C230BV	Downtown Toledo Music Hall	\$ 400,000	19745
C230BW	Toledo Museum of Art Polishing the Gem	\$ 1,500,000	19746
	Project		
C230BX	Plain City Restoration of Historic Clock	\$ 30,000	19747
	Tower		
C230BY	Homerville Community Center Expansion	\$ 100,000	19748
C230BZ	Medina County Historical Society	\$ 100,000	19749
C230CA	Fort Recovery Historical Society	\$ 75,000	19750
C230CB	Boonshoft Museum of Discovery	\$ 1,000,000	19751
C230CC	Dayton History Heritage Center of	\$ 1,500,000	19752
	Regional Leadership		
C230CD	Dayton Project M & M	\$ 550,000	19753
C230CE	Trotwood Community Center	\$ 250,000	19754
C230CF	Zanesville Community Theater	\$ 75,000	19755
C230CG	John Paulding Historical Museum	\$ 30,000	19756
	Expansion		
С230СН	Mt. Perry Scenic Railroad Structure	\$ 125,000	19757
	Renovations		
C230CJ	Perry County Opera House / Community	\$ 50,000	19758
	Center		
C230CK	Circleville Memorial Hall	\$ 150,000	19759
C230CL	Everts Community & Arts Center	\$ 200,000	19760
C230CM	Waverly Old Children's Home Renovation	\$ 20,000	19761
C230CN	Garrettsville Buckeye Block Community	\$ 700,000	19762
	Theatre		
C230CP	Historic Hiram Hayden Auditorium	\$ 375,000	19763
C230CR	Kent Stage Theater Restoration Project	\$ 450,000	19764
C230CS	Mantua Township Historic Bell Tower	\$ 140,000	19765
C230CT	Windham Veterans Memorial Plaque	\$ 12,000	19766

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C230CU	North Central Ohio Industrial Museum	Ş	100,000	19767
C230CV	Majestic Theatre Renovation Project	\$	750,000	19768
	Phase II			
C230CW	Seneca County Museum	\$	50,000	19769
C230CX	Arts In Stark	\$	355,000	19770
C230CY	City of Canton Central Plaza Memorial	\$	100,000	19771
	Statues			
C230CZ	McKinley Presidential Museum	\$	135,000	19772
C230DA	Jackson North Park Amphitheater	\$	1,000,000	19773
C230DB	Five Oaks Historic Home	\$	350,000	19774
C230DC	Massillon Museum	\$	1,500,000	19775
C230DD	1893 Genoa Schoolhouse Restoration	\$	57,000	19776
C230DE	Melscheimer Schoolhouse Restoration	\$	15,000	19777
C230DF	Bud and Susie Rogers Garden	\$	400,000	19778
C230DG	The Courtyard at East Woods	\$	90,000	19779
C230DH	W.D. Packard Music Hall Elevator	\$	200,000	19780
C230DJ	Tuscarawas County Cultural Arts Center	\$	500,000	19781
C230DK	Zoar Bicentennial Village	\$	12,000	19782
C230DL	Marysville Avalon Theatre Renovations	\$	300,000	19783
C230DM	Convoy Opera House	\$	60,000	19784
C230DN	Van Wert Historical Society Museum	\$	112,000	19785
C230DP	Wassenberg Art Center	\$	175,000	19786
C230DR	Warren County Historical Society	\$	190,000	19787
	Handicap Entrance Project			
C230DS	Smithville Community Historical Society	\$	50,000	19788
C230DT	Wayne County Buckeye Agricultural Museum	\$	400,000	19789
	& Education Center			
C230DU	Kister Water Mill and Education Center	\$	200,000	19790
C230DV	Wayne Center for the Arts	\$	150,000	19791
C230DW	West Liberty Town Hall Opera House	\$	150,000	19792
C230DX	Medina City Parking Deck	\$	1,000,000	19793
C230DY	Cincinnati Zoo Cheetah Run & Encounter	\$	250,000	19794
C230DZ	Columbus Zoo - Asia Quest	\$	250,000	19795

