As Reported by the House Criminal Justice Committee

133rd General Assembly

Regular Session 2019-2020

Sub. S. B. No. 68

Senator Williams

Cosponsors: Senators Antonio, Thomas, Sykes, Uecker, Huffman, M., Eklund, Brenner, Hackett, Maharath, Burke, Coley, Craig, Dolan, Fedor, Gavarone, Hoagland, Hottinger, Huffman, S., Kunze, Lehner, Manning, McColley, Obhof, O'Brien, Peterson, Rulli, Schuring, Terhar, Wilson, Yuko Representatives Lang, Leland, Crossman, Galonski, Seitz, West

A BILL

То	amend sect	tions 109).73 , 109.	803, 3301.0721,	1
	3314.03, 3	3326.11,	3328.24,	4503.102, 4505.071,	2
	4506.08, 4	4506.13,	4506.14,	4507.09, 4507.11,	3
	4507.21, 4	4507.23,	4507.24,	4507.30, 4507.50,	4
	4507.52, 4	4508.02,	4510.10,	4511.521, 4779.08,	5
	4779.10, 4	4779.11,	4779.12,	4779.17, 4779.18, and	6
	4779.35 ar	nd to ena	ct sectio	ns 3313.6025,	7
	4501.025,	4501.027	, 4507.11	2, 4507.40, and	8
	4508.022	of the Re	vised Cod	e to make changes to	9
	the laws o	governing	police a	nd driver education,	10
	driver's l	licenses	and testi	ng, motor vehicle	11
	title tran	nsactions	, and Bur	eau of Motor Vehicles	12
	transactio	ons; and	to establ	ish requirements	13
	related to	orthoti	.cs and pr	osthetics licensure.	14

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

Sec	tion 1. 1	That secti	ons 109.73	, 109.803,	3301.0721,	15
3314.03,	3326.11,	3328.24,	4503.102,	4505.071,	4506.08, 4506.13,	16

4506.14, 4507.09, 4507.11, 4507.21, 4507.23, 4507.24, 4507.30,	17
4507.50, 4507.52, 4508.02, 4510.10, 4511.521, 4779.08, 4779.10,	18
4779.11, 4779.12, 4779.17, 4779.18, and 4779.35 be amended and	19
sections 3313.6025, 4501.025, 4501.027, 4507.112, 4507.40, and	20
4508.022 of the Revised Code be enacted to read as follows:	21
Sec. 109.73. (A) The Ohio peace officer training	22
commission shall recommend rules to the attorney general with	23
respect to all of the following:	24
(1) The approval, or revocation of approval, of peace	25
officer training schools administered by the state, counties,	26
municipal corporations, public school districts, technical	27
college districts, and the department of natural resources;	28
(2) Minimum courses of study, attendance requirements, and	29
equipment and facilities to be required at approved state,	30
county, municipal, and department of natural resources peace	31
officer training schools;	32
(3) Minimum qualifications for instructors at approved	33
state, county, municipal, and department of natural resources	34
peace officer training schools;	35
(4) The requirements of minimum basic training that peace	36
officers appointed to probationary terms shall complete before	37
being eligible for permanent appointment, which requirements	38
shall include training in the handling of the offense of	39
domestic violence, other types of domestic violence-related	40
offenses and incidents, and protection orders and consent	41
agreements issued or approved under section 2919.26 or 3113.31	42
of the Revised Code; crisis intervention training; and training	43
in the handling of missing children and child abuse and neglect	44
cases; and training in handling violations of section 2905.32 of	45

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the Revised Code; and the time within which such basic training

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shall be completed following appointment to a probationary term;

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- (5) The requirements of minimum basic training that peace 48 officers not appointed for probationary terms but appointed on 49 other than a permanent basis shall complete in order to be 50 eligible for continued employment or permanent appointment, 51 which requirements shall include training in the handling of the 52 offense of domestic violence, other types of domestic violence-53 related offenses and incidents, and protection orders and 54 consent agreements issued or approved under section 2919.26 or 55 3113.31 of the Revised Code, crisis intervention training, and 56 training in the handling of missing children and child abuse and 57 neglect cases, and training in handling violations of section 58 2905.32 of the Revised Code, and the time within which such 59 basic training shall be completed following appointment on other 60 than a permanent basis; 61
- (6) Categories or classifications of advanced in-service training programs for peace officers, including programs in the handling of the offense of domestic violence, other types of domestic violence-related offenses and incidents, and protection orders and consent agreements issued or approved under section 2919.26 or 3113.31 of the Revised Code, in crisis intervention, and in the handling of missing children and child abuse and neglect cases, and in handling violations of section 2905.32 of the Revised Code, and minimum courses of study and attendance requirements with respect to such categories or classifications;
- (7) Permitting persons, who are employed as members of a campus police department appointed under section 1713.50 of the Revised Code; who are employed as police officers by a qualified nonprofit corporation police department pursuant to section

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1702.80 of the Revised Code; who are appointed and commissioned	76
as bank, savings and loan association, savings bank, credit	77
union, or association of banks, savings and loan associations,	78
savings banks, or credit unions police officers, as railroad	79
police officers, or as hospital police officers pursuant to	80
sections 4973.17 to 4973.22 of the Revised Code; or who are	81
appointed and commissioned as amusement park police officers	82
pursuant to section 4973.17 of the Revised Code, to attend	83
approved peace officer training schools, including the Ohio	84
peace officer training academy, and to receive certificates of	85
satisfactory completion of basic training programs, if the	86
private college or university that established the campus police	87
department; qualified nonprofit corporation police department;	88
bank, savings and loan association, savings bank, credit union,	89
or association of banks, savings and loan associations, savings	90
banks, or credit unions; railroad company; hospital; or	91
amusement park sponsoring the police officers pays the entire	92
cost of the training and certification and if trainee vacancies	93
are available;	94
(8) Permitting undercover drug agents to attend approved	95
peace officer training schools, other than the Ohio peace	96

- peace officer training schools, other than the Ohio peace

 officer training academy, and to receive certificates of

 satisfactory completion of basic training programs, if, for each

 undercover drug agent, the county, township, or municipal

 corporation that employs that undercover drug agent pays the

 entire cost of the training and certification;

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- (9) (a) The requirements for basic training programs for bailiffs and deputy bailiffs of courts of record of this state and for criminal investigators employed by the state public defender that those persons shall complete before they may carry a firearm while on duty;

(b) The requirements for any training received by a	107
bailiff or deputy bailiff of a court of record of this state or	108
by a criminal investigator employed by the state public defender	109
prior to June 6, 1986, that is to be considered equivalent to	110
the training described in division $(A)(9)(a)$ of this section.	111
(10) Establishing minimum qualifications and requirements	112
for certification for dogs utilized by law enforcement agencies;	113
(11) Establishing minimum requirements for certification	114
of persons who are employed as correction officers in a full-	115
service jail, five-day facility, or eight-hour holding facility	116
or who provide correction services in such a jail or facility;	117
(12) Establishing requirements for the training of agents	118
of a county humane society under section 1717.06 of the Revised	119
Code, including, without limitation, a requirement that the	120
agents receive instruction on traditional animal husbandry	121
methods and training techniques, including customary owner-	122
performed practices;	123
(13) Permitting tactical medical professionals to attend	124
approved peace officer training schools, including the Ohio	125
peace officer training academy, to receive training of the type	126
described in division (A)(14) of this section and to receive	127
certificates of satisfactory completion of training programs	128
described in that division;	129
(14) The requirements for training programs that tactical	130
medical professionals shall complete to qualify them to carry	131
firearms while on duty under section 109.771 of the Revised	132
Code, which requirements shall include at least the firearms	133
training specified in division (A) of section 109.748 of the	134
Revised Code;	135

(15) Procedures and requirements for a portion of basic	136
training that peace officers complete in proper interactions	137
with civilians during traffic stops and other in-person	138
encounters as specified in division (B)(4) of section 109.803 of	139
the Revised Code and including the topics of instruction listed	140
for active duty peace officers under divisions (B)(4)(a) to (d)	141
of that section.	142
(B) The commission shall appoint an executive director,	143
with the approval of the attorney general, who shall hold office	144
during the pleasure of the commission. The executive director	145
shall perform such duties assigned by the commission. The	146
executive director shall receive a salary fixed pursuant to	147
Chapter 124. of the Revised Code and reimbursement for expenses	148
within the amounts available by appropriation. The executive	149
director may appoint officers, employees, agents, and	150
consultants as the executive director considers necessary,	151
prescribe their duties, and provide for reimbursement of their	152
expenses within the amounts available for reimbursement by	153
appropriation and with the approval of the commission.	154
(C) The commission may do all of the following:	155
(1) Recommend studies, surveys, and reports to be made by	156
the executive director regarding the carrying out of the	157
objectives and purposes of sections 109.71 to 109.77 of the	158
Revised Code;	159
(2) Visit and inspect any peace officer training school	160
that has been approved by the executive director or for which	161
application for approval has been made;	162
(3) Make recommendations, from time to time, to the	163
executive director, the attorney general, and the general	164

assembly regarding the carrying out of the purposes of sections	165
109.71 to 109.77 of the Revised Code;	166
(4) Report to the attorney general from time to time, and	167
to the governor and the general assembly at least annually,	168
concerning the activities of the commission;	169
(5) Establish fees for the services the commission offers	170
under sections 109.71 to 109.79 of the Revised Code, including,	171
but not limited to, fees for training, certification, and	172
testing;	173
(6) Perform such other acts as are necessary or	174
appropriate to carry out the powers and duties of the commission	175
as set forth in sections 109.71 to 109.77 of the Revised Code.	176
(D) In establishing the requirements, under division (A)	177
(12) of this section, the commission may consider any portions	178
of the curriculum for instruction on the topic of animal	179
husbandry practices, if any, of the Ohio state university	180
college of veterinary medicine. No person or entity that fails	181
to provide instruction on traditional animal husbandry methods	182
and training techniques, including customary owner-performed	183
practices, shall qualify to train a humane agent for appointment	184
under section 1717.06 of the Revised Code.	185
Sec. 109.803. (A) (1) Subject to divisions (A) (2) and (B)	186
of this section, every appointing authority shall require each	187
of its appointed peace officers and troopers to complete up to	188
twenty-four hours of continuing professional training each	189
calendar year, as directed by the Ohio peace officer training	190
commission. The number of hours directed by the commission, up	191
to twenty-four hours, is intended to be a minimum requirement,	192
and appointing authorities are encouraged to exceed the number	193

of hours the commission directs as the minimum. The commission	194
shall set the required minimum number of hours based upon	195
available funding for reimbursement as described in this	196
division. If no funding for the reimbursement is available, no	197
continuing professional training will be required.	198

(2) An appointing authority may submit a written request 199 to the peace officer training commission that requests for a 200 calendar year because of emergency circumstances an extension of 201 the time within which one or more of its appointed peace 202 203 officers or troopers must complete the required minimum number of hours of continuing professional training set by the 204 commission, as described in division (A)(1) of this section. A 205 request made under this division shall set forth the name of 206 each of the appointing authority's peace officers or troopers 207 for whom an extension is requested, identify the emergency 208 circumstances related to that peace officer or trooper, include 209 documentation of those emergency circumstances, and set forth 210 the date on which the request is submitted to the commission. A 211 request shall be made under this division not later than the 212 fifteenth day of December in the calendar year for which the 213 extension is requested. 214

215 Upon receipt of a written request made under this division, the executive director of the commission shall review 216 the request and the submitted documentation. If the executive 217 director of the commission is satisfied that emergency 218 circumstances exist for any peace officer or trooper for whom a 219 request was made under this division, the executive director may 220 approve the request for that peace officer or trooper and grant 221 an extension of the time within which that peace officer or 222 trooper must complete the required minimum number of hours of 223 continuing professional training set by the commission. An 224

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extension granted under this division may be for any period of	225
time the executive director believes to be appropriate, and the	226
executive director shall specify in the notice granting the	227
extension the date on which the extension ends. Not later than	228
thirty days after the date on which a request is submitted to	229
the commission, for each peace officer and trooper for whom an	230
extension is requested, the executive director either shall	231
approve the request and grant an extension or deny the request	232
and deny an extension and shall send to the appointing authority	233
that submitted the request written notice of the executive	234
director's decision.	235

If the executive director grants an extension of the time within which a particular appointed peace officer or trooper of an appointing authority must complete the required minimum number of hours of continuing professional training set by the commission, the appointing authority shall require that peace officer or trooper to complete the required minimum number of hours of training not later than the date on which the extension ends.

- (B) With the advice of the Ohio peace officer training commission, the attorney general shall adopt in accordance with Chapter 119. of the Revised Code rules setting forth minimum standards for continuing professional training for peace officers and troopers and governing the administration of continuing professional training programs for peace officers and troopers. The rules adopted by the attorney general under division (B) of this section shall do all of the following:
- (1) Allow peace officers and troopers to earn credit for up to four hours of continuing professional training for time spent while on duty providing drug use prevention education

training that utilizes evidence-based curricula to students in	255
school districts, community schools established under Chapter	256
3314., STEM schools established under Chapter 3326., and	257
college-preparatory boarding schools established under Chapter	258
3328. of the Revised Code.	259
(2) Allow a peace officer or trooper appointed by a law	260
enforcement agency to earn hours of continuing professional	261
training for other peace officers or troopers appointed by the	262
law enforcement agency by providing drug use prevention	263
education training under division (B)(1) of this section so that	264
hours earned by the peace officer or trooper providing the	265
training in excess of four hours may be applied to offset the	266
number of continuing professional training hours required of	267
another peace officer or trooper appointed by that law	268
enforcement agency.	269
(3) Prohibit the use of continuing professional training	270
hours earned under division (B)(1) or (2) of this section from	271
being used to offset any mandatory hands-on training	272
requirement.	273
(4) Require a peace officer to complete training on proper	274
interactions with civilians during traffic stops and other in-	275
person encounters, which training shall have an online offering	276
and shall include all of the following topics:	277
(a) A person's rights during an interaction with a peace	278
officer, including all of the following:	279
(i) When a peace officer may require a person to exit a	280
<pre>vehicle;</pre>	281
(ii) Constitutional protections from illegal search and	282
seizure;	283

(iii) The rights of a passenger in a vehicle who has been	284
<pre>pulled over for a traffic stop;</pre>	285
(iv) The right for a citizen to record an encounter with a	286
peace officer.	287
(b) Proper actions for interacting with a civilian and	288
methods for diffusing a stressful encounter with a civilian;	289
(c) Laws regarding questioning and detention by peace	290
officers, including any law requiring a person to present proof	291
of identity to a peace officer, and the consequences for a	292
person's or officer's failure to comply with those laws;	293
(d) Any other requirements and procedures necessary for	294
the proper implementation of this section.	295
(C) The attorney general shall transmit a certified copy	296
of any rule adopted under this section to the secretary of	297
state.	298
Sec. 3301.0721. (A) The superintendent of public	299
instruction shall develop a model curriculum for instruction in	300
college and career readiness and financial literacy. The	301
curriculum shall focus on grades seven through twelve, but the	302
superintendent may include other grade levels. When the model	303
curriculum has been developed, the department of education shall	304
notify all school districts, community schools established under	305
Chapter 3314. of the Revised Code, and STEM schools established	306
under Chapter 3326. of the Revised Code of the content of the	307
curriculum. Any district or school may utilize the model	308
curriculum.	309
(B) The state board of education, in collaboration with	310
the director of public safety, shall develop a model curriculum	311
for instruction in grades nine through twelve on proper	312

interactions with peace officers during traffic stops and other	313
in-person encounters with peace officers. In developing the	314
curriculum under division (B) of this section, the state board	315
and the director may consult with any interested party,	316
including a volunteer work group convened for the purpose of	317
making recommendations regarding the instruction. Before	318
finalizing any curriculum under division (B) of this section,	319
the state board and the director shall provide a reasonable	320
period for public comment. The curriculum shall include both of	321
the following:	322
(1) Information regarding all of the following:	323
(a) A person's rights during an interaction with a peace	324
<pre>officer;</pre>	325
(b) Proper actions for interacting with a peace officer;	326
(c) Which individuals are considered peace officers, and	327
their duties and responsibilities;	328
(d) Laws regarding questioning and detention by peace	329
officers, including any law requiring a person to present proof	330
of identity to a peace officer, and the consequences for a	331
person's or officer's failure to comply with those laws.	332
(2) Demonstrations and role-play activities in a classroom	333
setting that allow students to better understand how	334
interactions between civilians and peace officers can and should	335
unfold.	336
As used in this section, "peace officer" has the same	337
meaning as in section 109.71 of the Revised Code.	338
Sec. 3313.6025. The board of education of each city,	339
local, exempted village, and joint vocational school district	340

shall provide instruction on proper interactions with peace	341
officers during traffic stops and other in-person encounters	342
using the model curriculum developed under division (B) of	343
section 3301.0721 of the Revised Code. Each district shall	344
include this instruction in one or more courses offered under	345
division (C) of section 3313.603 of the Revised Code for	346
students in grades nine through twelve. Each district may modify	347
the instruction in the model curriculum as appropriate for the	348
district's community. In modifying the instruction, the district	349
shall solicit input from local law enforcement agencies, driver	350
training schools, as that term is defined in section 4508.01 of	351
the Revised Code, and the community.	352
Sec. 3314.03. A copy of every contract entered into under	353
this section shall be filed with the superintendent of public	354
instruction. The department of education shall make available on	355
its web site a copy of every approved, executed contract filed	356
with the superintendent under this section.	357
(A) Each contract entered into between a sponsor and the	358
governing authority of a community school shall specify the	359
following:	360
(1) That the school shall be established as either of the	361
following:	362
(a) A nonprofit corporation established under Chapter	363
1702. of the Revised Code, if established prior to April 8,	364
2003;	365
(b) A public benefit corporation established under Chapter	366
1702. of the Revised Code, if established after April 8, 2003.	367
(2) The education program of the school, including the	368
school's mission, the characteristics of the students the school	369

is expected to attract, the ages and grades of students, and the	370
focus of the curriculum;	371
(3) The academic goals to be achieved and the method of	372
measurement that will be used to determine progress toward those	373
goals, which shall include the statewide achievement	374
assessments;	375
(4) Performance standards, including but not limited to	376
all applicable report card measures set forth in section 3302.03	377
or 3314.017 of the Revised Code, by which the success of the	378
school will be evaluated by the sponsor;	379
(5) The admission standards of section 3314.06 of the	380
Revised Code and, if applicable, section 3314.061 of the Revised	381
Code;	382
(6)(a) Dismissal procedures;	383
(b) A requirement that the governing authority adopt an	384
attendance policy that includes a procedure for automatically	385
withdrawing a student from the school if the student without a	386
legitimate excuse fails to participate in seventy-two	387
consecutive hours of the learning opportunities offered to the	388
student.	389
(7) The ways by which the school will achieve racial and	390
ethnic balance reflective of the community it serves;	391
(8) Requirements for financial audits by the auditor of	392
state. The contract shall require financial records of the	393
school to be maintained in the same manner as are financial	394
records of school districts, pursuant to rules of the auditor of	395
state. Audits shall be conducted in accordance with section	396
117.10 of the Revised Code.	397

