As Reported by the House Transportation and Public Safety Committee

132nd General Assembly

Regular Session 2017-2018 Sub. H. B. No. 293

Representatives Scherer, Sheehy Cosponsors: Representatives Craig, Hughes, Lepore-Hagan

A BILL

То	amend sections 4507.01, 4507.05, 4507.071,	1
	4507.09, 4507.23, 4510.17, 4510.31, and 4511.043	2
	of the Revised Code to require a person to hold	3
	a temporary instruction permit for one year	4
	before obtaining a probationary driver's license	5
	and to alter the time periods during which the	6
	holder of a temporary instruction permit or	7
	probationary driver's license is prohibited from	8
	operating a motor vehicle without being	9
	accompanied by a parent or guardian.	10

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

Section 1. That sections 4507.01, 4507.05, 4507.071,	11
4507.09, 4507.23, 4510.17, 4510.31, and 4511.043 of the Revised	12
Code be amended to read as follows:	13
Sec. 4507.01. (A) As used in this chapter, "motor	14
Sec. 4507.01. (A) AS used in this chapter, motor	Τđ
vehicle," "motorized bicycle," "state," "owner," "operator,"	15
"chauffeur," and "highways" have the same meanings as in section	16
4501.01 of the Revised Code.	17

"Driver's license" means a class D license issued to any 18

person to operate a motor vehicle or motor-driven cycle, other 19 than a commercial motor vehicle, and includes "probationary 20 license," "restricted license," and any operator's or 21 chauffeur's license issued before January 1, 1990. 22 "Probationary license" means the license issued to any 23 person between sixteen and under eighteen years of age to 24 operate a motor vehicle. 25 26 "Restricted license" means the license issued to any 27 person to operate a motor vehicle subject to conditions or restrictions imposed by the registrar of motor vehicles. 28 29 "Commercial driver's license" means the license issued to a person under Chapter 4506. of the Revised Code to operate a 30 commercial motor vehicle. 31 "Commercial motor vehicle" has the same meaning as in 32 section 4506.01 of the Revised Code. 33 "Motorcycle operator's temporary instruction permit, 34 license, or endorsement" includes a temporary instruction 35 permit, license, or endorsement for a motor-driven cycle or 36 motor scooter unless otherwise specified. 37 "Motorized bicycle license" means the license issued under 38 section 4511.521 of the Revised Code to any person to operate a 39 motorized bicycle including a "probationary motorized bicycle 40 license." 41 "Probationary motorized bicycle license" means the license 42

between fourteen and sixteen years of age to operate a motorized bicycle.

issued under section 4511.521 of the Revised Code to any person

"Identification card" means a card issued under sections

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4507.50 and 4507.51 of the Revised Code.

"Resident" means a person who, in accordance with standards prescribed in rules adopted by the registrar, resides in this state on a permanent basis.

"Temporary resident" means a person who, in accordance with standards prescribed in rules adopted by the registrar, resides in this state on a temporary basis.

(B) In the administration of this chapter and Chapter 4506. of the Revised Code, the registrar has the same authority as is conferred on the registrar by section 4501.02 of the Revised Code. Any act of an authorized deputy registrar of motor vehicles under direction of the registrar is deemed the act of the registrar.

To carry out this chapter, the registrar shall appoint60such deputy registrars in each county as are necessary.61

The registrar also shall provide at each place where an 62 application for a driver's or commercial driver's license or 63 identification card may be made the necessary equipment to take 64 a color photograph of the applicant for such license or card as 65 required under section 4506.11 or 4507.06 of the Revised Code, 66 and to conduct the vision screenings required by section 4507.12 67 of the Revised Code, and equipment to laminate licenses, 68 motorized bicycle licenses, and identification cards as required 69 by sections 4507.13, 4507.52, and 4511.521 of the Revised Code. 70

The registrar shall assign one or more deputy registrars 71 to any driver's license examining station operated under the 72 supervision of the director of public safety, whenever the 73 registrar considers such assignment possible. Space shall be 74 provided in the driver's license examining station for any such 75

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deputy registrar so assigned. The deputy registrars shall not76exercise the powers conferred by such sections upon the77registrar, unless they are specifically authorized to exercise78such powers by such sections.79

(C) No agent for any insurance company, writing automobile 80 insurance, shall be appointed deputy registrar, and any such 81 appointment is void. No deputy registrar shall in any manner 82 solicit any form of automobile insurance, nor in any manner 83 advise, suggest, or influence any licensee or applicant for 84 license for or against any kind or type of automobile insurance, 85 insurance company, or agent, nor have the deputy registrar's 86 office directly connected with the office of any automobile 87 insurance agent, nor impart any information furnished by any 88 applicant for a license or identification card to any person, 89 except the registrar. This division shall not apply to any 90 nonprofit corporation appointed deputy registrar. 91

(D) The registrar shall immediately remove a deputy92registrar who violates the requirements of this chapter.93

(E) The registrar shall periodically solicit bids and 94 enter into a contract for the provision of laminating equipment 95 and laminating materials to the registrar and all deputy 96 registrars. The registrar shall not consider any bid that does 97 not provide for the supplying of both laminating equipment and 98 laminating materials. The laminating materials selected shall 99 contain a security feature so that any tampering with the 100 laminating material covering a license or identification card is 101 readily apparent. In soliciting bids and entering into a 102 contract for the provision of laminating equipment and 103 laminating materials, the registrar shall observe all procedures 104 required by law. 105

Sec. 4507.05. (A) The registrar of motor vehicles, or a 106 deputy registrar, upon receiving an application for a temporary 107 instruction permit and a temporary instruction permit 108 identification card for a driver's license from any person who 109 is at least fifteen years six months of age, may issue such a 110 permit and identification card entitling the applicant to drive 111 a motor vehicle, other than a commercial motor vehicle, upon the 112 highways under the following conditions: 113 (1) If the permit is issued to a person who is at least 114 fifteen years six months of age, but less than sixteen years of 115 116 age: (a) The permit and identification card are in the holder's 117 immediate possession; 118 (b) The holder is accompanied by an eligible adult who 119 actually occupies the seat beside the permit holder and does not 120 have a prohibited concentration of alcohol in the whole blood, 121 blood serum or plasma, breath, or urine as provided in division 122 (A) of section 4511.19 of the Revised Code; 123 (c) The total number of occupants of the vehicle does not 124 exceed the total number of occupant restraining devices 125 originally installed in the motor vehicle by its manufacturer, 126 and each occupant of the vehicle is wearing all of the available 127 elements of a properly adjusted occupant restraining device. 128 (2) If the permit is issued to a person who is at least 129 sixteen years of age: 130 (a) The permit and identification card are in the holder's 131 immediate possession; 132

(b) The holder is accompanied by a licensed operator who 133 is at least twenty-one years of age, is actually occupying a 134

seat beside the driver, and does not have a prohibited 135 concentration of alcohol in the whole blood, blood serum or 136 plasma, breath, or urine as provided in division (A) of section 137 4511.19 of the Revised Code; 138

(c) The total number of occupants of the vehicle does not
exceed the total number of occupant restraining devices
originally installed in the motor vehicle by its manufacturer,
and each occupant of the vehicle is wearing all of the available
elements of a properly adjusted occupant restraining device.