C230EA	Cleveland Museum of Art	\$ 1,100,000	19796
C230EB	Unionville Tavern Rehabilitation - Phase	\$ 160,000	19797
	I Exterior		
C230EC	Triumph of Flight	\$ 250,000	19798
C230ED	OHS - Historical Center/Ohio Village	\$ 300,000	19799
	Buildings		
C230EG	Parma Heights Cassidy Theatre Cultural	\$ 50,000	19800
	Center		
C230EH	Warren County Historical Society	\$ 116,000	19801
C230H2	Cozad Bates House	\$ 70,000	19802
C230J4	Cleveland Museum of Natural History	\$ 3,300,000	19803
C230K1	Historic Strand Theatre Renovation	\$ 175,000	19804
C230K9	Washington Court House Auditorium	\$ 100,000	19805
C230L5	CAPA's Renovations of the Palace Theatre	\$ 250,000	19806
C230L7	Sauder Village Experience	\$ 500,000	19807
C230L9	Ariel Theatre	\$ 200,000	19808
C230M3	Geauga Lyric Theater Guild	\$ 200,000	19809
C230M6	Cincinnati Art Museum	\$ 750,000	19810
C230M8	Cincinnati Zoo	\$ 1,750,000	19811
C230N1	Cincinnati Music Hall	\$ 500,000	19812
C230N8	Steubenville Grand Theatre Restoration	\$ 75,000	19813
	Project		
C230N9	South Leroy Meeting House Restoration	\$ 50,000	19814
C230P1	Fine Arts Association Facility	\$ 650,000	19815
	Expansion/Renovation		
C230Q1	Imagination Station	\$ 200,000	19816
C230Q3	Columbus Zoo - Entry Village Guest	\$ 500,000	19817
	Services Improvements		
C230Q7	Butler Institute of American Art	\$ 500,000	19818
C230Q8	Henry H. Stambaugh Auditorium	\$ 500,000	19819
C230Q9	Marion Palace Theatre	\$ 100,000	19820
C230R1	Bradford Railway Museum	\$ 75,000	19821
C230R7	Dayton Art Institute's Centennial -	\$ 1,000,000	19822

Preservation & Accessibility

	-		
C230T2	John Brown House and Grounds Restoration	\$ 250,000	19823
C230T3	Hale Farm & Village Capital Improvement	\$ 100,000	19824
	Project		
C230U2	Folger Home of Avon Lake	\$ 75,000	19825
C230U3	DeYor Performing Arts Center Heating and	\$ 1,250,000	19826
	Cooling		
C230W7	OHS - Lundy House Restoration	\$ 409,370	19827
C230W8	OHS - Cedar Bog Improvements	\$ 193,600	19828
C230W9	OHS - Hayes Center Improvements	\$ 290,400	19829
C230X1	OHS - Site Energy Conservation	\$ 239,580	19830
C230X2	OHS - Collections Storage Facility	\$ 400,000	19831
	Object Evaluation		
C230X5	OHS - State Archives Shelving	\$ 3,000,000	19832
C230X6	OHS - Fort Ancient Earthworks	\$ 219,440	19833
C230Y1	Meigs Township Veterans Monument	\$ 5,000	19834
C230Y2	Serpent Mound	\$ 50,000	19835
C230Y3	Allen County Museum	\$ 100,000	19836
C230Y4	Schine's Theater Restoration	\$ 300,000	19837
C230Y5	Hayesville Opera House	\$ 20,000	19838
C230Y6	Ashtabula Maritime and Surface	\$ 100,000	19839
	Transportation Museum		
C230Y7	Ashtabula Covered Bridge Festival	\$ 100,000	19840
	Entertainment Pavilion		
C230Y8	Armstrong Air and Space Museum and STEM	\$ 900,000	19841
	Education Center		
C230Y9	Gaslight Theatre Building Renovation	\$ 300,000	19842
	Project		
C230Z1	Caroline Scott Harrison Statue	\$ 75,000	19843
C230Z2	City of Trenton Amphitheatre Cover	\$ 50,000	19844
C230Z3	Historic Batavia Armory	\$ 300,000	19845
C230Z4	Columbiana County Bowstring Arch Bridge	\$ 200,000	19846
	Rehabilitation		