(9) An addendum to the contract outlining the facilities	398
to be used that contains at least the following information:	399
(a) A detailed description of each facility used for	400
instructional purposes;	401
(b) The annual costs associated with leasing each facility	402
that are paid by or on behalf of the school;	403
(c) The annual mortgage principal and interest payments	404
that are paid by the school;	405
(d) The name of the lender or landlord, identified as	406
such, and the lender's or landlord's relationship to the	407
operator, if any.	408
(10) Qualifications of teachers, including a requirement	409
that the school's classroom teachers be licensed in accordance	410
with sections 3319.22 to 3319.31 of the Revised Code, except	411
that a community school may engage noncertificated persons to	412
teach up to twelve hours per week pursuant to section 3319.301	413
of the Revised Code.	414
(11) That the school will comply with the following	415
requirements:	416
(a) The school will provide learning opportunities to a	417
minimum of twenty-five students for a minimum of nine hundred	418
twenty hours per school year.	419
(b) The governing authority will purchase liability	420
insurance, or otherwise provide for the potential liability of	421
the school.	422
(c) The school will be nonsectarian in its programs,	423
admission policies, employment practices, and all other	424
operations, and will not be operated by a sectarian school or	425

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religious institution. 426 (d) The school will comply with sections 9.90, 9.91, 427 109.65, 121.22, 149.43, 2151.357, 2151.421, 2313.19, 3301.0710, 428 3301.0711, 3301.0712, 3301.0715, 3301.0729, 3301.948, 3313.472, 429 3313.50, 3313.536, 3313.539, 3313.5310, 3313.608, 3313.609, 430 3313.6012, 3313.6013, 3313.6014, 3313.6015, 3313.6020, 431 3313.6024, 3313.6025, 3313.643, 3313.648, 3313.6411, 3313.66, 432 3313.661, 3313.662, 3313.666, 3313.667, 3313.668, 3313.67, 433 3313.671, 3313.672, 3313.673, 3313.69, 3313.71, 3313.716, 434 3313.718, 3313.719, 3313.7112, 3313.721, 3313.80, 3313.814, 435 3313.816, 3313.817, 3313.818, 3313.86, 3313.89, 3313.96, 436 3319.073, 3319.321, 3319.39, 3319.391, 3319.41, 3319.46, 437 3320.01, 3320.02, 3320.03, 3321.01, 3321.041, 3321.13, 3321.14, 438 3321.141, 3321.17, 3321.18, 3321.19, 3321.191, 3327.10, 4111.17, 439 4113.52, and 5705.391 and Chapters 117., 1347., 2744., 3365., 440 3742., 4112., 4123., 4141., and 4167. of the Revised Code as if 441 it were a school district and will comply with section 3301.0714 442 of the Revised Code in the manner specified in section 3314.17 443 of the Revised Code. 444 (e) The school shall comply with Chapter 102. and section 445 2921.42 of the Revised Code. 446 (f) The school will comply with sections 3313.61, 447 3313.611, 3313.614, 3313.617, 3313.618, and 3313.6114 of the 448 Revised Code, except that for students who enter ninth grade for 449 the first time before July 1, 2010, the requirement in sections 450

3313.61 and 3313.611 of the Revised Code that a person must

receiving a high school diploma may be met by completing the

successfully complete the curriculum in any high school prior to

curriculum adopted by the governing authority of the community

school rather than the curriculum specified in Title XXXIII of

the Revised Code or any rules of the state board of education.	456
Beginning with students who enter ninth grade for the first time	457
on or after July 1, 2010, the requirement in sections 3313.61	458
and 3313.611 of the Revised Code that a person must successfully	459
complete the curriculum of a high school prior to receiving a	460
high school diploma shall be met by completing the requirements	461
prescribed in division (C) of section 3313.603 of the Revised	462
Code, unless the person qualifies under division (D) or (F) of	463
that section. Each school shall comply with the plan for	464
awarding high school credit based on demonstration of subject	465
area competency, and beginning with the 2017-2018 school year,	466
with the updated plan that permits students enrolled in seventh	467
and eighth grade to meet curriculum requirements based on	468
subject area competency adopted by the state board of education	469
under divisions (J)(1) and (2) of section 3313.603 of the	470
Revised Code. Beginning with the 2018-2019 school year, the	471
school shall comply with the framework for granting units of	472
high school credit to students who demonstrate subject area	473
competency through work-based learning experiences, internships,	474
or cooperative education developed by the department under	475
division (J)(3) of section 3313.603 of the Revised Code.	476

- (g) The school governing authority will submit within four 477 months after the end of each school year a report of its 478 activities and progress in meeting the goals and standards of 479 divisions (A)(3) and (4) of this section and its financial 480 status to the sponsor and the parents of all students enrolled 481 in the school.
- (h) The school, unless it is an internet- or computer
 based community school, will comply with section 3313.801 of the

 Revised Code as if it were a school district.

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(i) If the school is the recipient of moneys from a grant	486
awarded under the federal race to the top program, Division (A),	487
Title XIV, Sections 14005 and 14006 of the "American Recovery	488
and Reinvestment Act of 2009," Pub. L. No. 111-5, 123 Stat. 115,	489
the school will pay teachers based upon performance in	490
accordance with section 3317.141 and will comply with section	491
3319.111 of the Revised Code as if it were a school district.	492
(j) If the school operates a preschool program that is	493
licensed by the department of education under sections 3301.52	494
to 3301.59 of the Revised Code, the school shall comply with	495
sections 3301.50 to 3301.59 of the Revised Code and the minimum	496
standards for preschool programs prescribed in rules adopted by	497
the state board under section 3301.53 of the Revised Code.	498
(k) The school will comply with sections 3313.6021 and	499
3313.6023 of the Revised Code as if it were a school district	500
unless it is either of the following:	501
(i) An internet- or computer-based community school;	502
(ii) A community school in which a majority of the	503
enrolled students are children with disabilities as described in	504
division (A)(4)(b) of section 3314.35 of the Revised Code.	505
(12) Arrangements for providing health and other benefits	506
to employees;	507
(13) The length of the contract, which shall begin at the	508
beginning of an academic year. No contract shall exceed five	509
years unless such contract has been renewed pursuant to division	510
(E) of this section.	511
(14) The governing authority of the school, which shall be	512
responsible for carrying out the provisions of the contract;	513

(15) A financial plan detailing an estimated school budget	514
for each year of the period of the contract and specifying the	515
total estimated per pupil expenditure amount for each such year.	516
(16) Requirements and procedures regarding the disposition	517
of employees of the school in the event the contract is	518
terminated or not renewed pursuant to section 3314.07 of the	519
Revised Code;	520
(17) Whether the school is to be created by converting all	521
or part of an existing public school or educational service	522
center building or is to be a new start-up school, and if it is	523
a converted public school or service center building,	524
specification of any duties or responsibilities of an employer	525
that the board of education or service center governing board	526
that operated the school or building before conversion is	527
delegating to the governing authority of the community school	528
with respect to all or any specified group of employees provided	529
the delegation is not prohibited by a collective bargaining	530
agreement applicable to such employees;	531
(18) Provisions establishing procedures for resolving	532
disputes or differences of opinion between the sponsor and the	533
governing authority of the community school;	534
(19) A provision requiring the governing authority to	535
adopt a policy regarding the admission of students who reside	536
outside the district in which the school is located. That policy	537
shall comply with the admissions procedures specified in	538
sections 3314.06 and 3314.061 of the Revised Code and, at the	539
sole discretion of the authority, shall do one of the following:	540
(a) Prohibit the enrollment of students who reside outside	541
the district in which the school is located:	542

(b) Permit the enrollment of students who reside in	543
districts adjacent to the district in which the school is	544
located;	545
(c) Permit the enrollment of students who reside in any	546
other district in the state.	547
(20) A provision recognizing the authority of the	548
department of education to take over the sponsorship of the	549
school in accordance with the provisions of division (C) of	550
section 3314.015 of the Revised Code;	551
000000000000000000000000000000000000000	331
(21) A provision recognizing the sponsor's authority to	552
assume the operation of a school under the conditions specified	553
in division (B) of section 3314.073 of the Revised Code;	554
(22) A provision recognizing both of the following:	555
(a) The authority of public health and safety officials to	556
inspect the facilities of the school and to order the facilities	557
closed if those officials find that the facilities are not in	558
compliance with health and safety laws and regulations;	559
(b) The authority of the department of education as the	560
community school oversight body to suspend the operation of the	561
school under section 3314.072 of the Revised Code if the	562
department has evidence of conditions or violations of law at	563
the school that pose an imminent danger to the health and safety	564
of the school's students and employees and the sponsor refuses	565
to take such action.	566
(23) A description of the learning opportunities that will	567
be offered to students including both classroom-based and non-	568
classroom-based learning opportunities that is in compliance	569
with criteria for student participation established by the	570
department under division (H)(2) of section 3314.08 of the	571

Revised Code;	572
(24) The school will comply with sections 3302.04 and	573
3302.041 of the Revised Code, except that any action required to	574
be taken by a school district pursuant to those sections shall	575
be taken by the sponsor of the school. However, the sponsor	576
shall not be required to take any action described in division	577
(F) of section 3302.04 of the Revised Code.	578
(25) Beginning in the 2006-2007 school year, the school	579
will open for operation not later than the thirtieth day of	580
September each school year, unless the mission of the school as	581
specified under division (A)(2) of this section is solely to	582
serve dropouts. In its initial year of operation, if the school	583
fails to open by the thirtieth day of September, or within one	584
year after the adoption of the contract pursuant to division (D)	585
of section 3314.02 of the Revised Code if the mission of the	586
school is solely to serve dropouts, the contract shall be void.	587
(26) Whether the school's governing authority is planning	588
to seek designation for the school as a STEM school equivalent	589
under section 3326.032 of the Revised Code;	590
(27) That the school's attendance and participation	591
policies will be available for public inspection;	592
(28) That the school's attendance and participation	593
records shall be made available to the department of education,	594
auditor of state, and school's sponsor to the extent permitted	595
under and in accordance with the "Family Educational Rights and	596
Privacy Act of 1974," 88 Stat. 571, 20 U.S.C. 1232g, as amended,	597
and any regulations promulgated under that act, and section	598
3319.321 of the Revised Code;	599
(29) If a school operates using the blended learning	600

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adopt an enrollment and attendance policy that requires a	628
student's parent to notify the community school in which the	629
student is enrolled when there is a change in the location of	630
the parent's or student's primary residence.	631
(33) A provision requiring the governing authority to	632
adopt a student residence and address verification policy for	633
students enrolling in or attending the school.	634
(B) The community school shall also submit to the sponsor	635
a comprehensive plan for the school. The plan shall specify the	636
following:	637
(1) The process by which the governing authority of the	638
school will be selected in the future;	639
(2) The management and administration of the school;	640
(3) If the community school is a currently existing public	641
school or educational service center building, alternative	642
arrangements for current public school students who choose not	643
to attend the converted school and for teachers who choose not	644
to teach in the school or building after conversion;	645
(4) The instructional program and educational philosophy	646
of the school;	647
(5) Internal financial controls.	648
When submitting the plan under this division, the school	649
shall also submit copies of all policies and procedures	650
regarding internal financial controls adopted by the governing	651
authority of the school.	652
(C) A contract entered into under section 3314.02 of the	653
Revised Code between a sponsor and the governing authority of a	654
community school may provide for the community school governing	655

authority to make payments to the sponsor, which is hereby	656
authorized to receive such payments as set forth in the contract	657
between the governing authority and the sponsor. The total	658
amount of such payments for monitoring, oversight, and technical	659
assistance of the school shall not exceed three per cent of the	660
total amount of payments for operating expenses that the school	661
receives from the state.	662
(D) The contract shall specify the duties of the sponsor	663
which shall be in accordance with the written agreement entered	664
into with the department of education under division (B) of	665
section 3314.015 of the Revised Code and shall include the	666
following:	667
(1) Monitor the community school's compliance with all	668
laws applicable to the school and with the terms of the	669
contract;	670
(2) Monitor and evaluate the academic and fiscal	671
performance and the organization and operation of the community	672
school on at least an annual basis;	673
(3) Report on an annual basis the results of the	674
evaluation conducted under division (D)(2) of this section to	675
the department of education and to the parents of students	676
enrolled in the community school;	677
(4) Provide technical assistance to the community school	678
in complying with laws applicable to the school and terms of the	679
contract;	680
(5) Take steps to intervene in the school's operation to	681
correct problems in the school's overall performance, declare	682
the school to be on probationary status pursuant to section	683
3314.073 of the Revised Code, suspend the operation of the	684

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school pursuant to section 3314.072 of the Revised Code, or	685
terminate the contract of the school pursuant to section 3314.07	686
of the Revised Code as determined necessary by the sponsor;	687
(6) Have in place a plan of action to be undertaken in the	688
event the community school experiences financial difficulties or	689
closes prior to the end of a school year.	690
(E) Upon the expiration of a contract entered into under	691
this section, the sponsor of a community school may, with the	692
approval of the governing authority of the school, renew that	693
contract for a period of time determined by the sponsor, but not	694
ending earlier than the end of any school year, if the sponsor	695
finds that the school's compliance with applicable laws and	696
terms of the contract and the school's progress in meeting the	697
academic goals prescribed in the contract have been	698
satisfactory. Any contract that is renewed under this division	699
remains subject to the provisions of sections 3314.07, 3314.072,	700
and 3314.073 of the Revised Code.	701
(F) If a community school fails to open for operation	702
within one year after the contract entered into under this	703
section is adopted pursuant to division (D) of section 3314.02	704
of the Revised Code or permanently closes prior to the	705
expiration of the contract, the contract shall be void and the	706
school shall not enter into a contract with any other sponsor. A	707
school shall not be considered permanently closed because the	708
operations of the school have been suspended pursuant to section	709
3314.072 of the Revised Code.	710
Sec. 3326.11. Each science, technology, engineering, and	711

mathematics school established under this chapter and its

governing body shall comply with sections 9.90, 9.91, 109.65,

121.22, 149.43, 2151.357, 2151.421, 2313.19, 2921.42, 2921.43,

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3301.0714, 3301.0715, 3301.0729, 3301.948, 3313.14, 3313.15,	715
3313.16, 3313.18, 3313.201, 3313.26, 3313.472, 3313.48,	716
3313.481, 3313.482, 3313.50, 3313.536, 3313.539, 3313.5310,	717
3313.608, 3313.6012, 3313.6013, 3313.6014, 3313.6015, 3313.6020,	718
3313.6021, 3313.6024, <u>3313.6025</u> , 3313.61, 3313.611, 3313.614,	719
3313.615, 3313.617, 3313.618, 3313.6114, 3313.643, 3313.648,	720
3313.6411, 3313.66, 3313.661, 3313.662, 3313.666, 3313.667,	721
3313.668, 3313.67, 3313.671, 3313.672, 3313.673, 3313.69,	722
3313.71, 3313.716, 3313.718, 3313.719, 3313.7112, 3313.721,	723
3313.80, 3313.801, 3313.814, 3313.816, 3313.817, 3313.818,	724
3313.86, 3313.89, 3313.96, 3319.073, 3319.21, 3319.32, 3319.321,	725
3319.35, 3319.39, 3319.391, 3319.41, 3319.45, 3319.46, 3320.01,	726
3320.02, 3320.03, 3321.01, 3321.041, 3321.05, 3321.13, 3321.14,	727
3321.141, 3321.17, 3321.18, 3321.19, 3321.191, 3327.10, 4111.17,	728
4113.52, and 5705.391 and Chapters 102., 117., 1347., 2744.,	729
3307., 3309., 3365., 3742., 4112., 4123., 4141., and 4167. of	730
the Revised Code as if it were a school district.	731
Sec. 3328.24. A college-preparatory boarding school	732
established under this chapter and its board of trustees shall	733
comply with sections 102.02, 3301.0710, 3301.0711, 3301.0712,	734
3301.0714, 3301.0729, 3301.948, 3313.536, 3313.6013, 3313.6021,	735
3313.6024, <u>3313.6025,</u> 3313.617, 3313.618, 3313.6114, 3313.6411,	736
3313.668, 3313.7112, 3313.721, 3313.89, 3319.39, 3319.391,	737
3319.46, 3320.01, 3320.02, and 3320.03 and Chapter 3365. of the	738
Revised Code as if the school were a school district and the	739
school's board of trustees were a district board of education.	740
Sec. 4501.025. (A) The registrar may develop and	741
implement, or may permit a deputy registrar to implement, one or	742
more programs that enhance the convenience and availability of	743
services using electronic or other means. The registrar shall	744

establish the amount of any fee or fees to be paid by the user

for the convenience or service provided.	746
(B) The registrar or deputy registrar may accept payment	747
for the services offered under this section by a financial	748
transaction device. The registrar or deputy registrar is not	749
required to pay any costs that result from accepting payment by	750
a financial transaction device. The registrar or deputy	751
registrar may charge a person who tenders payment by a financial	752
transaction device any cost incurred from accepting payment by	753
the financial transaction device, but shall not charge any other	754
fee for the person's use of the device.	755
(C) Any fee or fees established under this section are in	756
addition to any other fee or tax required by law.	757
Sec. 4501.027. Notwithstanding any provision of law to the	758
contrary, the registrar of motor vehicles may conduct or	759
authorize a deputy registrar to conduct any service or	760
transaction authorized or required by law in an electronic or	761
online format rather than in person. The registrar or deputy	762
registrar shall charge the same amount for the electronic or	763
online service or transaction as the registrar or deputy	764
registrar charges for the associated in-person transaction. The	765
registrar or deputy registrar may accept payment for any such	766
service or transaction by a financial transaction device. The	767
registrar or deputy registrar may charge a person who tenders	768
payment for an online service or transaction by means of a	769
financial transaction device any costs the registrar or deputy	770
registrar incurs from accepting payment by the financial	771
transaction device.	772
Sec. 4503.102. (A) The registrar of motor vehicles shall	773
adopt rules to establish a centralized system of motor vehicle	774
registration renewal by mail or by electronic means. Any person	775

owning a motor vehicle that was registered in the person's name

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during the preceding registration year shall renew the

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registration of the motor vehicle not more than ninety days

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prior to the expiration date of the registration either by mail

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or by electronic means through the centralized system of

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registration established under this section, or in person at any

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office of the registrar or at a deputy registrar's office.