(B) The registrar or a deputy registrar, upon receiving 144 from any person an application for a temporary instruction 145 permit and temporary instruction permit identification card to 146 operate a motorcycle, motor-driven cycle or motor scooter, or 147 motorized bicycle, may issue such a permit and identification 148 card entitling the applicant, while having the permit and 149 identification card in the applicant's immediate possession, to 150 drive a motorcycle or motor-driven cycle or motor scooter, under 151 the restrictions prescribed in section 4511.53 of the Revised 1.52 Code, or to drive a motorized bicycle under restrictions 153 determined by the registrar. A temporary instruction permit and 154 temporary instruction permit identification card to operate a 155 motorized bicycle may be issued to a person fourteen or fifteen 156 years old. 157

(C) Any permit and identification card issued under this
section shall be issued in the same manner as a driver's
license, upon a form to be furnished by the registrar. A
temporary instruction permit to drive a motor vehicle other than
a commercial motor vehicle shall be valid for a period of one
<u>year two years and six months</u>.

(D) Any person having in the person's possession a valid 164

and current driver's license or motorcycle operator's license or 165 endorsement issued to the person by another jurisdiction 166 recognized by this state is exempt from obtaining a temporary 167 instruction permit for a driver's license and from submitting to 168 the examination for a temporary instruction permit and the 169 regular examination for obtaining a driver's license or 170 motorcycle operator's endorsement in this state if the person 171 does all of the following: 172

(1) Submits to and passes vision screening as provided in173section 4507.12 of the Revised Code;174

(2) Surrenders to the registrar or deputy registrar theperson's driver's license issued by the other jurisdiction; and176

(3) Complies with all other applicable requirements for
issuance by this state of a driver's license, driver's license
with a motorcycle operator's endorsement, or restricted license
to operate a motorcycle.

If the person does not comply with all the requirements of 181 this division, the person shall submit to the regular 182 examination for obtaining a driver's license or motorcycle 183 operator's endorsement in this state in order to obtain such a 184 license or endorsement. 185

(E) The registrar may adopt rules governing the use of
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 temporary instruction permits and temporary instruction permit
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 identification cards.

(F) (1) No holder of a permit issued under division (A) of
this section shall operate a motor vehicle upon a highway or any
public or private property used by the public for purposes of
vehicular travel or parking in violation of the conditions
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established under division (A) of this section.

(2) Except as provided in division (F) (2) of this section,
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no holder of a permit that is issued under division (A) of this
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section and that is issued on or after July 1, 1998, and who has
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not attained the age of eighteen years, shall operate a motor
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vehicle upon a highway or any public or private property used by
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the public for purposes of vehicular travel or parking between
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the hours of midnight ten p.m. and six a.m.

The holder of a permit issued under division (A) of this section on or after July 1, 1998, who has not attained the age of eighteen years, may operate a motor vehicle upon a highway or any public or private property used by the public for purposes of vehicular travel or parking between the hours of midnight ten p.m. and six a.m. if, at the time of such operation, the holder is accompanied by the holder's parent, guardian, or custodian, and the parent, guardian, or custodian holds a current valid driver's or commercial driver's license issued by this state, is actually occupying a seat beside the permit holder, and does not have a prohibited concentration of alcohol in the whole blood, blood serum or plasma, breath, or urine as provided in division (A) of section 4511.19 of the Revised Code.

(G) (1) Notwithstanding any other provision of law to the contrary, no law enforcement officer shall cause the operator of a motor vehicle being operated on any street or highway to stop the motor vehicle for the sole purpose of determining whether each occupant of the motor vehicle is wearing all of the available elements of a properly adjusted occupant restraining device as required by division (A) of this section, or for the sole purpose of issuing a ticket, citation, or summons if the requirement in that division has been or is being violated, or for causing the arrest of or commencing a prosecution of a person for a violation of that requirement.

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(2) Notwithstanding any other provision of law to the 225 contrary, no law enforcement officer shall cause the operator of 226 a motor vehicle being operated on any street or highway to stop 227 the motor vehicle for the sole purpose of determining whether a 228 violation of division (F)(2) of this section has been or is 229 being committed or for the sole purpose of issuing a ticket, 230 citation, or summons for such a violation or for causing the 231 arrest of or commencing a prosecution of a person for such 232 violation. 233 (H) As used in this section: 234 (1) "Eligible adult" means any of the following: 235 (a) An instructor of a driver training course approved by 236 the department of public safety; 237 (b) Any of the following persons who holds a current valid 238 driver's or commercial driver's license issued by this state: 239 (i) A parent, quardian, or custodian of the permit holder; 240 (ii) A person twenty-one years of age or older who acts in 241 loco parentis of the permit holder. 242 (2) "Occupant restraining device" has the same meaning as 243

in section 4513.263 of the Revised Code. 244

(I) Whoever violates division (F) (1) or (2) of thissection is guilty of a minor misdemeanor.246

Sec. 4507.071. (A) The registrar of motor vehicles or any 247 deputy registrar shall not issue a driver's license to any 248 person under eighteen years of age, except that the registrar or 249 a deputy registrar may issue a probationary license to a person 250 who is at least sixteen years of age and has held a temporary 251 instruction permit for a period of at least six months one year. 252

(B) (1) (a) No holder of a probationary driver's license who 253 has held the license for less than twelve six months shall 254 operate a motor vehicle upon a highway or any public or private 255 property used by the public for purposes of vehicular travel or 256 parking between the hours of midnight ten p.m. and six a.m. 257 unless the holder is accompanied by the holder's parent or 258 guardian. 259

(b) No holder of a probationary driver's license who has260held the license for twelve months or longer shall operate a261motor vehicle upon a highway or any public or private property262used by the public for purposes of vehicular travel or parking263between the hours of one a.m. and five a.m. unless the holder is264accompanied by the holder's parent or guardian.265

(2) (a) Subject to division (D) (1) of this section, 266
division Division (B) (1) (a) of this section does not apply to 267
the holder of a probationary driver's license who is doing 268
either any of the following: 269

(i) (a) Traveling to or from work between the hours of midnight ten p.m. and six a.m., provided that the holder has inthe holder's immediate possession written documentation from theholder's employer.;

(ii) (b) Traveling to or from an official function274sponsored by the school the holder attends between the hours of275midnight ten p.m. and six a.m., provided that the holder has in276the holder's immediate possession written documentation from an277appropriate official of the school;278

(iii) (c)Traveling to or from an official religious event279between the hours of midnight ten p.m. and six a.m., provided280that the holder has in the holder's immediate possession written281

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documentation from an appropriate official affiliated with the	282
event.	283
(b) Division (B)(1)(b) of this section does not apply to	284
the holder of a probationary driver's license who is doing-	285
either of the following:	286
(i) Traveling to or from work between the hours of one-	287
a.m. and five a.m., provided that the holder has in the holder's	288
immediate possession written documentation from the holder's	289
employer.	290
(ii) Traveling to or from an official function sponsored	291
by the school the holder attends between the hours of one a.m.	292
and five a.m., provided that the holder has in the holder's	293
immediate possession written documentation from an appropriate	294
official of the school;	295
(iii) Traveling to or from an official religious event-	296
between the hours of one a.m. and five a.m., provided that the	297
holder has in the holder's immediate possession written-	298
documentation from an appropriate official affiliated with the	299
event.	300
(3) An employer, school official, or official affiliated	301
with a religious event is not liable in damages in a civil-	302
action for any injury, death, or loss to person or property that	303
allegedly arises from, or is related to, the fact that the	304
employer, school official, or official affiliated with a	305
religious event provided the holder of a probationary driver's	306
license with the written documentation described in division (B)	307
(2) of this section.	308
The registrar of motor vehicles shall make available at no-	309
cost a form to serve as the written documentation described in	310

division (B)(2) of this section, and employers, school	311
officials, officials affiliated with religious events, and	312
holders of probationary driver's licenses may utilize that form-	313
or may choose to utilize any other written documentation to meet-	314
the requirements of that division.	315

(4) No holder of a probationary driver's license who has 316 held the license for less than twelve months shall operate a 317 motor vehicle upon a highway or any public or private property 318 used by the public for purposes of vehicular travel or parking 319 320 with more than one person who is not a family member occupying 321 the vehicle unless the probationary license holder is accompanied by the probationary license holder's parent, 322 quardian, or custodian. 323

(C) It is an affirmative defense to a violation of division (B)(1)(a) or (b) of this section if, at the time of the violation, an emergency existed that required the holder of the probationary driver's license to operate a motor vehicle in violation of division (B)(1)(a) or (b) of this section or the holder was an emancipated minor.