C230Z5	Coshocton Planetarium	\$	75,000	19847
C230Z6	Bedford Historical Society	\$	100,000	19848
C230Z7	Historical Society of Broadview Heights	\$	150,000	19849
C230Z8	Brooklyn John Frey Park	\$	90,000	19850
C230Z9	Chagrin Falls Center Community Arts	\$	600,000	19851
TOTAL Cu	ltural and Sports Facilities Building Fund	\$	63,531,000	19852
			<u>63,431,000</u>	
School B	uilding Program Assistance Fund (Fund 7032)			19853
C23002	School Building Program Assistance	\$	500,000,000	19854
TOTAL Sch	nool Building Program Assistance Fund	\$	500,000,000	19855
TOTAL ALI	I FUNDS	\$	717,031,000	19856
			716,931,000	
STA	FE AGENCY PLANNING/ASSESSMENT			19857
The	foregoing appropriation item C230E5, State	e Ag	ency	19858
Planning	Assessment, shall be used by the Facilitie	es Co	onstruction	19859
Commissi	on to provide assistance to any state agend	cy f	or	19860
assessme	nt, capital planning, and maintenance manag	gemei	nt.	19861
SCH	OOL BUILDING PROGRAM ASSISTANCE			19862
The	foregoing appropriation item C23002, Schoo	ol B	uilding	19863
Program Assistance, shall be used by the School Facilities			19864	
Commissi	on to provide funding to school districts t	hat	receive	19865
condition	nal approval from the Commission pursuant t	co Cl	hapter 3318.	19866
of the Re	evised Code.			19867
Sect	tion 610.41. That existing Sections 223.10	and	239.10 of	19868
S.B. 310	of the 131st General Assembly, as most rec	cent	ly amended	19869
by Am. Sub. H.B. 384 of the 131st General Assembly, are hereby				
repealed				19871

Section 737.10. (A) The Director of Environmental Protection,19872in consultation with the Director of Transportation, shall19873distribute \$15,000,000 in each of fiscal year 2018 and fiscal year19874

2019 from funding received from the Volkswagen Mitigation Trust 19875 Agreement or the Volkswagen Zero Emission Vehicle Fund arising 19876 from the Volkswagen Clean Air Act Settlement in accordance with 19877 all of the following: 19878

(1) First preference shall be given to qualifying projects
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 that provide the greatest quantifiable reduction, in dollars per
 19880
 ton reduction, of carbon dioxide and nitrogen oxide;
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(2) Second preference shall be given to qualifying projects 19882
that provide the greatest quantifiable reduction, in dollars per 19883
ton reduction, of carbon monoxide, fine particulate matter (pm 19884
2.5), sulfur dioxide, and mercury; 19885

(3) Methodology for calculating the quantifiable reductions
specified in divisions (A)(1) and (2) of this section shall be
based on the United States Environmental Protection Agency's
methodology and incorporate the Greenhouse Gases, Regulated
Emissions, and Energy Use in Transportation Model.

(B) Subject to division (A) of this section, \$15,000,000 in 19891 each of fiscal year 2018 and fiscal year 2019 shall be awarded to 19892 transit authorities for the purpose of providing capital funding 19893 for rolling stock projects. Awards under this section shall 19894 supplement and not supplant money awarded by the Director of 19895 Transportation under the Ohio Transit Preservation Partnership 19896 Program. The Director of Transportation shall collaborate with the 19897 Director of Environmental Protection to ensure distribution of 19898 funding to transit authorities under this division complies with 19899 this section and with the terms of the Volkswagen Clean Air Act 19900 Settlement. There is hereby appropriated \$15,000,000 in each 19901 fiscal year for this purpose from the state fund under the Ohio 19902 Environmental Protection Agency budget that receives money related 19903 to the Volkswagen Clean Air Act Settlement. 19904

Section 745.10. (A)(1) There is hereby created the Variable 19905

Speed Limit Pilot Program, which shall be administered by the 19906 Department of Transportation as part of the Department's 19907 involvement in the Smart Mobility Initiative. For purposes of the 19908 pilot program, the Director of Transportation may establish 19909 variable speed limits that are different than the speed limits 19910 established by or under section 4511.21 of the Revised Code at ten 19911 separate locations on any street or highway throughout this state. 19912