(B) (1) Except as provided in division (B) (2) of this 783 section, no less than forty-five days prior to the expiration 784 date of any motor vehicle registration, the registrar shall mail 785 a renewal notice to the person in whose name the motor vehicle 786 is registered. The renewal notice shall clearly state that the 787 registration of the motor vehicle may be renewed by mail or 788 electronic means through the centralized system of registration 789 or in person at any office of the registrar or at a deputy 790 registrar's office and shall be preprinted with information 791 including, but not limited to, the owner's name and residence 792 address as shown in the records of the bureau of motor vehicles, 793 a brief description of the motor vehicle to be registered, 794 notice of the license taxes and fees due on the motor vehicle, 795 the toll-free telephone number of the registrar as required 796 under division (D)(1) of section 4503.031 of the Revised Code, a 797 statement that payment for a renewal may be made by financial 798 transaction device using the toll-free telephone number, and any 799 additional information the registrar may require by rule. The 800 renewal notice shall not include the social security number of 801 either the owner of the motor vehicle or the person in whose 802 name the motor vehicle is registered. The renewal notice shall 803 be sent by regular mail to the owner's last known address as 804 shown in the records of the bureau of motor vehicles. 805

(2) The registrar is not required to mail a renewal notice

if either of the following applies:

- (a) The owner of the vehicle has consented to receiving 808 the renewal notice by electronic means only. 809
- (b) The application for renewal of the registration of a 810 motor vehicle is prohibited from being accepted by the registrar 811 or a deputy registrar by division (D) of section 2935.27, 812 division (A) of section 2937.221, division (A) of section 813 4503.13, division (B) of section 4510.22, or division (B) (1) of 814 section 4521.10 of the Revised Code.
- (3) If the owner of a motor vehicle has consented to

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 receiving a renewal notice by electronic means only, the

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 registrar shall send an electronic renewal notice to the owner

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

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 this section at the time specified under that division.
- (C) The owner of the motor vehicle shall verify the 821 information contained in the notice, sign it either manually or 822 by electronic means, and return it, either by mail or electronic 823 means, or the owner may take it in person to any office of the 824 registrar or of a deputy registrar. The owner shall include with 825 826 the notice a financial transaction device number when renewing in person or by electronic means but not by mail, check, or 827 828 money order in the amount of the registration taxes and fees payable on the motor vehicle and a service fee equal to the 829 amount established under section 4503.038 of the Revised Code, 830 plus postage as indicated on the notice if the registration is 831 renewed or fulfilled by mail, and an inspection certificate for 832 the motor vehicle as provided in section 3704.14 of the Revised 833 Code. For purposes of the centralized system of motor vehicle 834 registration, the registrar shall accept payments via the toll-835 free telephone number established under division (D)(1) of 836

section 4503.031 of the Revised Code for renewals made by mail.

1 If the motor vehicle owner chooses to renew the motor vehicle

1 registration by electronic means, the owner shall proceed in

1 accordance with the rules the registrar adopts.

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- (D) If all registration and transfer fees for the motor 841 vehicle for the preceding year or the preceding period of the 842 current registration year have not been paid, if division (D) of 843 section 2935.27, division (A) of section 2937.221, division (A) 844 of section 4503.13, division (B) of section 4510.22, or division 845 (B)(1) of section 4521.10 of the Revised Code prohibits 846 847 acceptance of the renewal notice, or if the owner or lessee does not have an inspection certificate for the motor vehicle as 848 provided in section 3704.14 of the Revised Code, if that section 849 is applicable, the license shall be refused, and the registrar 850 or deputy registrar shall so notify the owner. This section does 851 not require the payment of license or registration taxes on a 8.52 motor vehicle for any preceding year, or for any preceding 853 period of a year, if the motor vehicle was not taxable for that 854 preceding year or period under section 4503.02, 4503.04, 855 4503.11, 4503.12, or 4503.16 or Chapter 4504. of the Revised 856 Code. 857
- (E) (1) Failure to receive a renewal notice does not 858 relieve a motor vehicle owner from the responsibility to renew 859 the registration for the motor vehicle. Any person who has a 860 motor vehicle registered in this state and who does not receive 861 a renewal notice as provided in division (B) of this section 862 prior to the expiration date of the registration shall request 863 an application for registration from the registrar or a deputy 864 registrar and sign the application manually or by electronic 865 means and submit the application and pay any applicable license 866 taxes and fees to the registrar or deputy registrar. 867

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- (2) If the owner of a motor vehicle submits an application 868 for registration and the registrar is prohibited by division (D) 869 of section 2935.27, division (A) of section 2937.221, division 870 (A) of section 4503.13, division (B) of section 4510.22, or 871 division (B)(1) of section 4521.10 of the Revised Code from 872 accepting the application, the registrar shall return the 873 874 application and the payment to the owner. If the owner of a motor vehicle submits a registration renewal application to the 875 registrar by electronic means and the registrar is prohibited 876 from accepting the application as provided in this division, the 877 registrar shall notify the owner of this fact and deny the 878 application and return the payment or give a credit on the 879 financial transaction device account of the owner in the manner 880 the registrar prescribes by rule adopted pursuant to division 881 (A) of this section. 882
- (F) Every deputy registrar shall post in a prominent place at the deputy's office a notice informing the public of the mail registration system required by this section and also shall post a notice that every owner of a motor vehicle and every chauffeur holding a certificate of registration is required to notify the registrar in writing of any change of residence within ten days after the change occurs. The notice shall be in such form as the registrar prescribes by rule.
- (G) The service fee equal to the amount established under 891 section 4503.038 of the Revised Code that is collected from a 892 person who renews a motor vehicle registration by electronic 893 means or by mail, plus postage collected by the registrar and 894 any financial transaction device surcharge collected by the 895 registrar, shall be paid to the credit of the public safety -896 highway purposes fund established by section 4501.06 of the 897 Revised Code. 898

(H)(1) Pursuant to section 113.40 of the Revised Code, the	899
registrar shall implement a program permitting payment of motor	900
vehicle registration taxes and fees, driver's license and	901
commercial driver's license fees, and any other taxes, fees,	902
penalties, or charges imposed or levied by the state by means of	903
a financial transaction device for transactions occurring	904
online, at any office of the registrar, and at all deputy	905
registrar locations. The program shall take effect not later	906
than July 1, 2016. The registrar shall adopt rules as necessary	907
for this purpose, but all such rules are subject to any action,	908
policy, or procedure of the board of deposit or treasurer of	909
state taken or adopted under section 113.40 of the Revised Code.	910

(2) The rules adopted under division (H)(1) of this 911 section shall require a deputy registrar to accept payments by 912 means of a financial transaction device beginning on the 913 effective date of the rules unless the deputy registrar contract 914 entered into by the deputy registrar prohibits the acceptance of 915 such payments by financial transaction device. However, 916 commencing with deputy registrar contract awards that have a 917 start date of July 1, 2016, and for all contract awards 918 thereafter, the registrar shall require that the proposer accept 919 payment by means of a financial transaction device, including 920 credit cards and debit cards, for all department of public 921 safety transactions conducted at that deputy registrar location. 922

The bureau and deputy registrars are not required to pay

any costs that result from accepting payment by means of a

financial transaction device. A deputy registrar may charge a

person who tenders payment for a department transaction by means

of a financial transaction device any cost the deputy registrar

incurs from accepting payment by the financial transaction

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

emissions testing centers.

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pay any additional fee of any kind in connection with the use by 930 the person of the financial transaction device. 931 (3) In accordance with division (H)(1) of this section and 932 rules adopted by the registrar under that division, a county 933 auditor or clerk of a court of common pleas that is designated a 934 deputy registrar shall accept payment by means of a financial 935 transaction device, including credit cards and debit cards, for 936 all department transactions conducted at the office of the 937 county auditor or clerk in the county auditor's or clerk's 938 939 capacity as deputy registrar. The bureau is not required to pay any costs incurred by a county auditor or clerk that result from 940 accepting payment by means of a financial transaction device for 941 any department transaction. 942 (I) The registrar may develop and implement, or may permit 943 a deputy registrar to implement, one or more programs that 944 enhance the convenience and availability of motor vehicle-945 registration services using electronic or other means. The 946 registrar shall adopt rules in accordance with Chapter 119. of-947 the Revised Code establishing the amount of any fee or fees to-948 949 be paid by the user for the convenience or service provided. Any fee or fees established under this division are in addition to 950 951 any other vehicle registration fee or tax required by law. (J)—For persons who reside in counties where tailpipe 952 953 emissions inspections are required under the motor vehicle inspection and maintenance program, the notice required by 954 division (B) of this section shall also include the toll-free 955 telephone number maintained by the Ohio environmental protection 956 agency to provide information concerning the locations of 957

Sec. 4505.071. Notwithstanding section 1337.06 of the

title transfer, or a the employee or agent of the licensed motor vehicle salesman employed by such a dealer, may act as a witness 962 to the signature of a principal designating another as the principal's attorney in fact, and after the principal signs in 964 the dealer's or salesman's, employee's, or agent's presence 965 shall swear before a notary public that the principal signed in the dealer's, employee's, or salesman's agent's presence. As witness, the dealer, employee, or salesman agent shall sign in the place provided, inserting the dealer's or salesman's license number. The notary public, in such cases, shall administer an eath of the witness. This manner of signing, and witnessing, and acknowledging a power of attorney may be used only when the granting instrument limits the power of the attorney in fact to act on the principal's behalf in making an assignment of a certificate of title, excluding the odometer statement that the motor vehicle owner must provide as required by federal law, or completing an application for a certificate of title, excluding the odometer acknowledgement statement that the applicant must acknowledge as required by federal law, and such instrument 978 shall state the make, body type, model, and manufacturer's 980 vehicle identification number of the motor vehicle to which the grant of power applies. This power of attorney shall be presented to the clerk of the court of common pleas when used to 983 transfer title to a motor vehicle and shall be retained by the clerk in the same manner that a certificate of title is 985 retained.	Revised Code, a licensed motor vehicle dealer involved in a	960
to the signature of a principal designating another as the principal's attorney in fact, and after the principal signs in the dealer's or salesman's, employee's, or agent's presence shall swear before a notary public that the principal signed in the dealer's, employee's, or salesman's agent's presence. As witness, the dealer, employee, or salesman agent shall sign in the place provided, inserting the dealer's or salesman's license number. The notary public, in such cases, shall administer an eath of the witness. This manner of signing, and witnessing, and acknowledging a power of attorney may be used only when the granting instrument limits the power of the attorney in fact to act on the principal's behalf in making an assignment of a certificate of title, excluding the odometer statement that the motor vehicle owner must provide as required by federal law, or completing an application for a certificate of title, excluding the odometer acknowledgement statement that the applicant must acknowledge as required by federal law, and such instrument shall state the make, body type, model, and manufacturer's wehicle identification number of the motor vehicle to which the grant of power applies. This power of attorney shall be presented to the clerk of the court of common pleas when used to transfer title to a motor vehicle and shall be retained by the clerk in the same manner that a certificate of title is 963 964 965 965 966 967 968 968 969 969 969 969	title transfer, or a <u>the employee or agent of the</u> licensed motor	961
principal's attorney in fact, and after the principal signs in the dealer's or salesman's, employee's, or agent's presence shall swear before a notary public that the principal signed in the dealer's, employee's, or salesman's agent's presence. As witness, the dealer, employee, or salesman agent shall sign in the place provided, inserting the dealer's or salesman's license number. The notary public, in such cases, shall administer an eath of the witness. This manner of signing, and witnessing, and aeknowledging a power of attorney may be used only when the granting instrument limits the power of the attorney in fact to act on the principal's behalf in making an assignment of a certificate of title, excluding the odometer statement that the proceeding an application for a certificate of title, excluding the odometer acknowledgement statement that the applicant must acknowledge as required by federal law, and such instrument shall state the make, body type, model, and manufacturer's wehicle identification number of the motor vehicle to which the grant of power applies. This power of attorney shall be presented to the clerk of the court of common pleas when used to transfer title to a motor vehicle and shall be retained by the clerk in the same manner that a certificate of title is 965 965 965 967 967 968 969 969 969 969 969	vehicle salesman employed by such a -dealer, may act as a witness	962
the dealer's or salesman's, employee's, or agent's presence shall swear before a notary public that the principal signed in the dealer's, employee's, or salesman's agent's presence. As witness, the dealer, employee, or salesman agent shall sign in the place provided, inserting the dealer's or salesman's license number. The notary public, in such eases, shall administer an eath of the witness. This manner of signing, and witnessing, and acknowledging a power of attorney may be used only when the granting instrument limits the power of the attorney in fact to act on the principal's behalf in making an assignment of a certificate of title, excluding the odometer statement that the motor vehicle owner must provide as required by federal law, or completing an application for a certificate of title, excluding the odometer acknowledgement statement that the applicant must acknowledge as required by federal law, and such instrument 978 shall state the make, body type, model, and manufacturer's wehicle identification number of the motor vehicle to which the grant of power applies. This power of attorney shall be presented to the clerk of the court of common pleas when used to 981 transfer title to a motor vehicle and shall be retained by the clerk in the same manner that a certificate of title is	to the signature of a principal designating another as the	963
shall swear before a notary public that the principal signed in the dealer's, employee's, or salesman's agent's presence. As 967 witness, the dealer, employee, or salesman agent shall sign in 968 the place provided, inserting the dealer's or salesman's license number. The notary public, in such cases, shall administer an 970 eath of the witness. This manner of signing, and witnessing, and acknowledging—a power of attorney may be used only when the 972 granting instrument limits the power of the attorney in fact to 973 act on the principal's behalf in making an assignment of a 974 certificate of title, excluding the odometer statement that the 975 motor vehicle owner must provide as required by federal law, or 976 completing an application for a certificate of title, excluding 977 the odometer acknowledgement statement that the applicant must 978 acknowledge as required by federal law, and such instrument 979 shall state the make, body type, model, and manufacturer's 980 vehicle identification number of the motor vehicle to which the 981 grant of power applies. This power of attorney shall be 982 presented to the clerk of the court of common pleas when used to 983 transfer title to a motor vehicle and shall be retained by the 984 clerk in the same manner that a certificate of title is	principal's attorney in fact, and after the principal signs in	964
the dealer's, employee's, or salesman's agent's presence. As witness, the dealer, employee, or salesman agent shall sign in 968 the place provided, inserting the dealer's or salesman's license number. The notary public, in such cases, shall administer an 970 eath of the witness. This manner of signing, and witnessing, and acknowledging a power of attorney may be used only when the 972 granting instrument limits the power of the attorney in fact to 973 act on the principal's behalf in making an assignment of a certificate of title, excluding the odometer statement that the motor vehicle owner must provide as required by federal law, or 976 completing an application for a certificate of title, excluding 977 the odometer acknowledgement statement that the applicant must 978 acknowledge as required by federal law, and such instrument 979 shall state the make, body type, model, and manufacturer's 980 vehicle identification number of the motor vehicle to which the 981 grant of power applies. This power of attorney shall be 982 presented to the clerk of the court of common pleas when used to 983 transfer title to a motor vehicle and shall be retained by the 984 clerk in the same manner that a certificate of title is 985	the dealer's or salesman's , employee's, or agent's presence	965
witness, the dealer, employee, or salesman agent shall sign in the place provided, inserting the dealer's or salesman's license number. The notary public, in such cases, shall administer an eath of the witness. This manner of signing, and witnessing, and acknowledging a power of attorney may be used only when the granting instrument limits the power of the attorney in fact to act on the principal's behalf in making an assignment of a certificate of title, excluding the odometer statement that the motor vehicle owner must provide as required by federal law, or completing an application for a certificate of title, excluding the odometer acknowledgement statement that the applicant must acknowledge as required by federal law, and such instrument 978 shall state the make, body type, model, and manufacturer's wehicle identification number of the motor vehicle to which the grant of power applies. This power of attorney shall be presented to the clerk of the court of common pleas when used to 981 transfer title to a motor vehicle and shall be retained by the 982 clerk in the same manner that a certificate of title is	shall swear before a notary public that the principal signed in	966
the place provided, inserting the dealer's or salesman's license number. The notary public, in such cases, shall administer an oath of the witness. This manner of signing, and witnessing, and acknowledging—a power of attorney may be used only when the granting instrument limits the power of the attorney in fact to act on the principal's behalf in making an assignment of a certificate of title, excluding the odometer statement that the principal and application for a certificate of title, excluding the odometer statement that the sacknowledge as required by federal law, or completing an application for a certificate of title, excluding provide as required by federal law, and such instrument provides as required by federal law, and such instrument provides and manufacturer's provides as required by the presented to the clerk of the court of common pleas when used to presented to the clerk of the court of common pleas when used to transfer title to a motor vehicle and shall be retained by the presented to the same manner that a certificate of title is provided in the same manner that a certificate of title is provided in the same manner that a certificate of title is provided provided in the same manner that a certificate of title is provided pro	the dealer's <u>, employee's,</u> or -salesman's <u>agent's</u> presence. As	967
number. The notary public, in such cases, shall administer an oath of the witness. This manner of signing, and witnessing, and acknowledging—a power of attorney may be used only when the granting instrument limits the power of the attorney in fact to act on the principal's behalf in making an assignment of a 974 certificate of title, excluding the odometer statement that the motor vehicle owner must provide as required by federal law, or 976 completing an application for a certificate of title, excluding 977 the odometer acknowledgement statement that the applicant must 978 acknowledge as required by federal law, and such instrument 979 shall state the make, body type, model, and manufacturer's 980 vehicle identification number of the motor vehicle to which the 981 grant of power applies. This power of attorney shall be 982 presented to the clerk of the court of common pleas when used to 983 transfer title to a motor vehicle and shall be retained by the 984 clerk in the same manner that a certificate of title is 985	witness, the dealer, employee, or salesman agent shall sign in	968
coath of the witness. This manner of signing, and witnessing, and acknowledging a power of attorney may be used only when the granting instrument limits the power of the attorney in fact to 973 act on the principal's behalf in making an assignment of a 974 certificate of title, excluding the odometer statement that the 975 motor vehicle owner must provide as required by federal law, or 976 completing an application for a certificate of title, excluding 977 the odometer acknowledgement statement that the applicant must 978 acknowledge as required by federal law, and such instrument 979 shall state the make, body type, model, and manufacturer's 980 vehicle identification number of the motor vehicle to which the 981 grant of power applies. This power of attorney shall be 982 presented to the clerk of the court of common pleas when used to 983 transfer title to a motor vehicle and shall be retained by the 984 clerk in the same manner that a certificate of title is 985	the place provided, inserting the dealer's or salesman's license	969
granting instrument limits the power of the attorney in fact to act on the principal's behalf in making an assignment of a certificate of title, excluding the odometer statement that the motor vehicle owner must provide as required by federal law, or completing an application for a certificate of title, excluding the odometer acknowledgement statement that the applicant must acknowledge as required by federal law, and such instrument shall state the make, body type, model, and manufacturer's vehicle identification number of the motor vehicle to which the grant of power applies. This power of attorney shall be presented to the clerk of the court of common pleas when used to transfer title to a motor vehicle and shall be retained by the clerk in the same manner that a certificate of title is	number. The notary public, in such cases, shall administer an	970
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act on the principal's behalf in making an assignment of a 974 certificate of title, excluding the odometer statement that the 975 motor vehicle owner must provide as required by federal law, or 976 completing an application for a certificate of title, excluding 977 the odometer acknowledgement statement that the applicant must 978 acknowledge as required by federal law, and such instrument 979 shall state the make, body type, model, and manufacturer's 980 vehicle identification number of the motor vehicle to which the 981 grant of power applies. This power of attorney shall be 982 presented to the clerk of the court of common pleas when used to 983 transfer title to a motor vehicle and shall be retained by the 984 clerk in the same manner that a certificate of title is	acknowledging _a power of attorney may be used only when the	972
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completing an application for a certificate of title, excluding the odometer acknowledgement statement that the applicant must acknowledge as required by federal law, and such instrument shall state the make, body type, model, and manufacturer's vehicle identification number of the motor vehicle to which the grant of power applies. This power of attorney shall be presented to the clerk of the court of common pleas when used to transfer title to a motor vehicle and shall be retained by the clerk in the same manner that a certificate of title is 985	certificate of title, excluding the odometer statement that the	975
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acknowledge as required by federal law, and such instrument shall state the make, body type, model, and manufacturer's yehicle identification number of the motor vehicle to which the grant of power applies. This power of attorney shall be presented to the clerk of the court of common pleas when used to transfer title to a motor vehicle and shall be retained by the clerk in the same manner that a certificate of title is 989	completing an application for a certificate of title, excluding	977
shall state the make, body type, model, and manufacturer's yehicle identification number of the motor vehicle to which the grant of power applies. This power of attorney shall be presented to the clerk of the court of common pleas when used to transfer title to a motor vehicle and shall be retained by the clerk in the same manner that a certificate of title is 980 981 982	the odometer acknowledgement statement that the applicant must	978
vehicle identification number of the motor vehicle to which the grant of power applies. This power of attorney shall be presented to the clerk of the court of common pleas when used to transfer title to a motor vehicle and shall be retained by the clerk in the same manner that a certificate of title is 985	acknowledge as required by federal law, and such instrument	979
grant of power applies. This power of attorney shall be 982 presented to the clerk of the court of common pleas when used to 983 transfer title to a motor vehicle and shall be retained by the clerk in the same manner that a certificate of title is 985	shall state the make, body type, model, and manufacturer's	980
presented to the clerk of the court of common pleas when used to transfer title to a motor vehicle and shall be retained by the clerk in the same manner that a certificate of title is 985	vehicle identification number of the motor vehicle to which the	981
transfer title to a motor vehicle and shall be retained by the clerk in the same manner that a certificate of title is 985	grant of power applies. This power of attorney shall be	982
clerk in the same manner that a certificate of title is 985	presented to the clerk of the court of common pleas when used to	983
	transfer title to a motor vehicle and shall be retained by the	984
retained. 986	clerk in the same manner that a certificate of title is	985
	retained.	986

