As Passed by the House

132nd General Assembly

Regular Session 2017-2018

Sub. H. B. No. 50

Representative Schaffer

Cosponsors: Representatives Roegner, Koehler, Retherford, McColley, Brenner, Conditt, Thompson, Becker, Wiggam, Riedel, Blessing, Henne, Dean, Seitz, Merrin, Goodman, LaTourette, Hambley, Antani, Young, Brinkman, Cupp, Faber, Ginter, Greenspan, Hagan, Householder, Huffman, Johnson, Keller, Landis, Lang, Lipps, Patton, Pelanda, Perales, Reineke, Romanchuk, Slaby, Smith, R., Stein, Vitale

A BILL

То	amend sections 4501.27, 5101.33, and 5101.542	1
	and to enact section 5101.331 of the Revised	2
	Code to establish requirements for electronic	3
	benefit transfer cards issued under the	4
	Supplemental Nutrition Assistance Program.	5

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

Section 1. That sections 4501.27, 5101.33, and 5101.542 be	6
amended and section 5101.331 of the Revised Code be enacted to	7
read as follows:	8
Sec. 4501.27. (A) Except as provided in division (B) of	9
this section, on and after September 13, 1997, the registrar of	10
motor vehicles, and any employee or contractor of the bureau of	11
motor vehicles, shall not knowingly disclose or otherwise make	12
available to any person or entity any personal information about	13
an individual that the bureau obtained in connection with a	14
motor vehicle record.	15

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(B) (1) On and after September 13, 1997, the registrar, or 16 an employee or contractor of the bureau of motor vehicles, shall 17 disclose personal information, other than sensitive personal 18 information, about an individual that the bureau obtained in 19 connection with a motor vehicle record, for use in connection 20 with any of the following matters to carry out the purposes of 21 22 any specified federal automobile-related act: (a) Motor vehicle or driver safety and theft; 23 (b) Motor vehicle emissions; 24 (c) Motor vehicle product alterations, recalls, or 25 26 advisories; 27 (d) Performance monitoring of motor vehicles and dealers by motor vehicle manufacturers; 28 29 (e) Removal of non-owner records from the original owner records of motor vehicle manufacturers. 30 (2) In addition to the disclosure required under division 31 (B) (1) of this section, on and after September 13, 1997, the 32 registrar, or an employee or contractor of the bureau of motor 33 vehicles, may disclose personal information, other than 34 sensitive personal information, about an individual that the 35 bureau obtained in connection with a motor vehicle record, as 36 follows: 37 (a) For the use of a government agency, including, but not 38 limited to, a court or law enforcement agency, in carrying out 39

its functions, or for the use of a private person or entity
acting on behalf of an agency of this state, another state, the
United States, or a political subdivision of this state or
another state in carrying out its functions;

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(b) For use in connection with matters regarding motor 44 vehicle or driver safety and theft; motor vehicle emissions; 45 motor vehicle product alterations, recalls, or advisories; 46 performance monitoring of motor vehicles, motor vehicle parts, 47 and dealers; motor vehicle market research activities, 48 including, but not limited to, survey research; and removal of 49 non-owner records from the original owner records of motor 50 vehicle manufacturers; 51

(c) For use in the normal course of business by a legitimate business or an agent, employee, or contractor of a legitimate business, but only for one of the following purposes:

(i) To verify the accuracy of personal information submitted to the business, agent, employee, or contractor by an individual;

(ii) If personal information submitted to the business, agent, employee, or contractor by an individual is incorrect or no longer is correct, to obtain the correct information, but only for the purpose of preventing fraud, by pursuing legal remedies against, or recovering on a debt or security interest against, the individual.

(d) For use in connection with a civil, criminal, 64 administrative, or arbitral proceeding in a court or agency of 65 this state, another state, the United States, or a political 66 subdivision of this state or another state or before a self-67 regulatory body, including, but not limited to, use in 68 connection with the service of process, investigation in 69 anticipation of litigation, or the execution or enforcement of a 70 judgment or order; 71

(e) Pursuant to an order of a court of this state, another

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73 state, the United States, or a political subdivision of this 74 state or another state; (f) For use in research activities or in producing 75 statistical reports, provided the personal information is not 76 published, redisclosed, or used to contact an individual; 77 (g) For use by an insurer, insurance support organization, 78 or self-insured entity, or by an agent, employee, or contractor 79 of that type of entity, in connection with any claims 80 investigation activity, anti-fraud activity, rating, or 81 82 underwriting; 83 (h) For use in providing notice to the owner of a towed, impounded, immobilized, or forfeited vehicle; 84 (i) For use by any licensed private investigative agency 85 or licensed security service for any purpose permitted under 86 division (B)(2) of this section; 87 (j) For use by an employer or by the agent or insurer of 88 an employer to obtain or verify information relating to the 89 holder of a commercial driver's license or permit that is 90 required under the "Commercial Motor Vehicle Safety Act of 91 1986," 100 Stat. 3207-170, 49 U.S.C. 2701, et seq., as now or 92 hereafter amended; 93 (k) For use in connection with the operation of a private 94 toll transportation facility; 95 (1) For any use not otherwise identified in division (B) 96 (2) of this section that is in response to a request for 97 individual motor vehicle records, if the individual whose 98 personal information is requested completes and submits to the 99 registrar or deputy registrar a form prescribed by the registrar 100 by rule giving express consent to such disclosures. 101

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(m) For bulk distribution for surveys, marketing, or
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solicitations, if the individual whose personal information is
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requested completes and submits to the registrar or a deputy
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registrar a form prescribed by the registrar by rule giving
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express consent to such disclosures.