(2) The Director shall establish criteria for determining the 19913 appropriate use of variable speed limits and shall establish 19914 variable speed limits in accordance with the criteria. The 19915 Director may establish variable speed limits based upon the time 19916 of day, weather conditions, traffic incidents, or other factors 19917 that affect the safe speed on a street or highway. The Director 19918 shall not establish a variable speed limit that is based upon a 19919 particular type or class of vehicle. 19920

(3) A variable speed limit established by the Director under 19921 this section is effective when appropriate signs giving notice of 19922 the speed limit are displayed at the location. 19923

(B) Not later than thirty-six months after variable speed 19924 limits have been established for five locations, the Director 19925 shall issue a report containing the findings of the Department of 19926 Transportation regarding the effectiveness of variable speed 19927 limits in controlling the flow of traffic and preventing 19928 accidents. The Director shall issue the report to the President of 19929 the Senate, the Minority Leader of the Senate, the Speaker of the 19930 House of Representatives, and the Minority Leader of the House of 19931 Representatives. The Director shall cease implementing the pilot 19932 program after December 31, 2018. 19933

Section 745.30. (A) The Registrar of Motor Vehicles shall 19934 conduct a study of the benefits and detriments of lowering the 19935

permanent registration fees for commercial trailers and19936semitrailers and streamlining the registration process. The19937Registrar also shall consider methods for making Ohio's commercial19938trailer and semitrailer registration process competitive with19939states that charge lower registration fees, including conducting19940an analysis of the effect of collecting permanent registration19941fees using a fee structure similar to the state of Indiana.19942

(B) Not later than September 30, 2017, the Registrar shall
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submit a report of the Registrar's findings and recommendations to
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the President of the Senate, the Minority Leader of the Senate,
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the Speaker of the House of Representatives, and the Minority
19946
Leader of the House of Representatives.

Section 745.40. On the effective date of this section and 19948 until the Registrar of Motor Vehicles adopts rules under section 19949 4503.038 of the Revised Code, the service fees that apply for 19950 purposes of sections 4503.03, 4503.036, 4503.10, 4503.102, 19951 4503.103, 4503.12, 4503.182, 4503.24, 4503.65, 4505.061, 4506.08, 19952 4507.24, 4507.50, 4507.52, 4509.05, 4519.03, 4519.05, 4519.10, 19953 4519.56, and 4519.69 of the Revised Code shall be the fees 19954 established under those sections prior to the effective date of 19955 this section. 19956

Section 749.10. (A) As used in this section: 19957

"Infrastructure development" and "infrastructure development 19958 costs" have the same meanings as in section 4929.16 of the Revised 19959 Code. 19960

"Natural gas company" has the same meaning as in section 19961 4929.01 of the Revised Code. 19962

(B)(1) If a natural gas company has an infrastructure 19963 development rider that was approved under section 4929.161 of the 19964

Revised Code prior to the effective date of this section, then 19965 section 4929.162 of the Revised Code as amended by this act shall 19966 apply to that rider. 19967

(2) If the rider described in division (B)(1) of this section 19968 was approved in whole or in part to recover infrastructure 19969 development costs of one or more economic development projects 19970 approved under section 4929.164 of the Revised Code as that 19971 section existed prior to the effective date of this section, the 19972 natural gas company may continue to recover those costs under that 19973 rider until they are fully recovered. Beginning on the effective 19974 date of this section, the recovery of those costs shall be 19975 included in calculating the customer charge that is subject to the 19976 one-dollar-and-fifty-cents cap under section 4929.162 of the 19977 Revised Code as amended by this act. 19978