330 (D) (1) If a person is issued a probationary driver's license prior to attaining the age of seventeen years and the 331 person pleads quilty to, is convicted of, or is adjudicated in-332 juvenile court of having committed a moving violation during the 333 six month period commencing on the date on which the person is 334 issued the probationary driver's license, the court with-335 jurisdiction over the violation may order that the holder must 336 be accompanied by the holder's parent or guardian whenever the 337 holder is operating a motor vehicle upon a highway or any public 338 or private property used by the public for purposes of vehicular 339 340 travel or parking for a period not to exceed six months or the

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date the holder attains the age of seventeen years, whichever	341
occurs first.	342
(2) Any person who is subject to the operating	343
restrictions established under division (D)(1) of this section	344
as a result of a first moving violation may petition the court-	345
for driving privileges without being accompanied by the holder's	346
parent or guardian during the period of time determined by the	347
court under that division. In granting the driving privileges,	348
the court shall specify the purposes of the privileges and shall	349
issue the person appropriate forms setting forth the privileges	350
granted. If a person is convicted of, pleads guilty to, or is	351
adjudicated in juvenile court of having committed a second or-	352
subsequent moving violation, the court with jurisdiction over-	353
the violation may terminate any driving privileges previously	354
granted under this division.	355
(3) No person shall violate any operating restriction	356
imposed under division (D)(1) or (2) of this section.	357
(E) No holder of a probationary license shall operate a	358
motor vehicle upon a highway or any public or private property	
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used by the public for purposes of vehicular travel or parking	359 360
used by the public for purposes of vehicular travel or parking unless the total number of occupants of the vehicle does not	
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unless the total number of occupants of the vehicle does not	360 361
unless the total number of occupants of the vehicle does not exceed the total number of occupant restraining devices	360 361 362
unless the total number of occupants of the vehicle does not exceed the total number of occupant restraining devices originally installed in the motor vehicle by its manufacturer,	360 361 362 363
unless the total number of occupants of the vehicle does not exceed the total number of occupant restraining devices originally installed in the motor vehicle by its manufacturer, and each occupant of the vehicle is wearing all of the available	360 361 362 363 364
unless the total number of occupants of the vehicle does not exceed the total number of occupant restraining devices originally installed in the motor vehicle by its manufacturer, and each occupant of the vehicle is wearing all of the available elements of a properly adjusted occupant restraining device.	360 361 362 363 364 365
unless the total number of occupants of the vehicle does not exceed the total number of occupant restraining devices originally installed in the motor vehicle by its manufacturer, and each occupant of the vehicle is wearing all of the available elements of a properly adjusted occupant restraining device. (F)-(E) A restricted license may be issued to a person who	360 361 362 363 364 365 366

contrary, no law enforcement officer shall cause the operator of 370 a motor vehicle being operated on any street or highway to stop 371 the motor vehicle for the sole purpose of determining whether 372 each occupant of the motor vehicle is wearing all of the 373 available elements of a properly adjusted occupant restraining 374 device as required by division $\frac{(E)}{(D)}$ of this section, or for 375 the sole purpose of issuing a ticket, citation, or summons if 376 the requirement in that division has been or is being violated, 377 or for causing the arrest of or commencing a prosecution of a 378 person for a violation of that requirement. 379

(H) (G) Notwithstanding any other provision of law to the 380 contrary, no law enforcement officer shall cause the operator of 381 a motor vehicle being operated on any street or highway to stop 382 the motor vehicle for the sole purpose of determining whether a 383 violation of division (B)(1)(a) or (b) of this section has been 384 or is being committed or for the sole purpose of issuing a 385 ticket, citation, or summons for such a violation or for causing 386 the arrest of or commencing a prosecution of a person for such 387 violation. 388

(I) <u>(H)</u> As used in this section:

(1) "Occupant restraining device" has the same meaning as in section 4513.263 of the Revised Code.

(2) "Family member" of a probationary license holder392includes any of the following:393

(a) A spouse;
(b) A child or stepchild;
(c) A parent, stepparent, grandparent, or parent-in-law;
(d) An aunt or uncle;
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registration.

(e) A sibling, whether of the whole or half blood or by 398 adoption, a brother-in-law, or a sister-in-law; 399 (f) A son or daughter of the probationary license holder's 400 stepparent if the stepparent has not adopted the probationary 401 license holder; 402 (g) An eligible adult, as defined in section 4507.05 of 403 the Revised Code. 404 405 (3) "Moving violation" means any violation of any statute or ordinance that regulates the operation of vehicles, 406 streetcars, or trackless trolleys on the highways or streets. 407 "Moving violation" does not include a violation of section 408 4513.263 of the Revised Code or a substantially equivalent 409 municipal ordinance, or a violation of any statute or ordinance 410 regulating pedestrians or the parking of vehicles, vehicle size 411 or load limitations, vehicle fitness requirements, or vehicle 412

(J) (I) Whoever violates division (B) (1) or (4), (D) (3), 414 or (E) (D) of this section is guilty of a minor misdemeanor. 415

Sec. 4507.09. (A) Except as provided in division (B) of 416 this section, every driver's license issued to a resident of 417 this state expires on the birthday of the applicant in the 418 fourth year after the date it is issued and every driver's 419 license issued to a temporary resident expires in accordance 420 with rules adopted by the registrar of motor vehicles. In no 421 event shall any license be issued for a period longer than four 422 years and ninety days. 423

Subject to the requirements of section 4507.12 of the424Revised Code, every driver's license issued to a resident is425renewable at any time prior to its expiration and any license of426

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a temporary resident is nonrenewable. A nonrenewable license may 427 be replaced with a new license within ninety days prior to its 428 expiration in accordance with division (E) of this section. No 429 refund shall be made or credit given for the unexpired portion 430 of the driver's license that is renewed. The registrar of motor 4.31 vehicles shall notify each person whose driver's license has 4.32 expired within forty-five days after the date of expiration. 433 Notification shall be made by regular mail sent to the person's 434 last known address as shown in the records of the bureau of 435 motor vehicles. Failure to provide such notification shall not 436 be construed as a renewal or extension of any license. For the 437 purposes of this section, the date of birth of any applicant 438 born on the twenty-ninth day of February shall be deemed to be 439 the first day of March in any year in which there is no twenty-440 ninth day of February. 441

(B) Every driver's license or renewal of a driver's 442
license issued to an applicant who is sixteen years of age or 443
older, but less than twenty-one years of age, expires on the 444
twenty-first birthday of the applicant, except that an applicant 445
who applies no more than thirty days before the applicant's 446
twenty-first birthday shall be issued a license in accordance 447
with division (A) of this section. 448

(C) Each person licensed as a driver under this chapter 449 shall notify the registrar of any change in the person's address 450 within ten days following that change. The notification shall be 451 in writing on a form provided by the registrar and shall include 452 the full name, date of birth, license number, county of 453 residence, social security number, and new address of the 454 person. 455