As used in this section, "presence" includes witnessing a 987

signature via audio-visual conference technology. 988

Sec. 4506.08. (A) (1) Each application for a commercial 989 driver's license temporary instruction permit shall be 990

accompanied by a fee of ten dollars. Each	991
(2) Each application for a waiver for farm-related service	992
industries shall be accompanied by a fee of twenty-five dollars.	993
(3) Except as provided in division (A)(4) of this section,	994
<pre>each application for a commercial driver's license, restricted</pre>	995
commercial driver's license, or renewal of such a license, or	996
waiver for farm-related service industries shall be accompanied	997
by a fee of twenty-five dollars, except that an the following	998
fee, as applicable:	999
(a) A fee of twenty-five dollars if the license will	1000
<pre>expire on the licensee's twenty-first birthday;</pre>	1001
(b) A fee of twenty-five dollars if the license will	1002
<pre>expire on the licensee's birthday four years after the date of</pre>	1003
issuance;	1004
(c) A fee of forty-nine dollars and fifty cents if the	1005
license will expire on the licensee's birthday eight years after	1006
the date of issuance.	1007
(4) Each application for a commercial driver's license or	1008
restricted commercial driver's license received pursuant to	1009
division (A)(3) of section 4506.14 of the Revised Code shall be	1010
accompanied by a the following fee, as applicable:	1011
(a) A fee of eighteen dollars and seventy-five cents if	1012
the license will expire on the licensee's birthday three years	1013
after the date of issuance, a:	1014
(b) A fee of twelve dollars and fifty cents if the license	1015
will expire on the licensee's birthday two years after the date	1016
of issuance, and a;	1017
(c) A fee of six dollars and twenty-five cents if the	1018

license will expire on the licensee's birthday one year after	1019
the date of issuance.	1020
(5) Each application for a duplicate or reprint commercial	1021
driver's license shall be accompanied by a fee of ten dollars.	1022
(2) In addition, the (B)(1) The registrar of motor	1023
vehicles or deputy registrar may collect and retain an	1024
additional fee of no more than equal to the amount established	1025
under section 4503.038 of the Revised Code for each application	1026
received by the registrar or deputy registrar for a any of the	1027
<pre>following:</pre>	1028
(a) A commercial driver's license temporary instruction	1029
permit ₇ :	1030
(b) A commercial driver's license, renewal of or a	1031
restricted commercial driver's license, or that will expire on	1032
the licensee's twenty-first birthday;	1033
(c) A commercial driver's license, a restricted commercial	1034
driver's license, or a renewal of such a license that will	1035
expire on the licensee's birthday four years after the date of	1036
issuance;	1037
(d) A commercial driver's license or restricted commercial	1038
driver's license issued pursuant to division (A) (3) of section	1039
4506.14 of the Revised Code;	1040
1300.11 of the hevisea code,	1040
(e) A duplicate or reprint commercial driver's license	1041
received by the registrar or deputy.	1042
(B) (2) The registrar or deputy registrar may collect and	1043
retain an additional fee equal to twice the amount established	1044
under section 4503.038 of the Revised Code for each application	1045
received by the registrar or deputy registrar for a commercial	1046

driver's license, restricted commercial driver's license, or	1047
renewal of such a license that will expire on the licensee's	1048
birthday eight years after the date of issuance.	1049
(C)(1) In addition to the fees imposed under division	1050
divisions (A) and (B) of this section, the registrar of motor	1051
vehicles or deputy registrar shall collect a fee of twelve-	1052
dollars the following fee for each application, as applicable:	1053
(a) Twelve dollars for a commercial driver's license	1054
temporary instruction permit;	1055
(b) Twelve dollars for a commercial driver's license, or	1056
restricted commercial driver's license that will expire on the	1057
<pre>licensee's twenty-first birthday;</pre>	1058
(c) Twelve dollars for a commercial driver's license,	1059
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restricted commercial driver's license, or renewal of such a	TUUU
restricted commercial driver's license, or renewal of such a license that will expire on the licensee's birthday four years	1060
license that will expire on the licensee's birthday four years	
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license that will expire on the licensee's birthday four years	1061
license that will expire on the licensee's birthday four years after the date of issuance;	1061 1062
license that will expire on the licensee's birthday four years after the date of issuance; (d) Twelve dollars for a commercial driver's license or	1061 1062 1063
license that will expire on the licensee's birthday four years after the date of issuance; (d) Twelve dollars for a commercial driver's license or restricted commercial driver's license issued pursuant to	1061 1062 1063 1064
license that will expire on the licensee's birthday four years after the date of issuance; (d) Twelve dollars for a commercial driver's license or restricted commercial driver's license issued pursuant to division (A) (3) of section 4506.14 of the Revised Code; (e) Twelve dollars for a duplicate or reprint commercial	1061 1062 1063 1064 1065
license that will expire on the licensee's birthday four years after the date of issuance; (d) Twelve dollars for a commercial driver's license or restricted commercial driver's license issued pursuant to division (A) (3) of section 4506.14 of the Revised Code;	1061 1062 1063 1064 1065
license that will expire on the licensee's birthday four years after the date of issuance; (d) Twelve dollars for a commercial driver's license or restricted commercial driver's license issued pursuant to division (A) (3) of section 4506.14 of the Revised Code; (e) Twelve dollars for a duplicate or reprint commercial	1061 1062 1063 1064 1065
license that will expire on the licensee's birthday four years after the date of issuance; (d) Twelve dollars for a commercial driver's license or restricted commercial driver's license issued pursuant to division (A) (3) of section 4506.14 of the Revised Code; (e) Twelve dollars for a duplicate or reprint commercial driver's license and for each application for renewal of;	1061 1062 1063 1064 1065 1066 1067
license that will expire on the licensee's birthday four years after the date of issuance; (d) Twelve dollars for a commercial driver's license or restricted commercial driver's license issued pursuant to division (A) (3) of section 4506.14 of the Revised Code; (e) Twelve dollars for a duplicate or reprint commercial driver's license—and for each application for renewal of; (f) Twenty-three dollars and fifty cents for a commercial	1061 1062 1063 1064 1065 1066 1067
license that will expire on the licensee's birthday four years after the date of issuance; (d) Twelve dollars for a commercial driver's license or restricted commercial driver's license issued pursuant to division (A) (3) of section 4506.14 of the Revised Code; (e) Twelve dollars for a duplicate or reprint commercial driver's license and for each application for renewal of; (f) Twenty-three dollars and fifty cents for a commercial driver's license, restricted commercial driver's license, or	1061 1062 1063 1064 1065 1066 1067 1068 1069
license that will expire on the licensee's birthday four years after the date of issuance; (d) Twelve dollars for a commercial driver's license or restricted commercial driver's license issued pursuant to division (A) (3) of section 4506.14 of the Revised Code; (e) Twelve dollars for a duplicate or reprint commercial driver's license—and for each application for renewal of; (f) Twenty-three dollars and fifty cents for a commercial driver's license, restricted commercial driver's license, or renewal of such a license that will expire on the licensee's	1061 1062 1063 1064 1065 1066 1067 1068 1069 1070
license that will expire on the licensee's birthday four years after the date of issuance; (d) Twelve dollars for a commercial driver's license or restricted commercial driver's license issued pursuant to division (A) (3) of section 4506.14 of the Revised Code; (e) Twelve dollars for a duplicate or reprint commercial driver's license—and for each application for renewal of; (f) Twenty—three dollars and fifty cents for a commercial driver's license, restricted commercial driver's license, or renewal of such a license that will expire on the licensee's birthday eight years after the date of issuance.	1061 1062 1063 1064 1065 1066 1067 1068 1069 1070
license that will expire on the licensee's birthday four years after the date of issuance; (d) Twelve dollars for a commercial driver's license or restricted commercial driver's license issued pursuant to division (A) (3) of section 4506.14 of the Revised Code; (e) Twelve dollars for a duplicate or reprint commercial driver's license and for each application for renewal of; (f) Twenty-three dollars and fifty cents for a commercial driver's license, restricted commercial driver's license, or renewal of such a license that will expire on the licensee's birthday eight years after the date of issuance. (2) The additional fee is for the purpose of defraying the	1061 1062 1063 1064 1065 1066 1067 1068 1069 1070 1071

laws of Ohio.	1075
$\frac{(C)-(D)}{(D)}$ Each deputy registrar shall transmit the fees	1076
collected under divisions $\frac{(A)}{(1)}$ and $\frac{(B)}{(C)}$ of this section	1077
in the time and manner prescribed by the registrar. The	1078
registrar shall deposit all moneys collected under divisions (A)	1079
(1) and (B) of this section into the public safety -	1080
highway purposes fund established in section 4501.06 of the	1081
Revised Code.	1082
$\frac{(D)-(E)}{(E)}$ Upon request and payment of a fee of five dollars,	1083
the registrar shall furnish information regarding the driving	1084
record of any person holding a commercial driver's license	1085
issued by this state to the employer or prospective employer of	1086
such a person and to any insurer.	1087
The registrar shall pay each five-dollar fee the registrar	1088
collects under this division into the state treasury to the	1089
credit of the public safety - highway purposes fund established	1090
in section 4501.06 of the Revised Code.	1091
Sec. 4506.13. (A) The registrar of motor vehicles may	1092
authorize the highway patrol or any other employee of the	1093
department of public safety to issue an examiner's commercial	1094
examinations passed form to an applicant who has passed the	1095
required examinations. The examiner's commercial examinations	1096
passed form shall be used to indicate the examinations taken and	1097
passed by the commercial driver's license applicant.	1098
(B)(1) Before issuing, renewing, transferring, or	1099
upgrading a commercial driver's license, the registrar of motor	1100
vehicles shall obtain information about the applicant's driving	1101
record through the commercial driver's license information	1102
system, the applicant's state of licensure, and when available,	1103

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commercial driver's license information system driver record.	1133
(2) For those drivers self-certifying under division (A)	1134
(1) (a) (i) of section 4506.10 of the Revised Code as non-excepted	1135
interstate, post the applicant's medical status as certified or	1136
non-certified on the applicant's commercial driver's license	1137
information system driver record upon receiving a valid original	1138
or copy of the medical examiner's certificate;	1139
(3) Post the driver's self-certification type as set forth	1140
in division (A)(1) of section 4506.10 of the Revised Code;	1141
(4) Post information from the medical examiner's	1142
certificate, if applicable, on the commercial driver's license	1143
holder's commercial driver's license information system driver	1144
record within ten <u>business</u> <u>calendar</u> days of <u>issuing</u> <u>receipt of</u>	1145
the commercial driver's licensemedical examiner's certificate;	1146
(5) Retain the original or a copy of the commercial	1147
driver's license holder's medical certificate for a minimum of	1148
three years after the date the certificate was issued;	1149
(6) Post and maintain as part of the commercial driver's	1150
license information system driver record all convictions,	1151
disqualifications, and other licensing actions for violations of	1152
any state or municipal ordinances related to motor vehicle	1153
traffic control, other than parking violations for all persons	1154
who hold a commercial driver's license or operate a motor	1155
vehicle for which a commercial driver's license is required;	1156
(7) Post an applicant's status of medically non-certified	1157
on the applicant's commercial driver's license information	1158
system driver record and downgrade the applicant's commercial	1159
driver's license in accordance with division (D) of this section	1160
if either of the following applies:	1161

(a) The commercial driver's license holder fails to	1162
provide the driver's self-certification type as required by	1163
division (A)(1) of section 4506.10 of the Revised Code.	1164
(b) The commercial driver's license holder self-certifying	1165
under division (A)(1)(a)(i) of section 4506.10 of the Revised	1166
Code as non-excepted interstate fails to provide the registrar	1167
with a current medical examiner's certificate.	1168
(8) Mark the commercial driver's license information	1169
system driver record as non-certified for any commercial	1170
driver's license holder who has not self-certified under	1171
division (A)(1) of section 4506.10 of the Revised Code by	1172
January 30, 2014 and initiate the commercial driver's license	1173
commercial driver's license downgrade procedures described in	1174
division (D) of this section;	1175
(9) Within ten days after a commercial driver's license	1176
holder's medical certification status expires or a medical	1177
variance expires or is rescinded, update the person's medical	1178
certification status to non-certified;	1179
(10) Within ten calendar days after receiving information	1180
from the federal motor carrier safety administration regarding	1181
issuance or renewal of a medical variance for a driver, update	1182
the driver's commercial driver's license information system	1183
driver record to include the medical variance information	1184
provided by the federal motor carrier safety administration.	1185
(D) If a driver's medical certification or medical	1186
variance expires or the federal motor carrier safety	1187
administration notifies the registrar that a medical variance	1188
was removed or rescinded, the registrar shall do the following:	1189
(1) Send notice to the commercial driver's license holder	1190

of the holder's medically not certified status. The notice shall	1191
inform the driver that the driver's commercial driver's license	1192
privileges will be removed unless the driver resolves the	1193
medical certification or medical variance defect by submitting a	1194
current medical certificate or medical variance, as applicable,	1195
or changing the driver's self-certification under division (A)	1196
(1) of section 4506.10 of the Revised Code to driving only in	1197
excepted interstate or excepted intrastate commerce within sixty	1198
days.	1199
(2) Sixty days after the change to a medically not	1200
certified status, if the commercial driver's license holder has	1201
not resolved the medical certification or medical variance	1202
defect as described in division (D)(1) of this section, the	1203
registrar shall change the person's commercial driver's license	1204
status to reflect no commercial driver's license privileges and	1205
shall send the person a second notice informing the person that	1206
the commercial driver's license privilege has been removed from	1207
the driver's license.	1208
(E) To the extent permitted by federal and state law, the	1209
registrar shall provide records from the commercial driver's	1210
license information system regarding a commercial driver's	1211
license holder or commercial motor vehicle operator to the	1212
following individuals and entities or their authorized agents	1213
within ten days of the receipt of conviction or disqualification	1214
information concerning the holder or operator from another state	1215
or within ten days of the date of conviction or disqualification	1216
of the holder or operator if it occurred in this state, as	1217
applicable:	1218
(1) Other states;	1219

(2) The secretary of the United States department of

transportation;	1221
(3) The commercial driver's license holder or commercial	1222
motor vehicle operator referenced in the records;	1223
(4) A motor carrier that is a current or prospective	1224
employer of the commercial driver's license holder or commercial	1225
motor vehicle operator referenced in the records.	1226
Sec. 4506.14. (A) Commercial driver's licenses shall	1227
expire as follows:	1228
(1) Except as provided in division (A)(3) or (4) of this	1229
section, each such license issued to replace an operator's or	1230
chauffeur's license shall expire on the original expiration date	1231
of the operator's or chauffeur's license and, upon renewal,	1232
shall expire on the licensee's birthday in the fourth or eighth	1233
year after the date of issuance, based on the period of renewal	1234
requested by the applicant. A person who is sixty-five years of	1235
age or older may only apply for a commercial driver's license	1236
that expires on the birthday of the applicant in the fourth year	1237
after the date it is issued.	1238
(2) (a) Except as provided in division (A) (3) or (4) of	1239
this section, each such license issued as an original license to	1240
a person whose residence is in this state shall expire on the	1241
licensee's birthday in the fourth or eighth year after the date	1242
of issuance, and each based on the period of renewal requested	1243
by the applicant. A person who is sixty-five years of age or	1244
older may only apply for a commercial driver's license that	1245
expires on the birthday of the applicant in the fourth year	1246
after the date it is issued.	1247
<pre>after the date it is issued. (b) Each such license issued to a person whose temporary</pre>	1247 1248

adopted by the registrar of motor vehicles. A license issued to	1250
a person with a temporary residence in this state is	1251
nonrenewable, but may be replaced with a new license within	1252
ninety days prior to its expiration upon the applicant's	1253
compliance with all applicable requirements.	1254
(3) The registrar or a deputy registrar may issue a	1255
license that expires on a date earlier than the licensee's	1256
birthday in the fourth year after the date of issuance if the	1257
licensee has undergone a security threat assessment required by	1258
federal law to obtain a hazardous materials endorsement and the	1259
assessment will expire before that date. No commercial driver's	1260
license shall be issued under division (A)(3) of this section	1261
for a period longer than four years and one hundred eighty days.	1262
(4) Each such license issued to replace the operator's or	1263
chauffeur's license of a person who is less than twenty-one	1264
years of age, and each such license issued as an original	1265
license to a person who is less than twenty-one years of age,	1266
shall expire on the licensee's twenty-first birthday.	1267
(B) No commercial driver's license shall be issued for a	1268
period longer than four eight years and one hundred eighty days.	1269
Except as provided in section 4507.12 of the Revised Code, the	1270
registrar may waive the examination of any person applying for	1271
the renewal of a commercial driver's license issued under this	1272
chapter, provided that the applicant presents either an	1273
unexpired commercial driver's license or a commercial driver's	1274
license that has expired not more than six months prior to the	1275
date of application.	1276
(C) Subject to the requirements of this chapter and except	1277
as provided in division (A)(2) of this section in regard to a	1278
person whose temporary residence is in this state, every	1279

commercial driver's license shall be renewable one hundred	1280
eighty days before its expiration upon payment of the fees	1281
required by section 4506.08 of the Revised Code. Each person	1282
applying for renewal or transfer of a commercial driver's	1283
license shall complete the application form prescribed by	1284
section 4506.07 of the Revised Code and shall provide all	1285
certifications required.	1286
Beginning on January 30, 2012, prior Prior to applying for	1287
renewal of a commercial driver's license, each applicant shall	1288
submit a new copy or original medical examiner's certificate	1289
required by section 4506.10 of the Revised Code; if the person's	1290
medical status has changed, the registrar shall take the	1291
appropriate action to address the change in medical status. If	1292
the person wishes to retain an endorsement authorizing the	1293
person to transport hazardous materials, the person shall take	1294
and successfully complete the written test for the endorsement	1295
and shall submit to any background check required by federal	1296
law.	1297
(D) Each person licensed as a driver under this chapter	1298
shall notify the registrar of any change in the person's address	1299
within ten days following that change. The notification shall be	1300
in writing on a form provided by the registrar and shall include	1301
the full name, date of birth, license number, county of	1302
residence, social security number, and new address of the	1303
person.	1304
(E) Whoever violates division (D) of this section is	1305
guilty of a minor misdemeanor.	1306
Sec. 4507.09. (A) Except as provided in division (B) of	1307
this section, every driver's license issued to a resident of	1308
this state expires on the birthday of the applicant in the	1309

fourth or eighth year after the date it is issued and every,	1310
based on the period of renewal requested by the applicant. A	1311
person who is sixty-five years of age or older may only apply	1312
for a driver's license that expires on the birthday of the	1313
applicant in the fourth year after the date it is issued. Every	1314
driver's license issued to a temporary resident expires in	1315
accordance with rules adopted by the registrar of motor	1316
vehicles. In no event shall any license be issued for a period	1317
longer than four eight years and ninety days.	1318