(C) The amendments to section 4929.162 of the Revised Code by 19979
this act shall not be construed to authorize a natural gas company 19980
to have more than one infrastructure development rider. 19981

section 755.10. The Director of Transportation may enter into 19982 agreements as provided in this section with the United States or 19983 any department or agency of the United States, including, but not 19984 limited to, the United States Army Corps of Engineers, the United 19985 States Forest Service, the United States Environmental Protection 19986 Agency, and the United States Fish and Wildlife Service. An 19987 agreement entered into pursuant to this section shall be solely 19988 for the purpose of dedicating staff to the expeditious and timely 19989 review of environmentally related documents submitted by the 19990 Director of Transportation, as necessary for the approval of 19991 federal permits. The agreements may include provisions for advance 19992 payment by the Director of Transportation for labor and all other 19993 identifiable costs of the United States or any department or 19994 agency of the United States providing the services, as may be 19995

estimated by the United States, or the department or agency of the 19996 United States. The Director shall submit a request to the 19997 Controlling Board indicating the amount of the agreement, the 19998 services to be performed by the United States or the department or 19999 agency of the United States, and the circumstances giving rise to 20000 the agreement. 20001

Section 755.20. (A) As used in this section, "indefinite 20002 delivery indefinite quantity contract" means a contract for an 20003 indefinite quantity, within stated limits, of supplies or services 20004 that will be delivered by the awarded bidder over a defined 20005 contract period. 20006

(B) The Director of Transportation shall advertise and seek
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bids for, and shall award, indefinite delivery indefinite quantity
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contracts for not more than two projects in fiscal year 2018 and
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for not more than two projects in fiscal year 2019. For purposes
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of entering into indefinite delivery indefinite quantity
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contracts, the Director shall do all of the following:
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(1) Prepare bidding documents; 20013

(2) Establish contract forms; 20014

(3) Determine contract terms and conditions, including the 20015following: 20016

(a) The maximum overall value of the contract, which may 20017
 include an allowable increase of one hundred thousand dollars or 20018
 five per cent of the advertised contract value, whichever is less; 20019

(b) The duration of the contract, including a time extension 20020 of up to one year if determined appropriate by the Director; 20021

(c) The defined geographical area to which the contract 20022applies, which shall be not greater than the size of one district 20023of the Department of Transportation. 20024

(4) Develop and implement a work order process in order to 20025
provide the awarded bidder adequate notice of requested supplies 20026
or services, the anticipated quantities of supplies, and work 20027
location information for each work order. 20028

(5) Take any other action necessary to fulfill the duties and 20029obligations of the Director under this section. 20030

(C) Section 5525.01 of the Revised Code applies to indefinite 20031delivery indefinite quantity contracts. 20032

Section 755.30. (A) Beginning on the effective date of this 20033 section until two years after that date, in addition to the size 20034 and weight exemption established under section 5577.15 of the 20035 Revised Code, the size and weight provisions of Chapter 5577. of 20036 the Revised Code do not apply to any of the following: 20037

(1) A person who is engaged in the initial towing or removal 20038
of a wrecked or disabled motor vehicle from the site of an 20039
emergency on a public highway to the nearest storage facility; 20040

(2) A person who is en route to the site of an emergency on a 20041public highway to tow or remove a wrecked or disabled motor 20042vehicle; 20043

(3) A person who is returning from delivering a wrecked or 20044 disabled motor vehicle to the nearest site where the vehicle can 20045 be brought into conformance with the requirements of Chapter 5577. 20046 of the Revised Code, to the nearest qualified repair facility, or 20047 to the nearest storage facility after removing the motor vehicle 20048 from the site of an emergency on a public highway. 20049

(B) Any subsequent towing of a wrecked or disabled vehicle 20050shall comply with the size and weight provisions of Chapter 5577. 20051of the Revised Code. 20052

(C) No court shall impose any penalty prescribed in section 200535577.99 of the Revised Code or the civil liability established in 20054

a vehicle in the manner described in division (A) of this section.

section 5577.12 of the Revised Code upon a person who is operating 20055

Section 755.40. (A) Not later than ninety days after the 20057 effective date of this section, the Department of Transportation 20058 shall collaborate with a regional planning organization to perform 20059 a study for purposes of determining the feasibility of 20060 constructing limited access exit and entrance interchanges at 20061 least every four miles on an interstate highway within adjacent 20062 municipal corporations when all of the following conditions exist: 20063

(1) The adjacent municipal corporations each have a 20064population of more than thirty thousand according to the most 20065recent decennial census. 20066

(2) The municipal corporations are located in different 20067counties. 20068

(3) At least one of the municipal corporations is located in 20069
 a county with a population of more than one million according to 20070
 the most recent federal decennial census. 20071