(n) For use by a person, state, or state agency that
requests the information, if the person, state, or state agency
demonstrates that it has obtained the written consent of the
individual to whom the information pertains;

(o) For any other use specifically authorized by law that111is related to the operation of a motor vehicle or to public112safety.

(3) (a) Except as provided in division (B) (3) (b) of this
section, the registrar, or an employee or contractor of the
bureau of motor vehicles, may disclose sensitive personal
information about an individual that the bureau obtained in
connection with a motor vehicle record, only if either of the
following conditions are satisfied:

(i) The individual whose personal information is requested
completes and submits to the registrar or deputy registrar a
form prescribed by the registrar by rule giving express consent
to such disclosure;

(ii) The disclosure is for one or more of the purposes
described in division (B)(2)(a), (d), (g), or (j) of this
section.

(b) Division (B) (3) (a) of this section does not apply to
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the disclosure of sensitive personal information that is subject
to section 4501.15 or 4507.53 of the Revised Code.
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(4) Notwithstanding section 4507.53 of the Revised Code or 130

any provision of this section, the registrar, or an employee or	131
contractor of the bureau of motor vehicles, may disclose an	132
individual's photograph or digital image to the department of	133
job and family services for purposes of section 5101.331 of the	134
Revised Code.	135
(C) On and after September 13, 1997, an authorized	136
recipient of personal information about an individual that the	130
bureau of motor vehicles obtained in connection with a motor	138
vehicle record, other than a recipient under division (B)(2)(1)	130
or (m) of this section, may resell or redisclose the personal	140
information only for a use permitted under division (B)(1), (B)	141
(2) (a) to (k), (B) (2) (n), or (B) (2) (o) of this section. On and	142
after September 13, 1997, an authorized recipient of personal	143
information about an individual under division (B)(2)(1) of this	144
section may resell or redisclose the information for any	145
purpose. On and after September 13, 1997, an authorized	146
recipient of personal information under division (B)(2)(m) of	147
this section may resell or redisclose the information as	148
specified pursuant to that division. On and after September 13,	149
1997, an authorized recipient of personal information about an	150
individual under division (B) of this section, other than a	150
recipient under division (B)(2)(1) of this section, that resells	151
or rediscloses any personal information covered by this section	152
must keep for a period of five years a record that identifies	155
each person or entity that receives any of the personal	154
information and the permitted purpose for which the information	155
is to be used, and must make all such records available to the	150
registrar of motor vehicles upon the registrar's request.	157
registrat of motor venteres upon the registral s request.	100
(D) The registrar may establish and carry out procedures	159
under which the registrar or the registrar's agents upon	160

under which the registrar or the registrar's agents, upon 160 receipt of a request for personal information on or after 161

September 13, 1997, that does not satisfy any of the criteria 162 for disclosure of the information that are set forth in division 163 (B) (1) or (2) of this section, may notify the individual about 164 whom the information was requested, by regular mail, that the 165 request was made. Any procedures so adopted shall provide that, 166 if the registrar or an agent of the registrar mails the notice 167 to the individual, the registrar or agent shall include with the 168 notice a copy of the request and conspicuously shall include in 169 the notice a statement that the information will not be released 170 unless the individual waives the individual's right to privacy 171 regarding the information that is granted under this section. 172

(E) The registrar of motor vehicles may adopt any forms
and rules, consistent with but no more restrictive than the
requirements of Public Law No. 130-322, Title XXX, 18 U.S.C.
2721-2725, that are necessary to carry out the registrar's
duties under this section on and after September 13, 1997.

(F) As used in this section:

(1) "Motor vehicle record" means a record that pertains to
a motor vehicle driver's or commercial driver's license or
permit, a motor vehicle certificate of title, a motor vehicle
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registration or motor vehicle identification license plates, or
an identification card issued by the bureau of motor vehicles.

(2) "Person" has the same meaning as in section 1.59 of
the Revised Code and does not include this state, another state,
or an agency of this state or another state.

(3) "Personal information" means information that
identifies an individual, including, but not limited to, an
individual's photograph or digital image, social security
number, driver or driver's license identification number, name,
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telephone number, or medical or disability information, or an 191 individual's address other than the five-digit zip code number. 192 "Personal information" does not include information pertaining 193 to a vehicular accident, driving or traffic violation, or 194 driver's status. 195

(4) "Specified federal automobile-related act" means the 196 "automobile information disclosure act "Automobile Information 197 Disclosure Act," 72 Stat. 325, 15 U.S.C. 1231-1233, the "Motor 198 Vehicle Information and Cost Saving Act," 86 Stat. 947, 15 199 U.S.C. 1901, et seq., the "National Traffic and Motor Vehicle 200 Safety Act of 1966," 80 Stat. 718, 15 U.S.C. 1381, et seq., the 201 "Anti-car Theft Act of 1992," 106 Stat. 3384, 15 U.S.C. 2021, et 202 seq., and the "Clean Air Act," 69 Stat. 322, 42 U.S.C. 7401, et 203 seq., all as now or hereafter amended.