Subject to the requirements of section 4507.12 of the 1319 Revised Code, every driver's license issued to a resident is 1320 renewable at any time prior to its expiration and any license of 1321 a temporary resident is nonrenewable. A nonrenewable license may 1322 be replaced with a new license within ninety days prior to its 1323 expiration in accordance with division (E) of this section. No 1324 refund shall be made or credit given for the unexpired portion 1325 of the driver's license that is renewed. The registrar of motor 1326 vehicles shall notify each person whose driver's license has 1327 expired within forty-five days after the date of expiration. 1328 Notification shall be made by regular mail sent to the person's 1329 last known address as shown in the records of the bureau of 1330 motor vehicles. Failure to provide such notification shall not 1331 be construed as a renewal or extension of any license. For the 1332 purposes of this section, the date of birth of any applicant 1333 born on the twenty-ninth day of February shall be deemed to be 1334 the first day of March in any year in which there is no twenty-1335 ninth day of February. 1336

(B) Every driver's license or renewal of a driver's

license issued to an applicant who is sixteen years of age or

older, but less than twenty-one years of age, expires on the

twenty-first birthday of the applicant, except that an applicant

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who applies no more than thirty days before the applicant's	1341
twenty-first birthday shall be issued a license in accordance	1342
with division (A) of this section.	1343
(C) Each person licensed as a driver under this chapter	1344
shall notify the registrar of any change in the person's address	1345
within ten days following that change. The notification shall be	1346
in writing on a form provided by the registrar and shall include	1347
the full name, date of birth, license number, county of	1348
residence, social security number, and new address of the	1349
person.	1350
(D) No driver's license shall be renewed when renewal is	1351
prohibited by division (A) of section 4507.091 of the Revised	1352
Code.	1353
(E) A nonrenewable license may be replaced with a new	1354
license within ninety days prior to its expiration upon the	1355
applicant's presentation of documentation verifying the	1356
applicant's legal presence in the United States. A nonrenewable	1357
license expires on the same date listed on the legal presence	1358
documentation, or on the same date in the fourth year after the	1359
date the nonrenewable license is issued, whichever comes first.	1360
A nonrenewable license is not transferable, and the applicant	1361
may not rely on it to obtain a driver's license in another	1362
state.	1363
In accordance with Chapter 119. of the Revised Code, the	1364
registrar of motor vehicles shall adopt rules governing	1365
nonrenewable licenses for temporary residents. At a minimum, the	1366
rules shall include provisions specifying all of the following:	1367
(1) That no nonrenewable license may extend beyond the	1368
duration of the applicant's temporary residence in this state;	1369

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(2) That no nonrenewable license may be replaced by a new	1370
license unless the applicant provides acceptable documentation	1371
of the person's identity and of the applicant's continued	1372
temporary residence in this state;	1373
(3) That no nonrenewable license is valid to apply for a	1374
driver's license in any other state;	1375
alliel a lleenee in any coner coace,	10,70
(4) That every nonrenewable license may contain any	1376
security features that the registrar prescribes.	1377
Sec. 4507.11. (A) (1) The Except as provided in section	1378
4507.112 of the Revised Code, the registrar of motor vehicles	1379
shall conduct all necessary examinations of applicants for	1380
temporary instruction permits, drivers' licenses, motorcycle	1381
operators' endorsements, or motor-driven cycle or motor scooter	1382
endorsements. The examination shall include a test of the	1383
applicant's knowledge of motor vehicle laws, including the laws	1384
governing stopping for school buses, a test of the applicant's	1385
physical fitness to drive, and a test of the applicant's ability	1386
to understand highway traffic control devices. The registrar may	1387
conduct the examination in such a manner that applicants who are	1388
illiterate or limited in their knowledge of the English language	1389
are tested by methods that would indicate to the examining	1390
officer that the applicant has a reasonable knowledge of motor	1391
vehicle laws and understands highway traffic control devices.	1392
(2) An applicant for a driver's license shall give an	1393
actual demonstration of the ability to exercise ordinary and	1394
reasonable control in the operation of a motor vehicle by	1395
driving a motor vehicle under the supervision of an examining	1396
officer; however, no applicant for a driver's license shall use	1397

a low-speed or under-speed vehicle or a mini-truck for the

purpose of demonstrating ability to exercise ordinary and

reasonable control over a vehicle. The demonstration shall	1400
consist of a maneuverability test and a road test. The director	1401
of public safety shall determine the formats of the tests.	1402

- (3) Except as provided in division (B) of this section, an 1403 applicant for a motorcycle operator's endorsement or a 1404 restricted license that permits only the operation of a 1405 motorcycle shall give an actual demonstration of the ability to 1406 exercise ordinary and reasonable control in the operation of a 1407 motorcycle by driving a motorcycle under the supervision of an 1408 examining officer. However, no applicant for such an endorsement 1409 or restricted license shall use a motor-driven cycle or motor 1410 scooter for the purpose of demonstrating ability to exercise 1411 ordinary and reasonable control in the operation of a 1412 motorcycle. 1413
- (4) Except as provided in division (B) of this section, an 1414 applicant for a motor-driven cycle or motor scooter operator's 1415 endorsement or a restricted license that permits only the 1416 operation of a motor-driven cycle or motor scooter shall give an 1417 actual demonstration of the ability to exercise ordinary and 1418 reasonable control in the operation of a motor-driven cycle or 1419 motor scooter by driving a motor-driven cycle or motor scooter 1420 under the supervision of an examining officer. 1421
- (5) Except as provided in section sections 4507.112 and 1422 4507.12 of the Revised Code, the registrar shall designate the 1423 highway patrol, any law enforcement body, or any other employee 1424 of the department of public safety to supervise and conduct 1425 examinations for temporary instruction permits, drivers' 1426 licenses, and motorcycle operators' endorsements and shall 1427 provide the necessary rules and forms to properly conduct the 1428 examinations. A deputy registrar shall forward to the registrar 1429

the records of the examinations, together with the application	1430
for a temporary instruction permit, driver's license, or	1431
motorcycle operator's endorsement. If in the opinion of the	1432
registrar the applicant is qualified to operate a motor vehicle,	1433
the registrar shall issue the permit, license, or endorsement.	1434

- (6) The registrar may authorize the highway patrol, other 1435 designated law enforcement body, or other designated employee of 1436 the department of public safety to issue an examiner's driving 1437 permit to an applicant who has passed the required examination, 1438 authorizing that applicant to operate a motor vehicle while the 1439 registrar is completing an investigation relative to that 1440 applicant's qualifications to receive a temporary instruction 1441 permit, driver's license, or motorcycle operator's endorsement. 1442 The applicant shall keep the examiner's driving permit in the 1443 applicant's immediate possession while operating a motor 1444 vehicle. The examiner's driving permit is effective until final 1445 action and notification has been given by the registrar, but in 1446 no event longer than sixty days from its date of issuance. 1447
- (B)(1) An applicant for a motorcycle operator's 1448 endorsement or a restricted license that permits only the 1449 operation of a motorcycle who presents to the registrar of motor 1450 1451 vehicles or a deputy registrar a form approved by the director of public safety attesting to the applicant's successful 1452 completion within the preceding sixty days of a course of basic 1453 instruction provided by the motorcycle safety and education 1454 program approved by the director pursuant to section 4508.08 of 1455 the Revised Code shall not be required to give an actual 1456 demonstration of the ability to operate a motorcycle by driving 1457 a motorcycle under the supervision of an examining officer, as 1458 described in division (A) of this section. An applicant for a 1459 motor-driven cycle or motor scooter operator's endorsement or a 1460

restricted license that permits only the operation of a motor-	1461
driven cycle or motor scooter who presents to the registrar of	1462
motor vehicles or a deputy registrar a form approved by the	1463
director of public safety attesting to the applicant's	1464
successful completion within the preceding sixty days of a	1465
course of basic instruction provided by the motorcycle safety	1466
and education program approved by the director pursuant to	1467
section 4508.08 of the Revised Code shall not be required to	1468
give an actual demonstration of the ability to operate a motor-	1469
driven cycle or motor scooter by driving a motor-driven cycle or	1470
motor scooter under the supervision of an examining officer, as	1471
described in division (A) of this section. Upon presentation of	1472
the form described in division (B)(1) of this section and	1473
compliance with all other requirements relating to the issuance	1474
of a motorcycle operator's endorsement or a restricted license	1475
that permits only the operation of a motorcycle, the registrar	1476
or deputy registrar shall issue to the applicant the endorsement	1477
or restricted license, as the case may be.	1478

- (2) A person who has not attained eighteen years of age 1479 and presents an application for a motorcycle operator's 1480 endorsement or a restricted license under division (B)(1) of 1481 this section also shall comply with the requirements of section 1482 4507.21 of the Revised Code.
- (C) A person who holds a valid motorcycle endorsement or 1484 restricted license that permits only the operation of a 1485 motorcycle may operate a motor-driven cycle or motor scooter 1486 with that endorsement or restricted license. 1487
- Sec. 4507.112. (A) The director of public safety may

 1488

 authorize a third party to administer the motor vehicle skills

 test specified in division (A) (2) of section 4507.11 of the

 1490

Revised Code. The third party shall administer the same skills	1491
test as otherwise would be administered by the bureau of motor	1492
vehicles.	1493
(B) For purposes of authorizing a third party to	1494
administer the motor vehicle skills test, the director and the	1495
third party shall enter into an agreement that does all of the	1496
<pre>following:</pre>	1497
(1) Allows the director or the director's representative	1498
to conduct random examinations, inspections, and audits of the	1499
third party, whether covert or overt, without prior notice;	1500
(2) Requires all examiners of the third party to meet the	1501
same qualification and training standards as examiners of the	1502
department of public safety;	1503
(3) Requires the third party to use designated road test	1504
routes that have been approved by the director;	1505
(4) If the third party also is a driver training school,	1506
prohibits a skills test examiner employed by the school from	1507
administering a skills test to an applicant that the examiner	1508
<pre>personally trained;</pre>	1509
(5) Establishes appropriate documentation and	1510
communication between the third party and the department	1511
indicating who has attempted the skills test with the third	1512
party and whether the person completed the test successfully;	1513
(6) Reserves to the department the right to take prompt	1514
and appropriate remedial action against the third party and its	1515
skills test examiners if the third party or its skills test	1516
examiners fail to comply with state standards for the testing	1517
program or with any other terms of the agreement.	1518

Sec. 4507.21. (A) Each applicant for a driver's license	1519
shall file an application in the office of the registrar of	1520
motor vehicles or of a deputy registrar.	1521
(B)(1) Each person under eighteen years of age applying	1522
for a driver's license issued in this state shall present	1523
satisfactory evidence of having successfully completed any one	1524
of the following:	1525
(a) A driver education course approved by the state	1526
department of education prior to December 31, 2003.	1527
(b) A driver training course approved by the director of	1528
public safety.	1529
(c) A driver training course comparable to a driver	1530
education or driver training course described in division (B)(1)	1531
(a) or (b) of this section and administered by a branch of the	1532
armed forces of the United States and completed by the applicant	1533
while residing outside this state for the purpose of being with	1534
or near any person serving in the armed forces of the United	1535
States.	1536
(2) Each person under eighteen years of age applying for a	1537
driver's license also shall present, on a form prescribed by the	1538
registrar, an affidavit signed by an eligible adult attesting	1539
that the person has acquired at least fifty hours of actual	1540
driving experience, with at least ten of those hours being at	1541
night.	1542
(C) Commencing one year after the effective date of the	1543
rules adopted pursuant to division (F) of section 4508.02 of the	1544
Revised Code that govern the abbreviated driver training course,	1545
each (1) An applicant for an initial driver's license who shall	1546
present satisfactory evidence of successful completion of the	1547

	4 = 4.0
abbreviated driver training course for adults, approved by the	1548
director of public safety under section 4508.02 of the Revised	1549
Code, if all of the following apply:	1550
(a) The applicant is eighteen years of age or older and	1551
who	1552
wild <u>.</u>	1552
(b) The applicant failed the road or maneuverability test	1553
required under division (A)(2) of section 4507.11 of the Revised	1554
Code-shall present satisfactory evidence of having successfully-	1555
completed the abbreviated driver training course for adults,	1556
approved by the director of public safety, .	1557
(c) In the twelve months immediately preceding the date of	1558
application, the applicant has not successfully completed a	1559
driver training course.	1560
(2) An applicant shall present satisfactory evidence as	1561
required under division (C)(1) of this section prior to	1562
attempting the test a second or subsequent time.	1563
(D) If the registrar or deputy registrar determines that	1564
the applicant is entitled to the driver's license, it shall be	1565
issued. If the application shows that the applicant's license	1566
has been previously canceled or suspended, the deputy registrar	1567
shall forward the application to the registrar, who shall	1568
determine whether the license shall be granted.	1569
(E) An applicant shall file an application in duplicate,	1570
and the deputy registrar issuing the license shall immediately	1571
forward to the office of the registrar the original copy of the	1572
application, together with the duplicate copy of any certificate	1573
of completion if issued for purposes of division (B) of this	1574
section. The registrar shall prescribe rules as to the manner in	1575
which the deputy registrar files and maintains the applications	1576
which one deputy registral fires and maintains the applications	10/0

and other records. The registrar shall file every application	1577
for a driver's or commercial driver's license and index them by	1578
name and number, and shall maintain a suitable record of all	1579
licenses issued, all convictions and bond forfeitures, all	1580
applications for licenses denied, and all licenses that have	1581
been suspended or canceled.	1582

- (F) For purposes of section 2313.06 of the Revised Code, 1583 the registrar shall maintain accurate and current lists of the 1584 residents of each county who are eighteen years of age or older, 1585 have been issued, on and after January 1, 1984, driver's or 1586 commercial driver's licenses that are valid and current, and 1587 would be electors if they were registered to vote, regardless of 1588 whether they actually are registered to vote. The lists shall 1589 contain the names, addresses, dates of birth, duration of 1590 residence in this state, citizenship status, and social security 1591 numbers, if the numbers are available, of the licensees, and may 1592 contain any other information that the registrar considers 1593 suitable. 1594
- (G) Each person under eighteen years of age applying for a 1595 motorcycle operator's endorsement or a restricted license 1596 enabling the applicant to operate a motorcycle shall present 1597 satisfactory evidence of having completed the courses of 1598 instruction in the motorcycle safety and education program 1599 described in section 4508.08 of the Revised Code or a comparable 1600 course of instruction administered by a branch of the armed 1601 forces of the United States and completed by the applicant while 1602 residing outside this state for the purpose of being with or 1603 near any person serving in the armed forces of the United 1604 States. If the registrar or deputy registrar then determines 1605 that the applicant is entitled to the endorsement or restricted 1606 license, it shall be issued. 1607