(B) Upon completion of the study, the Department shall report 20072
the results of the study to the Speaker of the House of 20073
Representatives, the Minority Leader of the House of 20074
Representatives, the President of the Senate, and the Minority 20075
Leader of the Senate. 20076

Section 755.50. Not later than six months after the effective 20077 date of this section, the Director of Transportation shall submit 20078 to the President of the Senate and the Speaker of the House of 20079 Representatives a report regarding the status of the Department of 20080 Transportation's implementation of the following proposed 20081 improvements to the Advertising Device Control (ADC) Program, as 20082 suggested by the Outdoor Advertising Association of Ohio: 20083

(A) Increased enforcement regarding nonconforming devices; 20084

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20056

Sub. H. B. No. 26

As Reported by the Senate Transportation, Commerce and Workforce Committee

(B) Implementation of an electronic system for permit filing

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20085

and payments;	20086
(C) Adoption of policies and procedures to improve the	20087
operational efficiency of the ADC Program, including the use of	20088
technology to improve such efficiency;	20089
(D) Adoption of pending improvements to the Vegetation	20090
Maintenance Policy;	20091
(E) Adoption of the suggested Lumen Output Standards for all	20092
off-premise digital advertising;	20093
(F) Adoption of improvements and guidelines to Ohio's Scenic	20094
Byway and Scenic Segmentation Policy;	20095
(G) Adoption of a revised penalty and fine structure for	20096
violations to the ADC rules and regulations.	20097
Section 757.10. (A) Beginning on July 31, 2017, and on the	20098
last day of the month for each month thereafter until December 31,	20099
2017, before making any of the distributions specified in sections	20100
5735.23, 5735.26, 5735.291, and 5735.30 of the Revised Code but	20101
after any transfers to the tax refund fund as required by those	20102
sections and section 5703.052 of the Revised Code, the Treasurer	20103
of State shall deposit the first two per cent of the amount of	20104
motor fuel tax received for the preceding calendar month to the	20105
credit of the Highway Operating Fund (Fund 7002).	20106
(B) On and after January 31, 2018, and on the last day of the	20107
month for each month thereafter, before making any of the	20108
distributions specified in section 5735.051 of the Revised Code	20109
but after any transfers to the tax refund fund as required by that	20110
section and section 5703.052 of the Revised Code, the Treasurer of	20111
State shall deposit the first two per cent of the amount of motor	20112
fuel tax received for the preceding calendar month to the credit	20113

of the Highway Operating Fund (Fund 7002). 20114

Section 757.20. Notwithstanding Chapter 5735. of the Revised 20115 Code, the following apply for the period of July 1, 2017, through 20116 June 30, 2019: 20117

(A) For the discount under section 5735.06 of the Revised 20118 Code, if the monthly report is timely filed and the tax is timely 20119 paid, one per cent of the total number of gallons of motor fuel 20120 received by the motor fuel dealer within the state during the 20121 preceding calendar month, less the total number of gallons 20122 deducted under divisions (B)(1)(a) and (b) of section 5735.06 of 20123 the Revised Code, less one-half of one per cent of the total 20124 number of gallons of motor fuel that were sold to a retail dealer 20125 during the preceding calendar month. 20126

(B) For the semiannual periods ending December 31, 2017, June 20127
30, 2018, December 31, 2018, and June 30, 2019, the refund 20128
provided to retail dealers under section 5735.141 of the Revised 20129
Code shall be one-half of one per cent of the Ohio motor fuel 20130
taxes paid on fuel purchased during those semiannual periods. 20131

Section 757.25. Notwithstanding division (C)(4) of section 20132 5735.051 of the Revised Code as reenacted by this act, the 20133 percentage of the amount credited to the Highway Operating Fund 20134 under division (C)(1)(b) of that section that is to be transferred 20135 to the Local Transportation Improvement Program Fund for fiscal 20136 year 2018 shall equal 3.85%. 20137