(D) No driver's license shall be renewed when renewal is 456

prohibited by division (A) of section 4507.091 of the Revised	457
Code.	458
(E) A nonrenewable license may be replaced with a new	459
license within ninety days prior to its expiration upon the	460
applicant's presentation of documentation verifying the	461
applicant's legal presence in the United States. A nonrenewable	462
license expires on the same date listed on the legal presence	463
documentation, or on the same date in the fourth year after the	464
date the nonrenewable license is issued, whichever comes first.	465
A nonrenewable license is not transferable, and the applicant	466
may not rely on it to obtain a driver's license in another	467
state.	468
In accordance with Chapter 119. of the Revised Code, the	469
registrar of motor vehicles shall adopt rules governing	470
nonrenewable licenses for temporary residents. At a minimum, the	471
rules shall include provisions specifying all of the following:	472
(1) That no nonrenewable license may extend beyond the	473
duration of the applicant's temporary residence in this state;	474
(2) That no nonrenewable license may be replaced by a new	475
license unless the applicant provides acceptable documentation	476
of the person's identity and of the applicant's continued	477
temporary residence in this state;	478
(3) That no nonrenewable license is valid to apply for a	479
driver's license in any other state;	480
(4) That every nonrenewable license may contain any	481
security features that the registrar prescribes.	482
Sec. 4507.23. (A) Except as provided in division (I) of	483
this section, each application for a temporary instruction	484
permit and examination shall be accompanied by a fee of five	485

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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
section, each application for a driver's license, or motorcycle
operator's endorsement, or renewal of a driver's license shall
be accompanied by a fee of six dollars.

(2) Except as provided in division (I) of this section,
each application for a duplicate driver's license shall be
accompanied by a fee of seven dollars and fifty cents. The
duplicate driver's licenses issued under this section shall be
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distributed by the deputy registrar in accordance with rules
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adopted by the registrar of motor vehicles.

(D) Except as provided in division (I) of this section, 504
 each application for a motorized bicycle license or duplicate 505
 thereof shall be accompanied by a fee of two dollars and fifty 506
 cents. 507

(E) Except as provided in division (I) of this section,
each application for a driver's license or renewal of a driver's
license that will be issued to a person who is less than twentyone years of age shall be accompanied by whichever of the
following fees is applicable:

(1) If the person is sixteen years <u>and six months</u> of ageor older, but less than seventeen years of age, a fee of seven514

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dollars and twenty-five cents;

(2) If the person is seventeen years of age or older, but516less than eighteen years of age, a fee of six dollars;517

(3) If the person is eighteen years of age or older, but
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less than nineteen years of age, a fee of four dollars and
seventy-five cents;
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(4) If the person is nineteen years of age or older, but
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less than twenty years of age, a fee of three dollars and fifty
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cents;
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(5) If the person is twenty years of age or older, but
1ess than twenty-one years of age, a fee of two dollars and
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twenty-five cents.

(F) Neither the registrar nor any deputy registrar shall 527 charge a fee in excess of one dollar and fifty cents for 528 laminating a driver's license, motorized bicycle license, or 529 temporary instruction permit identification cards as required by 530 sections 4507.13 and 4511.521 of the Revised Code. A deputy 531 registrar laminating a driver's license, motorized bicycle 532 license, or temporary instruction permit identification cards 533 shall retain the entire amount of the fee charged for 534 lamination, less the actual cost to the registrar of the 535 laminating materials used for that lamination, as specified in 536 the contract executed by the bureau for the laminating materials 537 and laminating equipment. The deputy registrar shall forward the 538 amount of the cost of the laminating materials to the registrar 539 for deposit as provided in this section. 540

(G) Except as provided in division (I) of this section, 541
each transaction described in divisions (A), (B), (C), (D), and 542
(E) of this section shall be accompanied by an additional fee of 543

twelve dollars. The additional fee is for the purpose of	544
defraying the department of public safety's costs associated	545
with the administration and enforcement of the motor vehicle and	546
traffic laws of Ohio.	547
(H) At the time and in the manner provided by section	548
4503.10 of the Revised Code, the deputy registrar shall transmit	549
the fees collected under divisions (A), (B), (C), (D), and (E),	550
those portions of the fees specified in and collected under	551
division (F), and the additional fee under division (G) of this	552
section to the registrar. The registrar shall deposit the fees	553
into the public safety - highway purposes fund established in	554
section 4501.06 of the Revised Code.	555
(I) A disabled veteran who has a service-connected	556
disability rated at one hundred per cent by the veterans'	557
administration may apply to the registrar or a deputy registrar	558
for the issuance to that veteran, without the payment of any fee	559
prescribed in this section, of any of the following items:	560
(1) A temporary instruction permit and examination;	561
(2) A new, renewal, or duplicate driver's or commercial	562
driver's license;	563
(3) A motorcycle operator's endorsement;	564
(3) A motorcycle operator s'endorsement,	504
(4) A motorized bicycle license or duplicate thereof;	565
(5) Lamination of a driver's license, motorized bicycle	566
license, or temporary instruction permit identification card as	567
provided in division (F) of this section.	568
An application made under division (I) of this section	569
shall be accompanied by such documentary evidence of disability	570
as the registrar may require by rule.	571
ab the registrar may require by rure.	J / I

(J) (1) The registrar of motor vehicles shall adopt rules 572 that establish a prorated fee schedule that specifies the fee to 573 be charged by the registrar or a deputy registrar for the 574 issuance of a duplicate driver's license. The rules shall 575 require the base fee to be equal to the fee for a duplicate 576 driver's license that existed immediately prior to July 1, 2015. 577 In order to determine the prorated amount for a duplicate 578 license under the rules, the registrar shall reduce the base fee 579 by an amount determined by the registrar that is correlated with 580 the number of months between the date a person applies for the 581 duplicate and the date of expiration of the license. The 582 registrar shall allocate the money received from a prorated 583 duplicate driver's license fee to the same funds and in the same 584 proportion as the allocation of the base fee. 585

(2) Notwithstanding any other provision of law, after the
registrar has adopted rules under division (J) (1) of this
section, an applicant for a duplicate driver's license shall be
required to pay only the appropriate prorated fee established
under those rules.

591 Sec. 4510.17. (A) The registrar of motor vehicles shall impose a class D suspension of the person's driver's license, 592 commercial driver's license, temporary instruction permit, 593 probationary license, or nonresident operating privilege for the 594 period of time specified in division (B)(4) of section 4510.02 595 of the Revised Code on any person who is a resident of this 596 state and is convicted of or pleads quilty to a violation of a 597 statute of any other state or any federal statute that is 598 substantially similar to section 2925.02, 2925.03, 2925.04, 599 2925.041, 2925.05, 2925.06, 2925.11, 2925.12, 2925.13, 2925.14, 600 2925.141, 2925.22, 2925.23, 2925.31, 2925.32, 2925.36, or 601 2925.37 of the Revised Code. Upon receipt of a report from a 602

court, court clerk, or other official of any other state or from 603 any federal authority that a resident of this state was 604 convicted of or pleaded guilty to an offense described in this 605 division, the registrar shall send a notice by regular first 606 class mail to the person, at the person's last known address as 607 shown in the records of the bureau of motor vehicles, informing 608 609 the person of the suspension, that the suspension will take effect twenty-one days from the date of the notice, and that, if 610 the person wishes to appeal the suspension or denial, the person 611 must file a notice of appeal within twenty-one days of the date 612 of the notice requesting a hearing on the matter. If the person 613 requests a hearing, the registrar shall hold the hearing not 614 more than forty days after receipt by the registrar of the 615 notice of appeal. The filing of a notice of appeal does not stay 616 the operation of the suspension that must be imposed pursuant to 617 this division. The scope of the hearing shall be limited to 618 whether the person actually was convicted of or pleaded guilty 619 to the offense for which the suspension is to be imposed. 620