(H) No person shall knowingly make a false statement in an	1608
affidavit presented in accordance with division (B)(2) of this	1609
section.	1610
(I) As used in this section, "eligible adult" means any of	1611
the following persons:	1612
(1) A parent, guardian, or custodian of the applicant;	1613
(2) A person over the age of twenty-one who acts in loco	1614
parentis of the applicant and who maintains proof of financial	1615
responsibility with respect to the operation of a motor vehicle	1616
owned by the applicant or with respect to the applicant's	1617
operation of any motor vehicle.	1618
(J) Whoever violates division (H) of this section is	1619
guilty of a minor misdemeanor and shall be fined one hundred	1620
dollars.	1621
Sec. 4507.23. (A) Except as provided in division (I) of	1622
Sec. 4507.23. (A) Except as provided in division (I) of this section, each application for a temporary instruction	1622 1623
this section, each application for a temporary instruction	1623
this section, each application for a temporary instruction permit and examination <u>or a reprint</u> shall be accompanied by a	1623 1624
this section, each application for a temporary instruction permit and examination <u>or a reprint</u> shall be accompanied by a fee of five dollars.	1623 1624 1625
this section, each application for a temporary instruction permit and examination <u>or a reprint</u> shall be accompanied by a fee of five dollars. (B) Except as provided in division (I) of this section,	1623 1624 1625 1626
this section, each application for a temporary instruction permit and examination or a reprint shall be accompanied by a fee of five dollars. (B) Except as provided in division (I) of this section, each application for a driver's license made by a person who	1623 1624 1625 1626 1627
this section, each application for a temporary instruction permit and examination or a reprint shall be accompanied by a fee of five dollars. (B) Except as provided in division (I) of this section, each application for a driver's license made by a person who previously held such a license and whose license has expired not	1623 1624 1625 1626 1627 1628
this section, each application for a temporary instruction permit and examination or a reprint shall be accompanied by a fee of five dollars. (B) Except as provided in division (I) of this section, each application for a driver's license made by a person who previously held such a license and whose license has expired not more than two years prior to the date of application, and who is	1623 1624 1625 1626 1627 1628 1629
this section, each application for a temporary instruction permit and examination or a reprint shall be accompanied by a fee of five dollars. (B) Except as provided in division (I) of this section, each application for a driver's license made by a person who previously held such a license and whose license has expired not more than two years prior to the date of application, and who is required under this chapter to give an actual demonstration of	1623 1624 1625 1626 1627 1628 1629 1630
this section, each application for a temporary instruction permit and examination or a reprint shall be accompanied by a fee of five dollars. (B) Except as provided in division (I) of this section, each application for a driver's license made by a person who previously held such a license and whose license has expired not more than two years prior to the date of application, and who is required under this chapter to give an actual demonstration of the person's ability to drive, shall be accompanied by a fee of	1623 1624 1625 1626 1627 1628 1629 1630 1631
this section, each application for a temporary instruction permit and examination or a reprint shall be accompanied by a fee of five dollars. (B) Except as provided in division (I) of this section, each application for a driver's license made by a person who previously held such a license and whose license has expired not more than two years prior to the date of application, and who is required under this chapter to give an actual demonstration of the person's ability to drive, shall be accompanied by a fee of three dollars in addition to any other fees.	1623 1624 1625 1626 1627 1628 1629 1630 1631 1632
this section, each application for a temporary instruction permit and examination or a reprint shall be accompanied by a fee of five dollars. (B) Except as provided in division (I) of this section, each application for a driver's license made by a person who previously held such a license and whose license has expired not more than two years prior to the date of application, and who is required under this chapter to give an actual demonstration of the person's ability to drive, shall be accompanied by a fee of three dollars in addition to any other fees. (C) (1) Except as provided in divisions (E) and (I) of this	1623 1624 1625 1626 1627 1628 1629 1630 1631 1632

endorsement will expire on the applicant's birthday four years	1637
after the date of issuance or a fee of eleven dollars and fifty	1638
cents if the license or endorsement will expire on the	1639
applicant's birthday eight years after the date of issuance.	1640
(2) Except as provided in division divisions (I) and (J)	1641
of this section, each application for a duplicate driver's	1642
license shall be accompanied by a fee of seven dollars and fifty	1643
cents. The duplicate driver's licenses issued under this section	1644
shall be distributed by the deputy registrar in accordance with	1645
rules adopted by the registrar of motor vehicles.	1646
(3) Except as provided in division (I) of this section,	1647
each application for a reprint of a driver's license shall be	1648
accompanied by a fee equivalent to the fee required for a	1649
duplicate driver's license.	1650
(D) Except as provided in division (I) of this section,	1651
each application for a motorized bicycle license or a reprint or	1652
duplicate thereof shall be accompanied by a fee of two dollars	1653
and fifty cents if the license will expire on the applicant's	1654
birthday four years after the date of issuance or a fee of four	1655
dollars and fifty cents if the license will expire on the	1656
applicant's birthday eight years after the date of issuance.	1657
(E) Except as provided in division (I) of this section,	1658
each application for a driver's license or renewal of a driver's	1659
license that will be issued to a person who is less than twenty-	1660
one years of age shall be accompanied by whichever of the	1661
following fees is applicable:	1662
(1) If the person is sixteen years of age or older, but	1663
less than seventeen years of age, a fee of seven dollars and	1664
twenty-five cents;	1665

(2) If the person is seventeen years of age or older, but	1666
less than eighteen years of age, a fee of six dollars;	1667
(3) If the person is eighteen years of age or older, but	1668
less than nineteen years of age, a fee of four dollars and	1669
seventy-five cents;	1670
(4) If the person is nineteen years of age or older, but	1671
less than twenty years of age, a fee of three dollars and fifty	1672
cents;	1673
(5) If the person is twenty years of age or older, but	1674
less than twenty-one years of age, a fee of two dollars and	1675
twenty-five cents.	1676
(F) Neither the The registrar nor and any deputy registrar	1677
shall may charge a fee in excess of one dollar and fifty cents	1678
for the authentication of the documents required for processing	1679
a driver's license, motorized bicycle license, or temporary	1680
instruction permit identification cards as required by sections	1681
4507.13 and 4511.521 of the Revised Code as follows:	1682
(1) One dollar and fifty cents for a temporary instruction	1683
permit;	1684
(2) One dollar and fifty cents for a license issued to a	1685
person who is less than twenty-one years of age;	1686
(3) One dollar and fifty cents for a license that will	1687
<pre>expire on the applicant's birthday four years after the date of</pre>	1688
issuance;	1689
(4) Three dollars for a license that will expire on the	1690
applicant's birthday eight years after the date of issuance.	1691
A deputy registrar that authenticates the required	1692
documents for a driver's license, motorized bicycle license, or	1693

temporary instruction permit identification cards shall retain	1694
the entire amount of the fee.	1695
(G) Except as provided in division (I) of this section,	1696
each transaction described in divisions (A), (B), (C), (D), and	1697
(E) of this section shall be accompanied by an additional fee-of-	1698
twelve-as follows:	1699
(1) The last dellars for a terminal instruction require.	1700
(1) Twelve dollars for a temporary instruction permit;	1700
(2) Twelve dollars for a license issued to a person who is	1701
<u>less than twenty-one years of age;</u>	1702
(3) Twelve dollars for a license or endorsement that will	1703
expire on the applicant's birthday four years after the date of	1704
issuance;	1705
(4) Theorem three dellers and fifty containing license on	1706
(4) Twenty-three dollars and fifty cents for a license or	1706
endorsement that will expire on the applicant's birthday eight	1707
years after the date of issuance.	1700
The additional fee is for the purpose of defraying the	1709
department of public safety's costs associated with the	1710
administration and enforcement of the motor vehicle and traffic	1711
laws of Ohio.	1712
(H) At the time and in the manner provided by section	1713
4503.10 of the Revised Code, the deputy registrar shall transmit	1714
the fees collected under divisions (A), (B), (C), (D), and (E),	1715
those portions of the fees specified in and collected under	1716
division (F), and the additional fee under division (G) of this	1717
section to the registrar. The registrar shall deposit the fees	1718
into the public safety - highway purposes fund established in	1719
section 4501.06 of the Revised Code.	1720
(I) A disabled veteran who has a service-connected	1721

disability rated at one hundred per cent by the veterans'	1722
administration may apply to the registrar or a deputy registrar	1723
for the issuance to that veteran, without the payment of any fee	1724
prescribed in this section, of any of the following items:	1725
(1) A temporary instruction permit and examination;	1726
(2) A new, renewal, reprint, or duplicate driver's or	1727
commercial driver's license;	1728
(3) A motorcycle operator's endorsement;	1729
(4) A motorized bicycle license or reprint or duplicate	1730
thereof;	1731
(5) A document authentication fee as provided in division	1732
(F) of this section.	1733
An application made under division (I) of this section	1734
shall be accompanied by such documentary evidence of disability	1735
as the registrar may require by rule.	1736
(J)(1) The registrar of motor vehicles shall adopt rules	1737
that establish a prorated fee schedule that specifies the fee to	1738
be charged by the registrar or a deputy registrar for the	1739
issuance of a duplicate driver's license. The rules shall	1740
require the base fee to be equal to the fee for a duplicate	1741
driver's license that existed immediately prior to July 1, 2015.	1742
In order to determine the prorated amount for a duplicate	1743
license under the rules, the registrar shall reduce the base fee	1744
by an amount determined by the registrar that is correlated with	1745
the number of months between the date a person applies for the	1746
duplicate and the date of expiration of the license. The	1747
registrar shall allocate the money received from a prorated	1748
duplicate driver's license fee to the same funds and in the same	1749
proportion as the allocation of the base fee.	1750

(2) Notwithstanding any other provision of law, after the	1751
registrar has adopted rules under division (J)(1) of this	1752
section, an applicant for a duplicate driver's license shall be	1753
required to pay only the appropriate prorated fee established	1754
under those rules.	1755
Sec. 4507.24. (A) Except as provided in division (C) of	1756
this section, the registrar of motor vehicles or a deputy	1757
registrar may collect a fee not to exceed the following:	1758
(1) Six dollars and twenty-five cents for each application	1759
for renewal of a driver's license received by the deputy	1760
registrar, when the if the license will expire on the	1761
applicant's birthday four years after the date of issuance and	1762
the applicant is required to submit to a screening of the	1763
applicant's vision under section 4507.12 of the Revised Code;	1764
(2) Twelve dollars and fifty cents for each application	1765
for renewal of a driver's license received by the deputy	1766
registrar if the license will expire on the applicant's birthday	1767
eight years after the date of issuance and the applicant is	1768
required to submit to a screening of the applicant's vision	1769
under section 4507.12 of the Revised Code;	1770
(3) The amount established under section 4503.038 of the	1771
Revised Code for each application for a driver's license, or \underline{a}	1772
motorized bicycle license, or for renewal of such a license,	1773
received by the deputy registrar, when the license will expire	1774
on the applicant's birthday four years after the date of	1775
<pre>issuance and the applicant is not required to submit to a</pre>	1776
screening of the applicant's vision under section 4507.12 of the	1777
Revised Code;	1778
(4) Twice the amount established under section 4503.038 of	1779

the Revised Code for each application for a driver's license or	1780
motorized bicycle license, or for renewal of such a license,	1781
received by the deputy registrar, when the license will expire	1782
on the applicant's birthday eight years after the date of	1783
issuance and the applicant is not required to submit to a	1784
screening of the applicant's vision under section 4507.12 of the	1785
Revised Code;	1786
(5) The amount established under section 4503.038 of the	1787
Revised Code for each application for a duplicate or replacement	1788
driver's license received by the deputy registrar.	1789
(B) The fees prescribed by division (A) of this section	1790
shall be in addition to the fee for a temporary instruction	1791
permit and examination, a driver's license, a motorized bicycle	1792
license, or duplicates thereof. The fees retained by a deputy	1793
registrar shall compensate the deputy registrar for the deputy	1794
registrar's services, for office and rental expense, and for	1795
costs as provided in division (D) of this section, as are	1796
necessary for the proper discharge of the deputy registrar's	1797
duties under sections 4507.01 to 4507.39 of the Revised Code.	1798
(C) A disabled veteran who has a service-connected	1799
disability rated at one hundred per cent by the veterans!	1800
administration is required to pay the applicable fee prescribed-	1801
in division (A) of this section if the disabled veteran submits	1802
an application for a driver's license or motorized bicycle-	1803
license or a renewal of either of these licenses to a deputy	1804
registrar who is acting as a deputy registrar pursuant to a	1805
contract with the registrar that is in effect on the effective-	1806
date of this amendment. The disabled veteran also is required to	1807
submit with the disabled veteran's application such documentary	1808

evidence of disability as the registrar may require by rule.

A disabled veteran who submits an application described in	1810
this division is not required to pay either any of the fees	1811
prescribed in division (A) of this section—if the disabled—	1812
veteran submits the application to a deputy registrar who is-	1813
acting as a deputy registrar pursuant to a contract with the-	1814
registrar that is executed after the effective date of this-	1815
amendment. The disabled veteran still is required to submit with	1816
the disabled veteran's application such documentary evidence of	1817
disability as the registrar may require by rule.	1818
A disabled veteran who submits an application described in	1819
this division directly to the registrar is not required to pay	1820
either of the fees prescribed in division (A) of this section if	1821
the disabled veteran submits with the disabled veteran's-	1822
application such documentary evidence of disability as the	1823
registrar may require by rule.	1824
(D) $\underline{\text{(1)}}$ Out of each fee collected under division (A)(1) of	1825
this section, each deputy registrar shall transmit to the	1826
registrar -of motor vehicles, at such time and in such manner as	1827
the registrar shall require by rule, one dollar and seventy-five	1828
cents plus an amount determined by the registrar.	1829
(2) Out of each fee collected under division (A)(2) of	1830
this section, each deputy registrar shall transmit to the	1831
registrar, at such time and in such manner as the registrar	1832
shall require by rule, three dollars and fifty-cents plus an	1833
amount determined by the registrar.	1834
(3) The registrar shall pay all moneys received into the	1835
public safety - highway purposes fund created in section 4501.06	1836
of the Revised Code.	1837
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Sec. 4507.30. No person shall do any of the following:

(A) Display, or cause or permit to be displayed, or	1839
possess any identification card, driver's or commercial driver's	1840
license, temporary instruction permit, or commercial driver's	1841
license temporary instruction permit knowing the same to be	1842
fictitious, or to have been canceled, suspended, or altered;	1843
(B) Lend to a person not entitled thereto, or knowingly	1844
permit a person not entitled thereto to use any identification	1845
card, driver's or commercial driver's license, temporary	1846
instruction permit, or commercial driver's license temporary	1847
instruction permit issued to the person so lending or permitting	1848
the use thereof;	1849
(C) Display, or represent as one's own, any identification	1850
card, driver's or commercial driver's license, temporary	1851
instruction permit, or commercial driver's license temporary	1852
instruction permit not issued to the person so displaying the	1853
same;	1854
(D) Fail to surrender to the registrar of motor vehicles,	1855
upon the registrar's demand, any identification card, driver's	1856
or commercial driver's license, temporary instruction permit, or	1857
commercial driver's license temporary instruction permit that	1858
has been suspended or canceled;	1859
(E) In any application for an identification card,	1860
driver's or commercial driver's license, temporary instruction	1861
permit, or commercial driver's license temporary instruction	1862
permit, or any renewal, reprint, or duplicate thereof, knowingly	1863
conceal a material fact, or present any physician's statement	1864
required under section 4507.08 or 4507.081 of the Revised Code	1865
when knowing the same to be false or fictitious.	1866
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(F) Whoever violates any division of this section is

guilty of a misdemeanor of the first degree.	1868
Sec. 4507.40. (A) As used in this section, "Ohio	1869
credential" means a temporary instruction permit identification	1870
card, driver's license, commercial driver's license, motorcycle	1871
operator's license, motorized bicycle license, or identification	1872
card issued by the Ohio bureau of motor vehicles.	1873
(B) Any valid holder of an Ohio credential issued after	1874
July 2, 2018, may apply online to obtain an exact reprint of	1875
that Ohio credential. Not more than one hundred eighty days	1876
after the effective date of this section, the registrar of motor	1877
vehicles shall make the reprint application process available	1878
through electronic means on the bureau of motor vehicle's web	1879
site. A reprint of an Ohio credential shall be available only	1880
through the online process.	1881
(C) An applicant may obtain not more than one reprint	1882
between the initial issuance and renewal of an Ohio credential	1883
or between renewals of an Ohio credential. A reprint shall be an	1884
exact copy of the last-issued Ohio credential that it replaces.	1885
A reprint expires on the same date as the Ohio credential it	1886
replaces.	1887
(D) The applicant shall do all of the following in the	1888
application:	1889
(1) Certify that the current Ohio credential is lost,	1890
<pre>destroyed, or mutilated;</pre>	1891
(2) Provide identifying information, as required by the	1892
registrar, in order to confirm the applicant's identity;	1893
(3) Include with the application a financial transaction	1894
device number to pay the applicable fees for the reprint of the	1895
Ohio credential, and a service fee equal to the amount	1896

established under section 4503.038 of the Revised Code.	1897
(E) Upon receipt of a completed application, the registrar	1898
shall issue a reprint Ohio credential to the applicant, if the	1899
applicant is eligible for the reprint. If the applicant does not	1900
qualify for a reprint, the registrar shall notify the applicant	1901
why the application was denied.	1902
(F) The fees that are collected from a person who applies	1903
for a reprint of an Ohio credential shall be paid to the credit	1904
of the public safety - highway purposes fund established by	1905
section 4501.06 of the Revised Code.	1906
Sec. 4507.50. (A) $\underline{(1)}$ The registrar of motor vehicles or a	1907
deputy registrar $_{ au}$ shall issue an identification card, upon	1908
receipt of an application filed completed in compliance	1909
accordance with section 4507.51 of the Revised Code by any and	1910
payment of the applicable fees, to a person who is a resident or	1911
a temporary resident of this state and, except as otherwise	1912
provided in this section, who is not licensed as an operator of	1913
a motor vehicle in this state or another licensing jurisdiction,—	1914
and, except as provided in division (B) or (C) of this section,	1915
upon receipt of a fee of three dollars and fifty cents, shall-	1916
issue an identification card to that person.	1917
Any (2)(a) The registrar of motor vehicles or a deputy	1918
registrar may issue a temporary identification card, upon	1919
receipt of an application completed in accordance with section	1920
4507.51 of the Revised Code and payment of the applicable fees,	1921
to a person who is a resident or temporary resident of this	1922
state whose Ohio driver's or commercial driver's license has	1923
been suspended or canceled, upon application in compliance with	1924
section 4507.51 of the Revised Code and, except as provided in-	1925
division (B) or (C) of this section, payment of a fee of three-	1926

dollars and fifty cents, may be issued a temporary	1927
identification card.	1928
(b) The temporary identification card shall be identical	1929
to an identification card, except that it shall be printed on	1930
its face with a statement that the card is valid during the	1931
effective dates of the suspension or cancellation of the	1932
cardholder's license, or until the birthday of the cardholder in	1933
the fourth year after the date on which it is issued, whichever	1934
is shorter.	1935
(c) The cardholder shall surrender the temporary	1936
identification card to the registrar or any deputy registrar	1937
before the cardholder's driver's or commercial driver's license	1938
is restored or reissued.	1939
(B)(1) Except as provided in division (B) or (C) or (D) of	1940
this section, the deputy registrar shall be allowed a an	1941
applicant shall pay the following fees prior to issuance of an	1942
identification card or a temporary identification card:	1943
(a) A fee of three dollars and fifty cents if the card	1944
will expire on the applicant's birthday four years after the	1945
date of issuance or a fee of six dollars if the card will expire	1946
on the applicant's birthday eight years after the date of	1947
issuance;	1948
(b) A fee equal to the amount established under section	1949
4503.038 of the Revised Code for each identification if the card	1950
issued under this section. The fee allowed to the deputy	1951
registrar shall be in addition to the fee for issuing an	1952
identification will expire on the applicant's birthday four	1953
years after the date of issuance or twice that amount if the	1954
card .	1955