Section 757.30. Notwithstanding section 5703.80 or division 20138 (F) of section 321.24 of the Revised Code, in fiscal years 2018 20139 and 2019, the Tax Commissioner shall not compute or certify the 20140 amounts calculated under divisions (A) and (B) of that section as 20141 amended by this act. The Director of Budget and Management shall 20142 not transfer any amounts from the General Revenue Fund to the 20143 Property Tax Administration Fund in fiscal year 2018 or fiscal 20144

year 2019. In fiscal years 2018 and 2019, the Tax Commissioner 20145 shall not subtract any amounts computed under section 5703.80 of 20146 the Revised Code, as amended by this act, from the payments made 20147 from the General Revenue Fund to county treasurers under division 20148 (F) of section 321.24 of the Revised Code. 20149

Section 801.10. PROVISIONS OF LAW GENERALLY APPLICABLE TO 20150 APPROPRIATIONS 20151

Law contained in the main operating appropriations act of the 20152 132nd General Assembly that is generally applicable to the 20153 appropriations made in the main operating appropriations act also 20154 is generally applicable to the appropriations made in this act. 20155

Section 806.10. The items of law contained in this act, and 20156 their applications, are severable. If any item of law contained in 20157 this act, or if any application of any item of law contained in 20158 this act, is held invalid, the invalidity does not affect other 20159 items of law contained in this act and their applications that can 20160 be given effect without the invalid item or application. 20161

Section 812.10. Except as otherwise provided in this act, the 20162 amendment, enactment, or repeal by this act of a section of law is 20163 subject to the referendum under Ohio Constitution, Article II, 20164 Section 1c and therefore takes effect on the ninety-first day 20165 after this act is filed with the Secretary of State or, if a later 20166 effective date is specified below, on that date. 20167

Section 812.20. In this section, an "appropriation" includes 20168 another provision of law in this act that relates to the subject 20169 of the appropriation. 20170

An appropriation of money made in this act is not subject to 20171 the referendum insofar as a contemplated expenditure authorized 20172

thereby is wholly to meet a current expense within the meaning of 20173 Ohio Constitution, Article II, Section 1d. To that extent, the 20174 appropriation takes effect immediately when this act becomes law. 20175 Conversely, the appropriation is subject to the referendum insofar 20176 as a contemplated expenditure authorized thereby is wholly or 20177 partly not to meet a current expense within the meaning of Ohio 20178 Constitution, Article II, Section 1d. To that extent, the 20179 appropriation takes effect on the ninety-first day after this act 20180 is filed with the Secretary of State. 20181

Section 812.30. The amendment by this act of sections 126.06 20182 and 127.14 of the Revised Code striking references to the State 20183 and Local Government Highway Distribution Fund take effect January 20184 1, 2018. 20185

The modifications to provisions of law requiring the deposit 20186 of funds into the Public Safety - Highway Purposes Fund that are 20187 made in sections 126.06, 127.14, 2935.27, 2937.221, 3123.59, 20188 4501.03, 4501.044, 4501.045, 4501.06, 4501.10, 4501.25, 4501.26, 20189 4501.34, 4503.03, 4503.04, 4503.042, 4503.07, 4503.10, 4503.102, 20190 4503.13, 4503.182, 4503.19, 4503.191, 4503.192, 4503.233, 4503.24, 20191 4503.26, 4503.31, 4503.311, 4503.312, 4503.40, 4503.42, 4503.44, 20192 4503.47, 4503.471, 4503.49, 4503.491, 4503.492, 4503.493, 20193 4503.494, 4503.495, 4503.496, 4503.497, 4503.498, 4503.499, 20194 4503.50, 4503.501, 4503.502, 4503.503, 4503.504, 4503.505, 20195 4503.51, 4503.513, 4503.514, 4503.515, 4503.52, 4503.521, 20196 4503.522, 4503.523, 4503.524, 4503.525, 4503.526, 4503.527, 20197 4503.528, 4503.529, 4503.531, 4503.534, 4503.535, 4503.545, 20198 4503.55, 4503.551, 4503.552, 4503.553, 4503.554, 4503.555, 20199 4503.556, 4503.56, 4503.561, 4503.562, 4503.563, 4503.564, 20200 4503.565, 4503.573, 4503.574, 4503.575, 4503.576, 4503.577, 20201 4503.58, 4503.591, 4503.592, 4503.67, 4503.68, 4503.69, 4503.70, 20202 4503.701, 4503.702, 4503.71, 4503.711, 4503.712, 4503.713, 20203 4503.715, 4503.72, 4503.721, 4503.722, 4503.73, 4503.731, 20204 4503.732, 4503.733, 4503.74, 4503.75, 4503.751, 4503.752, 4503.76, 20205 4503.761, 4503.762, 4503.763, 4503.83, 4503.85, 4503.86, 4503.87, 20206 4503.871, 4503.874, 4503.877, 4503.89, 4503.90, 4503.901, 20207 4503.902, 4503.903, 4503.904, 4503.91, 4503.92, 4503.93, 4503.94, 20208 4503.95, 4503.96, 4503.97, 4503.98, 4505.061, 4505.09, 4505.11, 20209 4505.111, 4505.14, 4506.08, 4506.09, 4507.011, 4507.091, 20210 4507.1612, 4507.23, 4507.24, 4507.45, 4507.50, 4508.05, 4508.06, 20211 4508.10, 4509.05, 4509.101, 4509.81, 4510.13, 4510.22, 4511.191, 20212 4513.263, 4513.53, 4517.11, 4517.17, 4519.10, 4519.11, 4519.56, 20213