(5) "Sensitive personal information" means an individual's photograph or digital image, social security number, or medical or disability information.

Sec. 5101.33. (A) As used in this section, "benefits" means any of the following:

(1) Cash assistance paid under Chapter 5107. or 5115. of the Revised Code;

(2) Supplemental nutrition assistance program benefits 212 provided under section 5101.54 of the Revised Code; 213

(3) Any other program administered by the department of 214 job and family services under which assistance is provided or 215 service rendered; 216

(4) Any other program, service, or assistance administered 217 by a person or government entity that the department determines 218 may be delivered through the medium of electronic benefit 219

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transfer. 220 (B) The Subject to section 5101.331 of the Revised Code, 221 the department of job and family services may make any payment 222 or delivery of benefits to eligible individuals through the 223 medium of electronic benefit transfer by doing all of the 224 following: 225 (1) Contracting with an agent to supply debit cards to the 226 227 department of job and family services for use by such individuals in accessing their benefits and to credit such cards 228 electronically with the amounts specified by the director of job 229 and family services pursuant to law; 230 (2) Informing such individuals about the use of the 231 electronic benefit transfer system and furnishing them with 232 debit cards and information that will enable them to access 233 their benefits through the system; 234 (3) Arranging with specific financial institutions or 235 vendors, county departments of job and family services, or 236 persons or government entities for individuals to have their 237 cards credited electronically with the proper amounts at their 238 facilities; 239 (4) Periodically preparing vouchers for the payment of 240 such benefits by electronic benefit transfer; 241 242 (5) Satisfying any applicable requirements of federal and state law. 243 (C) The department may enter into a written agreement with 244

any person or government entity to provide benefits administered245by that person or entity through the medium of electronic246benefit transfer. A written agreement may require the person or247government entity to pay to the department either or both of the248

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following: 249 (1) A charge that reimburses the department for all costs 250 the department incurs in having the benefits administered by the 251 person or entity provided through the electronic benefit 252 transfer system; 253 (2) A fee for having the benefits provided through the 254 255 electronic benefit transfer system. 256 (D) The department may designate which counties will participate in the medium of electronic benefit transfer, 257 specify the date a designated county will begin participation, 258 259 and specify which benefits will be provided through the medium of electronic benefit transfer in a designated county. 260 (E) The department may adopt rules in accordance with 261 Chapter 119. of the Revised Code for the efficient 262 administration of this section and section 5101.331 of the 263 <u>Revised Code</u>. 264 Sec. 5101.331. (A) Except as otherwise provided in this 265 section, each debit card used to access supplemental nutrition 266 assistance program benefits shall include both of the following: 267 (1) On the front of the card, a color photograph of at 268 least one adult member of the household for which the debit card 269 270 is issued; (2) On the back of the card, a telephone number that can 271 be called to report suspected fraud under the supplemental 272

(B) Subject to division (C) of this section, both of the 275 following apply: 276

nutrition assistance program and the address of a web site where

suspected fraud can be reported.

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(1) All new debit cards issued on or after the date that	277	
is six months after the effective date of this section shall		
meet the requirements of division (A) of this section.		
(2) Not later than twelve months after the effective date	280	
of this section, each debit card issued before the date that is		
six months after the effective date of this section shall be	282	
replaced with a debit card that meets the requirements of	283	
division (A) of this section if the household for which the	284	
debit card was issued continues to participate in the	285	
supplemental nutrition assistance program.	286	
(C) The requirement of division (A)(1) of this section	287	
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does not apply to a debit card issued for a household to which	288	
either of the following applies:	289	
(1) The household does not include any adult members.	290	
(2) Each of the adult members of the household is sixty	291	
years of age or older; is blind, disabled, or a victim of	292	
domestic violence; or has religious objections to being	293	
photographed.		
(D) An adult who meets any of the exemption criteria	295	
specified in division (C)(2) of this section may volunteer to	296	
have a color photograph of the adult included on the front of	297	
the debit card of the adult's household.	298	
the depit cald of the addit 3 household.	290	
Sec. 5101.542. Immediately following a county department	299	
of job and family services' certification that a household	300	
determined under division (B) of section 5101.54 of the Revised	301	
Code to be in immediate need of nutrition assistance is eligible	302	
for the supplemental nutrition assistance program, the	303	
department of job and family services shall provide for the	304	

household to be sent by regular United States mail an electronic 305

benefit transfer card containing the amount of benefits the	306
household is eligible to receive under the program. The card	307
shall be sent to the member of the household in whose name	308
application for the supplemental nutrition assistance program	309
was made or that member's authorized representative. Section	310
5101.331 of the Revised Code applies to the card.	
Section 2. That existing sections 4501.27, 5101.33, and	312
5101.542 of the Revised Code are hereby repealed.	313