Neither the registrar nor any deputy registrar shall-	1956
charge a will expire on the applicant's birthday eight years	1957
after the date of issuance;	1958
	1050
(c) A fee in excess of one dollar and fifty cents if the	1959
card will expire on the applicant's birthday four years after	1960
the date of issuance or three dollars if the card will expire on	1961
the applicant's birthday eight years after the date of issuance,	1962
for the authentication of the documents required for processing	1963
an identification card or temporary identification card. A	1964
deputy registrar that authenticates the required documents shall	1965
retain the entire amount of the fee.	1966
(2) The fee fees collected for issuing an identification	1967
card under this section, except the fee for any fees allowed to	1968
the deputy registrar, shall be paid into the state treasury to	1969
the credit of the public safety - highway purposes fund created	1970
in section 4501.06 of the Revised Code.	1971
(B)—(C) A disabled veteran who has a service-connected	1972
disability rated at one hundred per cent by the veterans'	1973
administration may apply to the registrar or a deputy registrar	1974
for the issuance to that veteran of an identification card or a	1975
temporary identification card under this section without payment	1976
of any fee prescribed in division $\frac{A}{B}$ of this section.	1977
An application made under <u>this</u> division (B) of this	1978
section—shall be accompanied by such documentary evidence of	1979
disability as the registrar may require by rule.	1980
disability as the registral may require by rule.	1900
$\frac{C}{D}$ A resident who is eligible for an identification	1981
card with an expiration date that is in accordance with division	1982
(A)(8)(b) of section 4507.52 of the Revised Code and who is	1983
currently unemployed may apply to the registrar or a deputy	1984

registrar for the issuance of an identification card under this	1985
section without payment of any fee as prescribed in division $\frac{(A)}{(A)}$	1986
(B) of this section.	1987
An application made under division $\frac{(C)}{(D)}$ of this section	1988
shall be accompanied by such documentary evidence of disability	1989
and unemployment as the registrar may require by rule.	1990
Sec. 4507.52. (A)(1) Each identification card issued by	1991
the registrar of motor vehicles or a deputy registrar shall	1992
display a distinguishing number assigned to the cardholder, and	1993
shall display the following inscription:	1994
"STATE OF OHIO IDENTIFICATION CARD	1995
This card is not valid for the purpose of operating a	1996
motor vehicle. It is provided solely for the purpose of	1997
establishing the identity of the bearer described on the card,	1998
who currently is not licensed to operate a motor vehicle in the	1999
state of Ohio."	2000
(2) The identification card shall display substantially	2001
the same information as contained in the application and as	2002
described in division (A)(1) of section 4507.51 of the Revised	2003
Code, but shall not display the cardholder's social security	2004
number unless the cardholder specifically requests that the	2005
cardholder's social security number be displayed on the card. If	2006
federal law requires the cardholder's social security number to	2007
be displayed on the identification card, the social security	2008
number shall be displayed on the card notwithstanding this	2009
section.	2010
(3) The identification card also shall display the color	2011
photograph of the cardholder.	2012

(4) If the cardholder has executed a durable power of

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attorney for health care or a declaration governing the use or	2014
continuation, or the withholding or withdrawal, of life-	2015
sustaining treatment and has specified that the cardholder	2016
wishes the identification card to indicate that the cardholder	2017
has executed either type of instrument, the card also shall	2018
display any symbol chosen by the registrar to indicate that the	2019
cardholder has executed either type of instrument.	2020

- (5) If the cardholder has specified that the cardholder wishes the identification card to indicate that the cardholder is a veteran, active duty, or reservist of the armed forces of the United States and has presented a copy of the cardholder's DD-214 form or an equivalent document, the card also shall display any symbol chosen by the registrar to indicate that the cardholder is a veteran, active duty, or reservist of the armed forces of the United States.
- (6) The card shall be designed as to prevent its reproduction or alteration without ready detection.
- (7) The identification card for persons under twenty-one 2031 years of age shall have characteristics prescribed by the 2032 registrar distinguishing it from that issued to a person who is 2033 twenty-one years of age or older, except that an identification 2034 card issued to a person who applies no more than thirty days 2035 before the applicant's twenty-first birthday shall have the 2036 characteristics of an identification card issued to a person who 2037 is twenty-one years of age or older. 2038
- (8) (a) Except as provided in division (A) (8) (b) of this

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 section, every identification card issued to a resident of this

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 state shall expire, unless canceled or surrendered earlier, on

 2041
 the birthday of the cardholder in the fourth or the eighth year

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 after the date on which it is issued, based on the period of

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renewal requested by the applicant. 2044 (b) The Upon request, the registrar or a deputy registrar 2045 shall issue an identification card to a resident of this state 2046 who is permanently or irreversibly disabled that shall expire, 2047 unless canceled or surrendered earlier, on the birthday of the 2048 cardholder in the eighth year after the date on which it is 2049 issued. The registrar shall issue a reminder notice to a 2050 cardholder, at the last known address of the cardholder, six 2051 months before the identification card is scheduled to expire. 2052 The registrar shall adopt rules governing the documentation a 2053 cardholder shall submit to certify that the cardholder is 2054 permanently or irreversibly disabled. 2055 As used in this section, "permanently or irreversibly 2056 disabled" means a condition of disability from which there is no 2057 present indication of recovery. 2058 (c) Every identification card issued to a temporary 2059 resident shall expire in accordance with rules adopted by the 2060 registrar and is nonrenewable, but may be replaced with a new 2061 identification card upon the applicant's compliance with all 2062 2063 applicable requirements. (9) A cardholder may renew the cardholder's identification 2064 card within ninety days prior to the day on which it expires by 2065 filing an application and paying the prescribed fee in 2066

(10) If a cardholder applies for a driver's or commercial	2068
driver's license in this state or another licensing	2069
jurisdiction, the cardholder shall surrender the cardholder's	2070
identification card to the registrar or any deputy registrar	2071
before the license is issued.	2072

accordance with section 4507.50 of the Revised Code.

(B)(1) If a card is lost, destroyed, or mutilated, the	2073
person to whom the card was issued may obtain a duplicate by	2074
doing both of the following:	2075
(a) Furnishing suitable proof of the loss, destruction, or	2076
mutilation to the registrar or a deputy registrar;	2077
	0070
(b) Filing an application and presenting documentary	2078
evidence under section 4507.51 of the Revised Code.	2079
(2) A cardholder may apply to obtain a reprint of the	2080
cardholder's identification card through electronic means in	2081
accordance with section 4507.40 of the Revised Code.	2082
(3) Any person who loses a card and, after obtaining a	2083
duplicate or reprint, finds the original, immediately shall	2084
surrender the original to the registrar or a deputy registrar.	2085
(3) (4) A cardholder may obtain a replacement	2086
identification card that reflects any change of the cardholder's	2087
name by furnishing suitable proof of the change to the registrar	2088
or a deputy registrar and surrendering the cardholder's existing	2089
card.	2090
cara.	2000
(4)(a) <u>(5)(a)</u> When a cardholder applies for a duplicate <u>or</u>	2091
reprint or obtains a replacement identification card, the	2092
cardholder shall pay a fee of two dollars and fifty cents. A	2093
deputy registrar shall be allowed an additional fee equal to the	2094
amount established under section 4503.038 of the Revised Code	2095
for issuing a duplicate or replacement identification card.	2096
(b) A disabled veteran who is a cardholder and has a	2097
service-connected disability rated at one hundred per cent by	2098
the veterans' administration may apply to the registrar or a	2099
deputy registrar for the issuance of a duplicate or replacement	2100
identification card without payment of any fee prescribed in	2101

this section or may apply to the registrar for a reprint	2102
identification card without payment of any fee prescribed in	2103
this section.	2104
(c) A resident who is permanently or irreversibly disabled	2105
and who is unemployed may apply to the registrar or a deputy	2106
registrar for the issuance of a duplicate or replacement	2107
identification card without payment of any fee prescribed in	2108
this section or may apply to the registrar for a reprint	2109
identification card without payment of any fee prescribed in	2110
this section.	2111
(5) (6) A duplicate, reprint, or replacement	2112
identification card expires on the same date as the card it	2113
replaces.	2114
(C) The registrar shall cancel any card upon determining	2115
that the card was obtained unlawfully, issued in error, or was	2116
altered. The registrar also shall cancel any card that is	2117
surrendered to the registrar or to a deputy registrar after the	2118
holder has obtained a duplicate, reprint , replacement, or	2119
driver's or commercial driver's license.	2120
(D)(1) No agent of the state or its political subdivisions	2121
shall condition the granting of any benefit, service, right, or	2122
privilege upon the possession by any person of an identification	2123
card. Nothing in this section shall preclude any publicly	2124
operated or franchised transit system from using an	2125
identification card for the purpose of granting benefits or	2126
services of the system.	2127
(2) No person shall be required to apply for, carry, or	2128
possess an identification card.	2129
(E) Except in regard to an identification card issued to a	2130

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person who applies no more than thirty days before the	2131
applicant's twenty-first birthday, neither the registrar nor any	2132
deputy registrar shall issue an identification card to a person	2133
under twenty-one years of age that does not have the	2134
characteristics prescribed by the registrar distinguishing it	2135
from the identification card issued to persons who are twenty-	2136
one years of age or older.	2137
(F) Whoever violates division (E) of this section is	2138
guilty of a minor misdemeanor.	2139
Sec. 4508.02. (A)(1) The director of public safety,	2140
subject to Chapter 119. of the Revised Code, shall adopt and	2141
prescribe such rules concerning the administration and	2142
enforcement of this chapter as are necessary to protect the	2143
public. The rules shall require an assessment of the holder of a	2144
probationary instructor license. The director shall inspect the	2145
school facilities and equipment of applicants and licensees and	2146
examine applicants for instructor's licenses.	2147
(2) The director shall adopt rules governing online driver	2148
education courses that may be completed via the internet to	2149
satisfy the classroom instruction under division (C) of this	2150
section. The rules shall do all of the following:	2151
(a) Establish standards that an online driver training	2152
enterprise must satisfy to be licensed to offer an online driver	2153
education course via the internet, including, at a minimum,	2154
proven expertise in providing driver education and an acceptable	2155
infrastructure capable of providing secure online driver	2156
education in accord with advances in internet technology. The	2157
rules shall allow an online driver training enterprise to be	2158
affiliated with a licensed driver training school offering in-	2159

person classroom instruction, but shall not require such an

affiliation.	2161
(b) Establish content requirements that an online driver	2162
education course must satisfy to be approved as equivalent to	2163
twenty-four hours of in-person classroom instruction;	2164
(c) Establish attendance standards, including a maximum	2165
number of course hours that may be completed in a twenty-four-	2166
hour period;	2167
(d) Allow an enrolled applicant to begin the required	2168
eight hours of actual behind-the-wheel instruction upon	2169
completing at least two hours of course instruction and being	2170
issued a certificate of enrollment by a licensed online driver	2171
training enterprise;	2172
(e) Establish any other requirements necessary to regulate	2173
online driver education.	2174
(B) The director shall administer and enforce this	2175
chapter.	2176
(C) The rules shall require twenty-four hours of in-person	2177
classroom instruction or completion of an approved, equivalent	2178
online driver education course offered via the internet by a	2179
licensed online driver training enterprise, and eight hours of	2180
actual behind-the-wheel instruction conducted on public streets	2181
and highways of this state for all beginning drivers of	2182
noncommercial motor vehicles who are under age eighteen. The	2183
rules also shall require the classroom instruction or online	2184
driver education course for such drivers to include instruction	2185
on both of the following:	2186
(1) The dangers of driving a motor vehicle while using an	2187
electronic wireless communications device to write, send, or	2188
read a text-based communication;	2189

(2) The dangers of driving a motor vehicle while under the	2190
influence of a controlled substance, prescription medication, or	2191
alcohol.	2192
(D) The rules shall state the minimum hours for classroom	2193
and behind-the-wheel instruction required for beginning drivers	2194
of commercial trucks, commercial cars, buses, and commercial	2195
tractors, trailers, and semitrailers.	2196
(E)(1) The department of public safety may charge a fee to	2197
each online driver training enterprise in an amount sufficient	2198
to pay the actual expenses the department incurs in the	2199
regulation of online driver education courses.	2200
(2) The department shall supply to each licensed online	2201
driver training enterprise certificates to be used for	2202
certifying an applicant's enrollment in an approved online	2203
driver education course and a separate certificate to be issued	2204
upon successful completion of an approved online driver	2205
education course. The certificates shall be numbered serially.	2206
The department may charge a fee to each online driver training	2207
enterprise per certificate supplied to pay the actual expenses	2208
the department incurs in supplying the certificates.	2209
(F) The director shall adopt rules in accordance with	2210
Chapter 119. of the Revised Code governing an abbreviated driver	2211
training course for adults-that must be completed by any-	2212
applicant for an initial driver's license who is eighteen years-	2213
of age or older and who failed the road or maneuverability test-	2214
required under division (A)(2) of section 4507.11 of the Revised	2215
Code prior to attempting the test a second or subsequent time.	2216
Sec. 4508.022. (A) The director of public safety shall	2217
adapt the model curriculum on proper interactions with peace	2218

officers developed under division (B) of section 3301.0721 of	2219
the Revised Code so that it is appropriate for the instructional	2220
methods of driver training schools.	2221
(B) The classroom instruction required by division (C) of	2222
section 4508.02 of the Revised Code shall include the	2223
instruction adapted under division (A) of this section.	2224
(C) The director shall amend the digest of motor vehicle	2225
laws, or any other reference document for the material covered	2226
in the written portions of the temporary instruction permit and	2227
drivers' license examinations required under section 4507.11 of	2228
the Revised Code, to include a separate section with instruction	2229
on proper interactions when a driver is stopped by a peace	2230
officer. The instruction shall be adapted from the model	2231
curriculum described in division (A) of this section so that it	2232
is appropriate for new drivers.	2233
(D) As used in this section, "peace officer" has the same	2234
meaning as in section 109.71 of the Revised Code.	2235
Sec. 4510.10. (A) As used in this section, "reinstatement:	2236
(1) "Reinstatement fees" means the fees that are required	2237
under section 4507.1612, 4507.45, 4509.101, 4509.81, 4511.191,	2238
4511.951, or any other provision of the Revised Code, or under a	2239
schedule established by the bureau of motor vehicles, in order	2240
to reinstate a driver's or commercial driver's license or permit	2241
or nonresident operating privilege of an offender under a	2242
suspension.	2243
(2) "Indigent" means a person who is a participant in any	2244
of the following programs:	2245
(a) The supplemental nutrition assistance program	2246
administered by the department of job and family services	2247

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pursuant to section 5101.54 of the Revised Code;	2248
(b) The medicaid program pursuant to Chapter 5163. of the	2249
Revised Code;	2250
(c) The Ohio works first program administered by the	2251
department of job and family services pursuant to section	2252
5107.10 of the Revised Code;	2253
(d) The supplemental security income program pursuant to	2254
20 C.F.R. 416.1100;	2255
(e) The United States department of veterans affairs	2256
pension benefit program pursuant to 38 U.S.C. 1521.	2257
(B) Reinstatement fees are those fees that compensate the	2258
bureau of motor vehicles for suspensions, cancellations, or	2259
disqualifications of a person's driving privileges and to	2260
compensate the bureau and other agencies in their administration	2261
of programs intended to reduce and eliminate threats to public	2262
safety through education, treatment, and other activities. The	2263
registrar of motor vehicles shall not reinstate a driver's or	2264
commercial driver's license or permit or nonresident operating	2265
privilege of a person until the person has paid all	2266
reinstatement fees and has complied with all conditions for each	2267
suspension, cancellation, or disqualification incurred by that	2268
person.	2269
(C) When a municipal court or county court determines in a	2270
pending case involving an offender that the offender cannot	2271
reasonably pay reinstatement fees due and owing by the offender	2272
relative to one or more suspensions that have been or will be	2273
imposed by the bureau of motor vehicles or by a court of this	2274
state, the court, by order, may undertake do either of the	2275
following:	2276

(1) Undertake an installment payment plan or a payment	2277
extension plan for the payment of reinstatement fees due and	2278
owing to the bureau in that pending case. The court shall	2279
establish an installment payment plan or a payment extension	2280
plan under this division in accordance with the requirements of	2281
divisions (D)(1) and (2) of this section.	2282
(2) Authorize the offender to perform community service in	2283
lieu of payment of the reinstatement fees.	2284
A court that authorizes an offender to perform community	2285
service in lieu of paying reinstatement fees under this division	2286
shall provide the offender with documentation indicating	2287
completion of the court-ordered community service when the	2288
offender has completed that community service. In addition to	2289
complying with all other applicable requirements for	2290
reinstatement, other than payment of reinstatement fees, the	2291
offender shall provide the documentation of completion to the	2292
registrar when seeking reinstatement.	2293
(D) Independent of the provisions of division (C) of this	2294
section, an offender who cannot reasonably pay reinstatement	2295
fees due and owing by the offender relative to a suspension that	2296
has been imposed on the offender may file a petition in the	2297
municipal court, county court, or, if the person is under the	2298
age of eighteen, the juvenile division of the court of common	2299
pleas in whose jurisdiction the person resides or, if the person	2300
is not a resident of this state, in the Franklin county	2301
municipal court or juvenile division of the Franklin county	2302
court of common pleas for an order that does either of the	2303
following, in order of preference:	2304
(1) Establishes a reasonable payment plan of not less than	2305
fifty dollars per month, to be paid by the offender to the	2306

registrar of motor vehicles or an eligible deputy registrar, in	2307
all succeeding months until all reinstatement fees required of	2308
the offender are paid in full. If the person is making payments	2309
to a deputy registrar, the deputy registrar shall collect a	2310
service fee of ten dollars each time the deputy registrar	2311
collects a payment to compensate the deputy registrar for	2312
services performed under this section. The deputy registrar	2313
shall retain eight dollars of the service fee and shall transmit	2314
the reinstatement payments, plus two dollars of each service	2315
fee, to the registrar in the manner the registrar shall	2316
determine.	2317

- (2) If the offender, but for the payment of the 2318 reinstatement fees, otherwise would be entitled to operate a 2319 vehicle in this state or to obtain reinstatement of the 2320 offender's operating privileges, permits the offender to operate 2321 a motor vehicle, as authorized by the court, until a future date 2322 upon which date all reinstatement fees must be paid in full. A 2323 payment extension granted under this division shall not exceed 2324 one hundred eighty days, and any operating privileges granted 2325 under this division shall be solely for the purpose of 2326 permitting the offender occupational or "family necessity" 2327 privileges in order to enable the offender to reasonably acquire 2328 the delinquent reinstatement fees due and owing. 2329
- (E) If a municipal court, county court, or juvenile 2330 division enters an order of the type described in division (C) 2331 or division (D)(1) or (2) of this section, the court, at any 2332 time after the issuance of the order, may determine that a 2333 change of circumstances has occurred and may amend the order as 2334 justice requires, provided that the amended order also shall be 2335 an order that is permitted under division (C) or division (D)(1) 2336 or (2) of this section. 2337

(F) If a court enters an order of the type described in	2338
division (C), (D)(1), (D)(2), or (E) of this section, during the	2339
pendency of the order, the offender in relation to whom it	2340
applies is not subject to prosecution for failing to pay the	2341
reinstatement fees covered by the order.	2342
(G) $\underline{(1)}$ In addition to divisions (A) to (F) of this	2343
section, the registrar, with the approval of the director of	2344
public safety and in accordance with Chapter 119. of the Revised	2345
Code, may adopt rules that permit do both of the following:	2346
(a) Permit a person to pay reinstatement fees in	2347
installments in accordance with this-division (G) (2) of this-	2348
section;	2349
(b) Permit a person who is indigent to apply for and	2350
receive a waiver of all reinstatement fees in accordance with	2351
division (G) (3) of this section. The	2352
(2) The rules governing the bureau of motor vehicles	2353
<pre>installment plan may contain any of the following provisions:</pre>	2354
(1) (a) A schedule establishing a minimum monthly payment	2355
amount;	2356
(2) (b) If the person otherwise would have valid driving	2357
privileges but for the payment of the reinstatement fees, the	2358
registrar may record the person's driving privileges as "valid"	2359
so long as the person's installments are current.	2360
$\frac{(3)}{(c)}$ If the person's installments are not current, the	2361
registrar may record the person's driving privileges as	2362
"suspended" or "failure to reinstate," as appropriate.	2363
$\frac{(4)-(d)}{(d)}$ Any other provision the registrar reasonably may	2364
prescribe.	2365

(3) The rules governing the bureau of motor vehicles	2366
waiver plan may establish any of the following:	2367
(a) The form of the application;	2368
(b) The documentation required of a person to prove that	2369
the person is indigent;	2370
(c) A process for recording the person's driving	2371
privileges as "valid" after the waiver of the reinstatement	2372
fees;	2373
(d) Any other requirements or procedures the registrar	2374
determines are necessary for implementation of the waiver plan.	2375
(H) Reinstatement fees are debts that may be discharged in	2376
bankruptcy.	2377
Sec. 4511.521. (A) No person shall operate a motorized	2378
bicycle upon a highway or any public or private property used by	2379
the public for purposes of vehicular travel or parking, unless	2380
all of the following conditions are met:	2381
(1) The person is fourteen or fifteen years of age and	2382
holds a valid probationary motorized bicycle license issued	2383
after the person has passed the test provided for in this	2384
section, or the person is sixteen years of age or older and	2385
holds either a valid commercial driver's license issued under	2386
Chapter 4506. or a driver's license issued under Chapter 4507.	2387
of the Revised Code or a valid motorized bicycle license issued	2388
after the person has passed the test provided for in this	2389
section, except that if a person is sixteen years of age, has a	2390
valid probationary motorized bicycle license and desires a	2391
motorized bicycle license, the person is not required to comply	2392
with the testing requirements provided for in this section;	2393

is issued.