4519.59, 4519.63, 4519.69, 4521.10, 4738.021, 4738.06, 4738.13, 20214 and 5531.149 of the Revised Code by this act shall take effect not 20215 earlier than July 1, 2017. 20216

section 812.40. The amendment, enactment, or repeal by this 20217 act of sections 122.14, 164.14, 303.40, 307.152, 3737.84, 20218 4511.103, 4511.212, 4907.472, 5501.53, 5513.04, 5516.15, 5529.05, 20219 5531.08, 5531.101, 5705.14, 5728.06, 5728.08, 5735.01, 5735.011, 20220 5735.012, 5735.013, 5735.024, 5735.03, 5735.05, 5735.051, 20221 5735.052, 5735.053, 5735.07, 5735.11, 5735.124, 5735.13, 5735.14, 20222 5735.142, 5735.145, 5735.18, 5735.19, 5735.20, 5735.23, 5735.25, 20223 5735.26, 5735.27, 5735.28, 5735.29, 5735.291, 5735.30, or 5735.99 20224 and of divisions (A) and (C) of section 5735.06 of the Revised 20225 Code takes effect January 1, 2018. 20226

section 812.50. Section 755.30 of this act is hereby repealed 20227 one year after the effective date of that section. 20228

Section 815.10. The General Assembly, applying the principle 20229 stated in division (B) of section 1.52 of the Revised Code that 20230 amendments are to be harmonized if reasonably capable of 20231 simultaneous operation, finds that the following sections, 20232 presented in this act as composites of the sections as amended by 20233 the acts indicated, are the resulting versions of the sections in 20234 effect prior to the effective dates of the sections as presented 20235

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in this act:	20236
Section 4501.21 of the Revised Code as amended by Sub. H.B.	20237
455 and Am. S.B. 207 of the 131st General Assembly.	20238
Section 4503.13 of the Revised Code as amended by Am. Sub.	20239
H.B. 490 of the 124th General Assembly and Am. Sub. H.B. 230 of	20240
the 125th General Assembly.	20241
Section 4503.535 of the Revised Code as amended by both Sub.	20242
H.B. 429 and Am. Sub. S.B. 159 of the 131st General Assembly.	20243
Section 4503.575 of the Revised Code as amended by both Am.	20244
Sub. S.B. 159 and Sub. S.B. 293 of the 131st General Assembly.	20245
Section 4509.101 of the Revised Code as amended by both Am.	20246
S.B. 255 of the 130th General Assembly and Sub. H.B. 53 of the	20247
131st General Assembly.	20248
Section 4510.13 of the Revised Code as amended by both Sub.	20249
H.B. 388 and H.B. 436 of the 131st General Assembly.	20250
Section 4511.191 of the Revised Code as amended by both Sub.	20251
H.B. 388 and Sub. S.B. 319 of the 131st General Assembly.	20252
Section 5735.142 of the Revised Code as amended by both Am.	20253
Sub. H.B. 1 and Sub. S.B. 79 of the 128th General Assembly.	20254