The suspension the registrar is required to impose under621this division shall end either on the last day of the class D622suspension period or of the suspension of the person's623nonresident operating privilege imposed by the state or federal624court, whichever is earlier.625

The registrar shall subscribe to or otherwise participate 626 in any information system or register, or enter into reciprocal 627 and mutual agreements with other states and federal authorities, 628 in order to facilitate the exchange of information with other 629 states and the United States government regarding persons who 630 plead guilty to or are convicted of offenses described in this 631 division and therefore are subject to the suspension or denial 632 described in this division. 633

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(B) The registrar shall impose a class D suspension of the 634 person's driver's license, commercial driver's license, 635 temporary instruction permit, probationary license, or 636 nonresident operating privilege for the period of time specified 637 in division (B)(4) of section 4510.02 of the Revised Code on any 638 person who is a resident of this state and is convicted of or 639 pleads guilty to a violation of a statute of any other state or 640 a municipal ordinance of a municipal corporation located in any 641 other state that is substantially similar to section 4511.19 of 642 the Revised Code. Upon receipt of a report from another state 643 made pursuant to section 4510.61 of the Revised Code indicating 644 that a resident of this state was convicted of or pleaded quilty 645 to an offense described in this division, the registrar shall 646 send a notice by regular first class mail to the person, at the 647 person's last known address as shown in the records of the 648 bureau of motor vehicles, informing the person of the 649 suspension, that the suspension or denial will take effect 650 twenty-one days from the date of the notice, and that, if the 651 person wishes to appeal the suspension, the person must file a 652 notice of appeal within twenty-one days of the date of the 653 notice requesting a hearing on the matter. If the person 654 requests a hearing, the registrar shall hold the hearing not 655 more than forty days after receipt by the registrar of the 656 notice of appeal. The filing of a notice of appeal does not stay 657 the operation of the suspension that must be imposed pursuant to 658 this division. The scope of the hearing shall be limited to 659 whether the person actually was convicted of or pleaded quilty 660 to the offense for which the suspension is to be imposed. 661

The suspension the registrar is required to impose under662this division shall end either on the last day of the class D663suspension period or of the suspension of the person's664

(C) The registrar shall impose a class D suspension of the 667 child's driver's license, commercial driver's license, temporary 668 instruction permit, or nonresident operating privilege for the 669 period of time specified in division (B) (4) of section 4510.02 670 of the Revised Code on any child who is a resident of this state 671 and is convicted of or pleads guilty to a violation of a statute 672 of any other state or any federal statute that is substantially 673 similar to section 2925.02, 2925.03, 2925.04, 2925.04, 2925.05, 674 2925.06, 2925.11, 2925.12, 2925.13, 2925.14, 2925.24, 2925.22, 675 2925.23, 2925.31, 2925.32, 2925.36, or 2925.37 of the Revised 676 Code. Upon receipt of a report from a court, court clerk, or 677 other official of any other state or from any federal authority 678 that a child who is a resident of this state was convicted of or 679 pleaded guilty to an offense described in this division, the 680 registrar shall send a notice by regular first class mail to the 681 suspension, that the suspension or denial will take effect 684 twenty-one days from the date of the notice, and that, if the 685 child wishes to appeal the suspension, the child must file a 686 notice of appeal within twenty-one days of the date of the notice for 679 notice requesting a hearing on the matter. If the child requests 688 a hearing, the registrar shall hold the hearing not more than 689 forty days after receipt by the registrar of the notice of appeal. The filing of a notice of appeal does not stay the	(C) The registrar shall impose a class D suspension of the 66 child's driver's license, commercial driver's license, temporary 66 instruction permit, or nonresident operating privilege for the 66 period of time specified in division (B)(4) of section 4510.02 67 of the Revised Code on any child who is a resident of this state 67	67 68 69 70 71 72 73
child's driver's license, commercial driver's license, temporary 668 instruction permit, or nonresident operating privilege for the 669 period of time specified in division (B) (4) of section 4510.02 670 of the Revised Code on any child who is a resident of this state 671 and is convicted of or pleads guilty to a violation of a statute 672 of any other state or any federal statute that is substantially 673 similar to section 2925.02, 2925.03, 2925.04, 2925.041, 2925.05, 674 2925.06, 2925.11, 2925.12, 2925.13, 2925.14, 2925.141, 2925.22, 675 2925.23, 2925.31, 2925.32, 2925.36, or 2925.37 of the Revised 676 Code. Upon receipt of a report from a court, court clerk, or 677 other official of any other state or from any federal authority 678 that a child who is a resident of this state was convicted of or 679 pleaded guilty to an offense described in this division, the 680 registrar shall send a notice by regular first class mail to the 681 child, at the child's last known address as shown in the records 682 of the bureau of motor vehicles, informing the child of the 683 suspension, that the suspension or denial will take effect 684 twenty-one days from the date of the notice, and that, if the 685 child wishes to appeal the suspension, the child must file a 686 notice of appeal within twenty-one days of the date of the 687 notice requesting a hearing on the matter. If the child requests 688 a hearing, the registrar shall hold the hearing not more than 689 forty days after receipt by the registrar of the notice of appeal. The filing of a notice of appeal does not stay the 691 operation of the suspension that must be imposed pursuant to 692	child's driver's license, commercial driver's license, temporary 66 instruction permit, or nonresident operating privilege for the 66 period of time specified in division (B)(4) of section 4510.02 67 of the Revised Code on any child who is a resident of this state 67	68 69 70 71 72 73
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registrar shall send a notice by regular first class mail to the 681 child, at the child's last known address as shown in the records 682 of the bureau of motor vehicles, informing the child of the 683 suspension, that the suspension or denial will take effect 684 twenty-one days from the date of the notice, and that, if the 685 child wishes to appeal the suspension, the child must file a 686 notice of appeal within twenty-one days of the date of the 687 notice requesting a hearing on the matter. If the child requests 688 a hearing, the registrar shall hold the hearing not more than 689 forty days after receipt by the registrar of the notice of 690 appeal. The filing of a notice of appeal does not stay the 691 operation of the suspension that must be imposed pursuant to 692	that a child who is a resident of this state was convicted of or 67	79
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this division. The scope of the hearing shall be limited to 693	operation of the suspension that must be imposed pursuant to 69	92
	this division. The scope of the hearing shall be limited to 69	93
whether the child actually was convicted of or pleaded guilty to 694	whether the child actually was convicted of or pleaded guilty to 69	94
the offense for which the suspension is to be imposed. 695	the offense for which the suspension is to be imposed.	95

The suspension the registrar is required to impose under 696 this division shall end either on the last day of the class D 697 suspension period or of the suspension of the child's 698 nonresident operating privilege imposed by the state or federal 699 court, whichever is earlier. If the child is a resident of this 700 state who is sixteen years of age or older and does not have a 701 current, valid Ohio driver's or commercial driver's license or 702 permit, the notice shall inform the child that the child will be 703 denied issuance of a driver's or commercial driver's license or 704 permit for six months beginning on the date of the notice or six 705 months after the date on which the child is first eligible to 706 obtain a temporary instruction permit, whichever is later.-If-707 the child has not attained the age of sixteen years on the date 708 of the notice, the notice shall inform the child that the period 709 of denial of six months shall commence on the date the child 710 711 attains the age of sixteen years.

The registrar shall subscribe to or otherwise participate in any information system or register, or enter into reciprocal and mutual agreements with other states and federal authorities, in order to facilitate the exchange of information with other states and the United States government regarding children who are residents of this state and plead guilty to or are convicted of offenses described in this division and therefore are subject to the suspension or denial described in this division.