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(2) The motorized bicycle is equipped in accordance with	2394
the rules adopted under division (B) of this section and is in	2395
proper working order;	2396
(3) The person, if under eighteen years of age, is wearing	2397
a protective helmet on the person's head with the chin strap	2398
properly fastened and the motorized bicycle is equipped with a	2399
rear-view mirror.	2400
(4) The person operates the motorized bicycle when	2401
practicable within three feet of the right edge of the roadway	2402
obeying all traffic rules applicable to vehicles.	2403
(B) The director of public safety, subject to sections	2404
119.01 to 119.13 of the Revised Code, shall adopt and promulgate	2405
rules concerning protective helmets, the equipment of motorized	2406
bicycles, and the testing and qualifications of persons who do	2407
not hold a valid driver's or commercial driver's license. The	2408
test shall be as near as practicable to the examination required	2409
for a motorcycle operator's endorsement under section 4507.11 of	2410
the Revised Code. The test shall also require the operator to	2411
give an actual demonstration of the operator's ability to	2412
operate and control a motorized bicycle by driving one under the	2413
supervision of an examining officer.	2414
(C) Every motorized bicycle license expires on the	2415
birthday of the applicant in the fourth or eighth year after the	2416
date it is issued, but in no event shall any based on the period	2417
of renewal requested by the applicant. No motorized bicycle	2418
license <u>shall</u> be issued for a period longer than <u>four eight</u>	2419
years. A person who is sixty-five years of age or older may only	2420
apply for a motorized bicycle license that expires on the	2421
birthday of the applicant in the fourth year after the date it	2422

(D) No person operating a motorized bicycle shall carry	2424
another person upon the motorized bicycle.	2425
(E) The protective helmet and rear-view mirror required by	2426
division (A)(3) of this section shall, on and after January 1,	2427
1985, conform with rules adopted by the director under division	2428
(B) of this section.	2429
(2) of this better.	2 12 3
(F) Whoever violates division (A), (D), or (E) of this	2430
section is guilty of a minor misdemeanor.	2431
Sec. 4779.08. (A) The Ohio occupational therapy, physical	2432
therapy, and athletic trainers board shall adopt rules in	2433
accordance with Chapter 119. of the Revised Code to carry out	2434
the purposes of this chapter, including rules prescribing all of	2435
the following:	2436
(1) The form and manner of filing of applications to be	2437
admitted to examinations and for licensure and license renewal;	2437
admitted to examinations and for ficensule and ficense fenewar,	2430
(2) Standards and procedures for formulating, evaluating,	2439
approving, and administering licensing examinations or	2440
recognizing other entities that conduct examinations;	2441
(3) The form, scoring, and scheduling of licensing	2442
examinations;	2443
(4) Fees for examinations and applications for licensure	2444
and license renewal;	2445
(5) Fees for approval of continuing education courses;	2446
(6) Procedures for issuance, renewal, suspension, and	2447
revocation of licenses and the conduct of disciplinary hearings;	2448
(7) The schedule to be used for biennial renewal of	2449
licenses;	2450

(8) Standards of ethical and professional conduct in the	2451
practice of orthotics, prosthetics, and pedorthics;	2452
(9) Standards for approving national certification	2453
organizations in orthotics, prosthetics, and pedorthics;	2454
(10) Fines for violations of this chapter;	2455
(11) Standards for the recognition and approval of	2456
educational programs required for licensure, including standards	2457
for approving foreign educational credentials;	2458
(12) Standards for continuing education programs required	2459
for license renewal;	2460
(13) The amount, scope, and nature of continuing education	2461
activities required for license renewal, including waivers of	2462
the continuing education requirements;	2463
(14) Provisions for making available the information	2464
described in section 4779.22 of the Revised Code;	2465
(15) Requirements for criminal records checks of	2466
applicants under section 4776.03 of the Revised Code;	2467
(16) Requirements for an individual who is not licensed	2468
under this chapter to practice prosthetics or orthotics and	2469
prosthetics to engage in the 3-D printing of open-source	2470
prosthetic kits;	2471
(17) Requirements for an applicant to be eligible for an	2472
orthotics, prosthetics, or orthotics and prosthetics license	2473
because of the applicant's unique and exceptional qualifications	2474
based on the recommendations submitted to the board by the	2475
orthotics, prosthetics, and pedorthics advisory council under	2476
section 4779.35 of the Revised Code, including standards for	2477
satisfactory evidence that demonstrate the applicant's	2478

gualifications through the applicant's education, experience, or	2479
training.	2480
(B) The board may adopt any other rules necessary for the	2481
administration of this chapter.	2482
(C) All fees received by the board under this section	2483
shall be deposited in the state treasury to the credit of the	2484
occupational licensing and regulatory fund established in	2485
section 4743.05 of the Revised Code.	2486
Sec. 4779.10. To (A) Except as provided in division (B) of	2487
this section, to be eligible for a license to practice	2488
orthotics, an applicant must meet the following requirements:	2489
$\frac{A}{A}$ On the date of application, the applicant has	2490
practiced orthotics for not less than eight months under the	2491
supervision of an individual licensed under this chapter to	2492
practice orthotics.	2493
(B) (2) The applicant has completed an orthotics residency	2494
program approved by the Ohio occupational therapy, physical	2495
therapy, and athletic trainers board under section 4779.27 of	2496
the Revised Code.	2497
$\frac{(C)}{(3)}$ One of the following is the case:	2498
(1) (a) The applicant holds a bachelor's degree in	2499
orthotics and prosthetics from an accredited college or	2500
university whose orthotics and prosthetics program is recognized	2501
by the board under section 4779.25 of the Revised Code or an	2502
equivalent educational credential from a foreign educational	2503
institution recognized by the board.	2504
(2) (b) The applicant holds a bachelor's degree in a	2505
subject other than orthotics and prosthetics or an equivalent	2506

recognized by the board and has completed a certificate program 2508 in orthotics recognized by the board under section 4779.26 of 2509 the Revised Code. 2510 (B) The board may issue a license to practice orthotics to 2511 an applicant with unique and exceptional qualifications who 2512 meets the requirements to be issued the license established by 2513
the Revised Code. (B) The board may issue a license to practice orthotics to 2511 an applicant with unique and exceptional qualifications who 2512
(B) The board may issue a license to practice orthotics to 2511 an applicant with unique and exceptional qualifications who 2512
an applicant with unique and exceptional qualifications who 2512
an applicant with unique and exceptional qualifications who 2512
rules adopted under section 4779.08 of the Revised Code. 2514
Sec. 4779.11. To (A) Except as provided in division (B) of 2515
this section, to be eligible for a license to practice 2516
prosthetics, an applicant must meet the following requirements: 2517
$\frac{A}{A}$ On the date of application, the applicant has 2518
practiced prosthetics for not less than eight months under the 2519
supervision of an individual licensed under this chapter to 2520
practice prosthetics. 2521
$\frac{B}{B}$ The applicant has completed a prosthetics 2522
residency program approved by the Ohio occupational therapy, 2523
4779.27 of the Revised Code. 2525
$\frac{\text{(C)}-\text{(3)}}{\text{One of the following is the case:}}$ 2526
(1)—(a) The applicant holds a bachelor's degree in 2527
orthotics and prosthetics from an accredited college or 2528
university whose orthotics and prosthetics program is recognized 2529
by the board under section 4779.25 of the Revised Code or an 2530
equivalent educational credential from a foreign educational 2531
institution recognized by the board. 2532
$\frac{(2)-(b)}{(b)}$ The applicant holds a bachelor's degree in a 2533
subject other than orthotics and prosthetics or an equivalent 2534
educational credential from a foreign educational institution 2535

(B)—(2) The applicant has completed an orthotics and 2551 prosthetics residency program approved by the Ohio occupational 2552 therapy, physical therapy, and athletic trainers board under 2553 section 4779.27 of the Revised Code. 2554

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 $\frac{(C)}{(3)}$ One of the following is the case:

(1)—(a) The applicant holds a bachelor's degree in orthotics and prosthetics from an accredited college or university whose orthotics and prosthetics program is recognized by the board under section 4779.25 of the Revised Code or an equivalent educational credential from a foreign educational institution recognized by the board.

(2) (b) The applicant holds a bachelor's degree in a 2562 subject other than orthotics and prosthetics or an equivalent 2563 educational credential from a foreign educational institution 2564

recognized by the board and has completed a certificate program	2565
in orthotics and prosthetics recognized by the board under	2566
section 4779.26 of the Revised Code.	2567
(D) The beard was issue a license to proctice outbation	2560
(B) The board may issue a license to practice orthotics	2568
and prosthetics to an applicant with unique and exceptional	2569
qualifications who meets the requirements to be issued the	2570
license established by rules adopted under section 4779.08 of	2571
the Revised Code.	2572
Sec. 4779.17. The Ohio occupational therapy, physical	2573
therapy, and athletic trainers board shall issue a license under	2574
section 4779.09 of the Revised Code to practice orthotics,	2575
prosthetics, orthotics and prosthetics, or pedorthics without	2576
examination to an applicant who meets all of the following	2577
requirements:	2578
(A) Applies to the board in accordance with section	2579
4779.09 of the Revised Code;	2580
(B) Holds a license to practice orthotics, prosthetics,	2581
orthotics and prosthetics, or pedorthics issued by the	2582
appropriate authority of another state;	2583
(C) One of the following applies:	2584
(c) one of the following applies.	2504
(1) In the case of an applicant for a license to practice	2585
orthotics, the applicant meets the requirements in divisions $\stackrel{ ext{(B)}}{ ext{-}}$	2586
and (C) (A) (2) and (3) of section 4779.10 of the Revised Code.	2587
(2) In the case of an applicant for a license to practice	2588
	2589
prosthetics, the applicant meets the requirements in divisions	
(B) and (C) (A) (2) and (3) of section 4779.11 of the Revised	2590
Code.	2591
(3) In the case of an applicant for a license to practice	2592

orthotics and prosthetics, the applicant meets the requirements	2593
in divisions $\frac{(B)}{(B)}$ and $\frac{(C)}{(A)}$ $\frac{(A)}{(2)}$ and $\frac{(3)}{(3)}$ of section 4779.12 of	2594
the Revised Code.	2595
(4) In the case of an applicant for a license to practice	2596
pedorthics, the applicant meets the requirements in divisions	2597
(B) and (C) of section 4779.13 of the Revised Code.	2598
(D) All fees received by the board under this section	2599
shall be deposited in the state treasury to the credit of the	2600
occupational licensing and regulatory fund established in	2601
section 4743.05 of the Revised Code.	2602
Sec. 4779.18. (A) The Ohio occupational therapy, physical	2603
therapy, and athletic trainers board shall issue a temporary	2604
license to an individual who meets all of the following	2605
requirements:	2606
(1) Applies to the board in accordance with rules adopted	2607
under section 4779.08 of the Revised Code and pays the	2608
application fee specified in the rules;	2609
(2) Is eighteen years of age or older;	2610
(3) Is of good moral character;	2611
(4) One of the following applies:	2612
(a) In the case of an applicant for a license to practice	2613
orthotics, the applicant meets the requirements in divisions $\frac{\mathrm{(B)}}{\mathrm{(B)}}$	2614
and (C) (A) (2) and (3) of section 4779.10 of the Revised Code.	2615
(b) In the case of an applicant for a license to practice	2616
prosthetics, the applicant meets the requirements in divisions	2617
(B) and (C) (A)(2) and (3) of section 4779.11 of the Revised	2618
Code.	2619

(c) In the case of an applicant for a license to practice	2620
orthotics and prosthetics, the applicant meets the requirements	2621
in divisions (B) and (C) (A)(2) and (3) of section 4779.12 of	2622
the Revised Code.	2623
(d) In the case of an applicant for a license to practice	2624
pedorthics, the applicant meets the requirements in divisions	2625
(B) and (C) of section 4779.13 of the Revised Code.	2626
(B) A temporary license issued under this section is valid	2627
for one year and may be renewed once in accordance with rules	2628
adopted by the board under section 4779.08 of the Revised Code.	2629
An individual who holds a temporary license may practice	2630
orthotics, prosthetics, orthotics and prosthetics, or pedorthics	2631
only under the supervision of an individual who holds a license	2632
issued under section 4779.09 of the Revised Code in the same	2633
area of practice.	2634
(C) All fees received by the board under this section	2635
shall be deposited in the state treasury to the credit of the	2636
occupational licensing and regulatory fund established in	2637
section 4743.05 of the Revised Code.	2638
Sec. 4779.35. (A) The Ohio occupational therapy, physical	2639
therapy, and athletic trainers board shall appoint an orthotics,	2640
prosthetics, and pedorthics advisory council for the purpose of	2641
advising the board on issues relating to the practice of	2642
orthotics, prosthetics, and pedorthics and the investigation of	2643
complaints regarding the practice of orthotics, prosthetics, and	2644
pedorthics.	2645
The advisory council shall consist of not more than five	2646
individuals knowledgeable in the area of orthotics, prosthetics,	2647
and pedorthics. A majority of the council members shall be	2648

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individuals actively engaged in the practice of orthotics,	2649
prosthetics, and pedorthics who meet the requirements for	2650
licensure under Chapter 4779. of the Revised Code.	2651
The Ohio orthotics and prosthetics association, or its	2652
successor organization, may nominate the names of up to three	2653
qualified individuals for consideration by the board in making	2654
appointments for each vacancy on the council.	2655
(B) Not later than ninety days after the effective date of	2656
this section January 1, 2018, the board shall make initial	2657
appointments to the council. Members shall serve three-year	2658
staggered terms of office in accordance with rules adopted by	2659
the board. Thereafter, terms of office shall be for three years,	2660
with each term ending on the same day of the same month as did	2661
the term that it succeeds. A council member shall continue in	2662
office subsequent to the expiration date of the member's term	2663
until a successor is appointed and takes office, or until a	2664
period of sixty days has elapsed, whichever occurs first. Each	2665
council member shall hold office from the date of appointment	2666
until the end of the term for which the member was appointed.	2667
(C) With approval from the director of administrative	2668
services, members may receive an amount fixed under division (J)	2669
of section 124.15 of the Revised Code for each day the member is	2670

(D) The council shall meet at least four times per year and at such other times as may be necessary to carry out its responsibilities.

performing the member's official duties and be reimbursed for

actual and necessary expenses incurred in performing those

duties.

(E) The council shall submit to the board recommendations

concerning all of the following:	2678
(1) Requirements for issuing a license to practice	2679
orthotics, prosthetics, and pedorthics, including the	2680
educational and experience requirements that must be met to	2681
receive a license;	2682
(2) Existing and proposed rules pertaining to the practice	2683
of orthotics, prosthetics, and pedorthics and the administration	2684
and enforcement of this chapter;	2685
(3) Standards for the approval of educational programs	2686
required to qualify for licensure and continuing education	2687
programs for licensure renewal;	2688
(4) Procedures for the issuance and renewal of licenses;	2689
(5) Fees for the issuance and renewal of a license to	2690
practice orthotics, prosthetics, and pedorthics;	2691
(6) Standards of practice and ethical conduct in the	2692
practice of orthotics, prosthetics, and pedorthics;	2693
(7) Complaints concerning alleged violation of Chapter	2694
4779. of the Revised Code or grounds for the suspension,	2695
revocation, refusal to issue, or issuance of probationary	2696
licenses;	2697
(8) The safe and effective practice of orthotics,	2698
prosthetics, and pedorthics;	2699
(9) Requirements for issuing a license to practice	2700
orthotics, prosthetics, or orthotics and prosthetics to an	2701
applicant with unique and exceptional qualifications, including	2702
standards for satisfactory evidence for the applicant to be	2703
eligible for the license.	2704

Section 2. That existing sections 109.73, 109.803,	2705
3301.0721, 3314.03, 3326.11, 3328.24, 4503.102, 4505.071,	2706
4506.08, 4506.13, 4506.14, 4507.09, 4507.11, 4507.21, 4507.23,	2707
4507.24, 4507.30, 4507.50, 4507.52, 4508.02, 4510.10, 4511.521,	2708
4779.08, 4779.10, 4779.11, 4779.12, 4779.17, 4779.18, and	2709
4779.35 of the Revised Code are hereby repealed.	2710
Section 3. The amendment by this act of sections 4506.08,	2711
4506.14, 4507.09, 4507.23, 4507.24, 4507.50, 4507.52, and	2712
4511.521 of the Revised Code establishing the eight-year option	2713
for the renewal of driver's licenses and state identification	2714
cards applies on and after July 1, 2021.	2715
Section 4. The General Assembly, applying the principle	2716
stated in division (B) of section 1.52 of the Revised Code that	2717
amendments are to be harmonized if reasonably capable of	2718
simultaneous operation, finds that the following sections,	2719
presented in this act as composites of the sections as amended	2720
by the acts indicated, are the resulting versions of the	2721
sections in effect prior to the effective date of the sections	2722
as presented in this act:	2723
Section 3314.03 of the Revised Code as amended by both	2724
H.B. 164 and H.B. 166 of the 133rd General Assembly.	2725
Section 3326.11 of the Revised Code as amended by both	2726
H.B. 164 and H.B. 166 of the 133rd General Assembly.	2727
Section 3328.24 of the Revised Code as amended by H.B 164	2728
and H.B. 166 of the 133rd General Assembly.	2729