(D) The registrar shall impose a class D suspension of the
child's driver's license, commercial driver's license, temporary
instruction permit, probationary license, or nonresident
operating privilege for the period of time specified in division
(B) (4) of section 4510.02 of the Revised Code on any child who
is a resident of this state and is convicted of or pleads guilty
to a violation of a statute of any other state or a municipal

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ordinance of a municipal corporation located in any other state 727 that is substantially similar to section 4511.19 of the Revised 728 Code. Upon receipt of a report from another state made pursuant 729 to section 4510.61 of the Revised Code indicating that a child 730 who is a resident of this state was convicted of or pleaded 7.31 quilty to an offense described in this division, the registrar 7.32 shall send a notice by regular first class mail to the child, at 733 the child's last known address as shown in the records of the 734 bureau of motor vehicles, informing the child of the suspension, 735 that the suspension will take effect twenty-one days from the 736 date of the notice, and that, if the child wishes to appeal the 737 suspension, the child must file a notice of appeal within 738 twenty-one days of the date of the notice requesting a hearing 739 on the matter. If the child requests a hearing, the registrar 740 shall hold the hearing not more than forty days after receipt by 741 the registrar of the notice of appeal. The filing of a notice of 742 appeal does not stay the operation of the suspension that must 743 be imposed pursuant to this division. The scope of the hearing 744 shall be limited to whether the child actually was convicted of 745 or pleaded guilty to the offense for which the suspension is to 746 be imposed. 747

The suspension the registrar is required to impose under 748 this division shall end either on the last day of the class D 749 suspension period or of the suspension of the child's 750 nonresident operating privilege imposed by the state or federal 751 court, whichever is earlier. If the child is a resident of this 752 state who is sixteen years of age or older and does not have a 753 current, valid Ohio driver's or commercial driver's license or 754 permit, the notice shall inform the child that the child will be 755 denied issuance of a driver's or commercial driver's license or 756 permit for six months beginning on the date of the notice or six 757

months after the date on which the child is first eligible to	758
obtain a temporary instruction permit, whichever is later. If	759
the child has not attained the age of sixteen years on the date-	760
of the notice, the notice shall inform the child that the period-	761
of denial of six months shall commence on the date the child	762
attains the age of sixteen years.	763
(E)(1) Any person whose license or permit has been	764
suspended pursuant to this section may file a petition in the	765
municipal or county court, or in case the person is under	766
eighteen years of age, the juvenile court, in whose jurisdiction	767
the person resides, requesting limited driving privileges and	768
agreeing to pay the cost of the proceedings. Except as provided	769
in division (E)(2) or (3) of this section, the judge may grant	770
the person limited driving privileges during the period during	771
which the suspension otherwise would be imposed for any of the	772
purposes set forth in division (A) of section 4510.021 of the	773
Revised Code.	774
(2) No judge shall grant limited driving privileges for	775
employment as a driver of a commercial motor vehicle to any	776
person who would be disqualified from operating a commercial	777
motor vehicle under section 4506.16 of the Revised Code if the	778

violation had occurred in this state. Further, no judge shall 779 grant limited driving privileges during any of the following 780 periods of time: 781

(a) The first fifteen days of a suspension under division(B) or (D) of this section, if the person has not been convictedwithin ten years of the date of the offense giving rise to thesuspension under this section of a violation of any of thefollowing:

(i) Section 4511.19 of the Revised Code, or a municipal

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ordinance relating to operating a vehicle while under the	788
influence of alcohol, a drug of abuse, or alcohol and a drug of	789
abuse;	790
(ii) A municipal ordinance relating to operating a motor	791
vehicle with a prohibited concentration of alcohol, a controlled	792
substance, or a metabolite of a controlled substance in the	793
whole blood, blood serum or plasma, breath, or urine;	794
whole blood, blood selam of plasma, bleach, of allne,	121
(iii) Section 2903.04 of the Revised Code in a case in	795
which the person was subject to the sanctions described in	796
division (D) of that section;	797
(iv) Division (A)(1) of section 2903.06 or division (A)(1)	798
of section 2903.08 of the Revised Code or a municipal ordinance	799
that is substantially similar to either of those divisions;	800
(v) Division (A)(2), (3), or (4) of section 2903.06,	801
division (A)(2) of section 2903.08, or as it existed prior to	802
March 23, 2000, section 2903.07 of the Revised Code, or a	803
municipal ordinance that is substantially similar to any of	804
those divisions or that former section, in a case in which the	805
jury or judge found that the person was under the influence of	806
alcohol, a drug of abuse, or alcohol and a drug of abuse.	807
alconol, a diug of abuse, of alconol and a diug of abuse.	807
(b) The first thirty days of a suspension under division	808
(B) or (D) of this section, if the person has been convicted one	809
time within ten years of the date of the offense giving rise to	810
the suspension under this section of any violation identified in	811
division (E)(1)(a) of this section.	812
(c) The first one hundred eighty days of a suspension	813
under division (B) or (D) of this section, if the person has	814
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been convicted two times within ten years of the date of the815offense giving rise to the suspension under this section of any816

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violation identified in division (E)(1)(a) of this section. 817 (3) No limited driving privileges may be granted if the 818 person has been convicted three or more times within five years 819 of the date of the offense giving rise to a suspension under 820 division (B) or (D) of this section of any violation identified 821 in division (E)(1)(a) of this section. 822 (4) In accordance with section 4510.022 of the Revised 823 Code, a person may petition for, and a judge may grant, 824 825 unlimited driving privileges with a certified ignition interlock device during the period of suspension imposed under division 826 (B) or (D) of this section to a person described in division (E) 827 (2) (a) of this section. 828 829

(5) If a person petitions for limited driving privileges under division (E)(1) of this section or unlimited driving 830 privileges with a certified ignition interlock device as 831 provided in division (E)(4) of this section, the registrar shall 832 be represented by the county prosecutor of the county in which 8.3.3 the person resides if the petition is filed in a juvenile court 834 or county court, except that if the person resides within a city 835 or village that is located within the jurisdiction of the county 836 in which the petition is filed, the city director of law or 837 village solicitor of that city or village shall represent the 838 registrar. If the petition is filed in a municipal court, the 839 registrar shall be represented as provided in section 1901.34 of 840 the Revised Code. 841

(6) (a) In issuing an order granting limited driving
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privileges under division (E) (1) of this section, the court may
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impose any condition it considers reasonable and necessary to
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limit the use of a vehicle by the person. The court shall
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deliver to the person a copy of the order setting forth the

time, place, and other conditions limiting the person's use of a 847
motor vehicle. Unless division (E)(6)(b) of this section 848
applies, the grant of limited driving privileges shall be 849
conditioned upon the person's having the order in the person's 850
possession at all times during which the person is operating a 851
vehicle. 852

(b) If, under the order, the court requires the use of an 853 immobilizing or disabling device as a condition of the grant of 854 limited or unlimited driving privileges, the person shall 855 856 present to the registrar or to a deputy registrar the copy of the order granting limited driving privileges and a certificate 857 affirming the installation of an immobilizing or disabling 858 device that is in a form established by the director of public 859 safety and is signed by the person who installed the device. 860 Upon presentation of the order and the certificate to the 861 registrar or a deputy registrar, the registrar or deputy 862 registrar shall issue to the offender a restricted license, 863 unless the offender's driver's or commercial driver's license or 864 permit is suspended under any other provision of law and limited 865 driving privileges have not been granted with regard to that 866 suspension. A restricted license issued under this division 867 shall be identical to an Ohio driver's license, except that it 868 shall have printed on its face a statement that the offender is 869 prohibited from operating any motor vehicle that is not equipped 870 with an immobilizing or disabling device in violation of the 871 order. 872

(7) (a) Unless division (E) (7) (b) applies, a person granted limited driving privileges who operates a vehicle for other than limited purposes, in violation of any condition imposed by the court or without having the order in the person's possession, is guilty of a violation of section 4510.11 of the Revised Code.

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(b) No person who has been granted limited or unlimited
driving privileges under division (E) of this section subject to
an immobilizing or disabling device order shall operate a motor
vehicle prior to obtaining a restricted license. Any person who
violates this prohibition is subject to the penalties prescribed
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in section 4510.14 of the Revised Code.

(c) The offenses established under division (E) (7) of this
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section are strict liability offenses and section 2901.20 of the
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Revised Code does not apply.
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(F) The provisions of division (A) (8) of section 4510.13
of the Revised Code apply to a person who has been granted
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limited or unlimited driving privileges with a certified
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ignition interlock device under this section and who either
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commits an ignition interlock device violation as defined under
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section 4510.46 of the Revised Code or operates a motor vehicle
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that is not equipped with a certified ignition interlock device.

(G) Any person whose license or permit has been suspended 894 under division (A) or (C) of this section may file a petition in 895 the municipal or county court, or in case the person is under 896 eighteen years of age, the juvenile court, in whose jurisdiction 897 the person resides, requesting the termination of the suspension 898 and agreeing to pay the cost of the proceedings. If the court, 899 in its discretion, determines that a termination of the 900 suspension is appropriate, the court shall issue an order to the 901 registrar to terminate the suspension. Upon receiving such an 902 order, the registrar shall reinstate the license. 903

(H) As used in divisions (C) and (D) of this section: 904

(1) "Child" means a person who is under the age of905eighteen years, except that any person who violates a statute or906

ordinance described in division (C) or (D) of this section prior 907 to attaining eighteen years of age shall be deemed a "child" 908 irrespective of the person's age at the time the complaint or 909 other equivalent document is filed in the other state or a 910 hearing, trial, or other proceeding is held in the other state 911 on the complaint or other equivalent document, and irrespective 912 of the person's age when the period of license suspension or 913 denial prescribed in division (C) or (D) of this section is 914 imposed. 915

(2) "Is convicted of or pleads guilty to" means, as it
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relates to a child who is a resident of this state, that in a
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proceeding conducted in a state or federal court located in
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another state for a violation of a statute or ordinance
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described in division (C) or (D) of this section, the result of
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the proceeding is any of the following:
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(a) Under the laws that govern the proceedings of the
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court, the child is adjudicated to be or admits to being a
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delinquent child or a juvenile traffic offender for a violation
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described in division (C) or (D) of this section that would be a
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crime if committed by an adult;
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(b) Under the laws that govern the proceedings of the
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court, the child is convicted of or pleads guilty to a violation
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described in division (C) or (D) of this section;
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(c) Under the laws that govern the proceedings of the
court, irrespective of the terminology utilized in those laws,
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the result of the court's proceedings is the functional
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equivalent of division (H)(2)(a) or (b) of this section.

Sec. 4510.31. (A)(1) Except as provided in division (C)(1) 934
or (2) of this section, the registrar of motor vehicles shall 935

suspend the probationary driver's license, restricted license, 936 or temporary instruction permit issued to any person when the 937 person has been convicted of, pleaded guilty to, or been 938 adjudicated in juvenile court of having committed, prior to the 939 person's eighteenth birthday, any of the following: 940

(a) Three separate violations of section 2903.06, 2903.08, 941 2921.331, 4511.12, 4511.13, 4511.191, 4511.20, 4511.201, 942 4511.202, 4511.21, 4511.22, 4511.23, 4511.25 to 4511.48, 4511.57 943 to 4511.65, 4511.75, 4549.02, 4549.021, or 4549.03 of the 944 Revised Code, section 4510.14 of the Revised Code involving a 945 suspension imposed under section 4511.191 or 4511.196 of the 946 Revised Code, section 2903.04 of the Revised Code in a case in 947 which the person would have been subject to the sanctions 948 described in division (D) of that section had the person been 949 convicted of the violation of that section, former section 950 2903.07 of the Revised Code, or any municipal ordinances 951 similarly relating to the offenses referred to in those 952 sections; 953

(b) One violation of section 4511.19 of the Revised Code 954or a substantially similar municipal ordinance; 955

(c) Two separate violations of any of the Revised Code
sections referred to in division (A) (1) (a) of this section, or
any municipal ordinance that is substantially similar to any of
those sections.

(2) Any person whose license or permit is suspended under
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division (A) (1) (a), (b), or (c) of this section shall mail or
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deliver the person's probationary driver's license, restricted
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license, or temporary instruction permit to the registrar within
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fourteen days of notification of the suspension. The registrar
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shall retain the license or permit during the period of the
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suspension. A suspension pursuant to division (A)(1)(a) of this	966
section shall be a class C suspension, a suspension pursuant to	967
division (A)(1)(b) of this section shall be a class D	968
suspension, and a suspension pursuant to division (A)(1)(c) of	969
this section shall be a class E suspension, all for the periods	970
of time specified in division (B) of section 4510.02 of the	971
Revised Code. If the person's probationary driver's license,	972
restricted license, or temporary instruction permit is under	973
suspension on the date the court imposes sentence upon the	974
person for a violation described in division (A)(1)(b) of this	975
section, the suspension shall take effect on the next day	976
immediately following the end of that period of suspension. If	977
the person is sixteen years of age or older and pleads guilty to	978
or is convicted of a violation described in division (A)(1)(b)	979
of this section and the person does not have a current, valid	980
probationary driver's license, restricted license, or temporary	981
instruction permit, the registrar shall deny the issuance to the	982
person of a probationary driver's license, restricted license,	983
driver's license, commercial driver's license, or temporary	984
instruction permit, as the case may be, for six months beginning	985
on the date the court imposes sentence upon the person for the	986
violation or six months after the date on which the person is	987
first eligible to obtain a temporary instruction permit,	988
whichever is later. If the person has not attained the age of	989
sixteen years on the date the court imposes sentence upon the	990
person for the violation, the period of denial shall commence on-	991
the date the person attains the age of sixteen years.	992

(3) The registrar shall suspend the person's license or
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permit under division (A) of this section regardless of whether
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the disposition of the case in juvenile court occurred after the
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person's eighteenth birthday.
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(B) The registrar also shall impose a class D suspension 997 for the period of time specified in division (B)(4) of section 998 4510.02 of the Revised Code of the temporary instruction permit 999 or probationary driver's license of any person under the age of 1000 eighteen who has been adjudicated an unruly child, delinquent 1001 child, or juvenile traffic offender for having committed any act 1002 that if committed by an adult would be a drug abuse offense or a 1003 violation of division (B) of section 2917.11 of the Revised 1004 Code. The registrar, in the registrar's discretion, may 1005 terminate the suspension if the child, at the discretion of the 1006 court, attends and satisfactorily completes a drug abuse or 1007 alcohol abuse education, intervention, or treatment program 1008 specified by the court. Any person whose temporary instruction 1009 permit or probationary driver's license is suspended under this 1010 division shall mail or deliver the person's permit or license to 1011 the registrar within fourteen days of notification of the 1012 suspension. The registrar shall retain the permit or license 1013 during the period of the suspension. 1014

(C) (1) (a) Except as provided in division (C) (1) (c) of this 1015 section, for any person who is convicted of, pleads guilty to, 1016 or is adjudicated in juvenile court of having committed a second 1017 or third violation of section 4511.12, 4511.13, 4511.20 to 1018 4511.23, 4511.25, 4511.26 to 4511.48, 4511.57 to 4511.65, or 1019 4511.75 of the Revised Code or any similar municipal ordinances 1020 and whose license or permit is suspended under division (A)(1) 1021 (a) or (c) of this section, the court in which the second or 1022 third conviction, finding, plea, or adjudication resulting in 1023 the suspension was made, upon petition of the person, may grant 1024 the person limited driving privileges during the period during 1025 which the suspension otherwise would be imposed under division 1026 (A) (1) (a) or (c) of this section for any of the purposes set 1027

forth in division (A) of section 4510.021 of the Revised Code.1028In granting the limited driving privileges, the court shall1029specify the purposes, times, and places of the privileges and1030may impose any other conditions upon the person's driving a1031motor vehicle that the court considers reasonable and necessary.1032

A court that grants limited driving privileges to a person 1033 under this division shall retain the person's probationary 1034 driver's license, restricted license, or temporary instruction 1035 permit during the period the license or permit is suspended and 1036 also during the period for which limited driving privileges are 1037 granted, and shall deliver to the person a permit card, in a 1038 form to be prescribed by the court, setting forth the date on 1039 which the limited driving privileges will become effective, the 1040 purposes for which the person may drive, the times and places at 1041 which the person may drive, and any other conditions imposed 1042 upon the person's use of a motor vehicle. 1043

The court immediately shall notify the registrar, in 1044 writing, of a grant of limited driving privileges under this 1045 division. The notification shall specify the date on which the 1046 limited driving privileges will become effective, the purposes 1047 for which the person may drive, the times and places at which 1048 the person may drive, and any other conditions imposed upon the 1049 person's use of a motor vehicle. The registrar shall not suspend 1050 the probationary driver's license, restricted license, or 1051 temporary instruction permit of any person pursuant to division 1052 (A) of this section during any period for which the person has 1053 been granted limited driving privileges as provided in this 1054 division, if the registrar has received the notification 1055 described in this division from the court. 1056

(b) Except as provided in division (C)(1)(c) of this

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section, in any case in which the temporary instruction permit 1058 or probationary driver's license of a person under eighteen 1059 years of age has been suspended under division (A) or (B) of 1060 this section or any other provision of law, the court may grant 1061 the person limited driving privileges for the purpose of the 1062 person's practicing of driving with the person's parent, 1063 1064 guardian, or other custodian during the period of the suspension. Any grant of limited driving privileges under this 1065 division shall comply with division (D) of section 4510.021 of 1066 the Revised Code. 1067

(c) A court shall not grant limited driving privileges to
a person identified in division (C) (1) (a) or (b) of this section
if the person, within the preceding six years, has been
convicted of, pleaded guilty to, or adjudicated in juvenile
court of having committed three or more violations of one or
more of the divisions or sections set forth in divisions (G) (2)
(b) to (g) of section 2919.22 of the Revised Code.

(2) (a) In a case in which a person is convicted of, pleads 1075 guilty to, or is adjudicated in juvenile court of having 1076 committed, prior to the person's eighteenth birthday, a second 1077 or third violation of section 4511.12, 4511.13, 4511.20 to 1078 4511.23, 4511.25, 4511.26 to 4511.48, 4511.57 to 4511.65, or 1079 4511.75 of the Revised Code or any similar municipal ordinances 1080 and division (A)(1)(a) or (c) of this section requires the 1081 registrar of motor vehicles to suspend the person's license or 1082 permit, the court in which the person is convicted of, pleads 1083 quilty to, or is adjudicated of having committed the second or 1084 third violation may elect to order the registrar of motor 1085 vehicles to waive the suspension if all of the following apply: 1086

(i) Prior to the date on which the court imposes sentence 1087

upon, or makes an order of disposition for, the person for the 1088 second or third violation, the person submits to the court a 1089 petition requesting the court to order the registrar to waive 1090 the prescribed suspension and describing the reasons why the 1091 person believes the suspension, if imposed, would seriously 1092 affect the person's ability to continue in employment, 1093 educational training, vocational training, or treatment. 1094

(ii) Prior to the date specified in division (C) (2) (a) (i) 1095 of this section, the person submits to the court satisfactory 1096 proof showing that the person successfully completed an advanced 1097 juvenile driver improvement program approved by the director of 1098 public safety under division (B) of section 4510.311 of the 1099 Revised Code after the date the person committed that second or 1100 third violation. 1101

(iii) Prior to imposing sentence upon, or making an order 1102 of disposition for, the person for the second or third 1103 violation, the court finds reasonable cause to believe that the 1104 suspension, if imposed, would seriously affect the person's 1105 ability to continue in employment, educational training, 1106 vocational training, or treatment. 1107

(iv) If the court is imposing sentence upon, or making an 1108 order of disposition for, the person for a third violation, the 1109 person did not submit to the court that imposed sentence upon, 1110 or made an order of disposition for, the person for the second 1111 violation a petition of the type described in division (C)(2)(a) 1112 (i) of this section, and the court that imposed sentence upon, 1113 or made an order of disposition for, the person for that second 1114 violation did not order the registrar of motor vehicles to waive 1115 the suspension of the person's license or permit required under 1116 division (A)(1)(c) of this section for the conviction of, plea 1117

of guilty to, or adjudication in juvenile court of having1118committed that second violation.1119(b) If a court elects pursuant to division (C)(2)(a) of1120

this section to order the registrar of motor vehicles to waive a 1121 suspension that otherwise is required under division (A)(1)(a) 1122 or (c) of this section, the court immediately shall send a 1123 written copy of the order to the registrar. Upon receipt of the 1124 written copy of the order, the registrar shall not suspend 1125 pursuant to division (A)(1)(a) or (c) of this section the 1126 probationary driver's license, restricted license, or temporary 1127 instruction permit of the person who is the subject of the order 1128 for the second or third violation for which the suspension 1129 1130 otherwise would be imposed under that division.

(D) If a person who has been granted limited driving 1131 privileges under division (C)(1) of this section is convicted 1132 of, pleads guilty to, or is adjudicated in juvenile court of 1133 having committed, a violation of Chapter 4510. of the Revised 1134 Code, or a subsequent violation of any of the sections of the 1135 Revised Code listed in division (A)(1)(a) of this section or any 1136 similar municipal ordinance during the period for which the 1137 person was granted limited driving privileges, the court that 1138 granted the limited driving privileges shall suspend the 1139 person's permit card. The court or the clerk of the court 1140 immediately shall forward the person's probationary driver's 1141 license, restricted license, or temporary instruction permit 1142 together with written notification of the court's action to the 1143 registrar. Upon receipt of the license or permit and 1144 notification, the registrar shall impose a class C suspension of 1145 the person's probationary driver's license, restricted license, 1146 or temporary instruction permit for the period of time specified 1147 in division (B)(3) of section 4510.02 of the Revised Code. The 1148

registrar shall retain the license or permit during the period	1149
of suspension, and no further limited driving privileges shall	1150
be granted during that period.	1151
(E) No application for a driver's or commercial driver's	1152
license shall be received from any person whose probationary	1153
driver's license, restricted license, or temporary instruction	1154
permit has been suspended under this section until each of the	1155
following has occurred:	1156
	4455
(1) The suspension period has expired;	1157
(2) A temporary instruction permit or commercial driver's	1158
license temporary instruction permit has been issued;	1159
(3) The person successfully completes a juvenile driver	1160
improvement program approved by the director of public safety	1161
under division (A) of section 4510.311 of the Revised Code;	1162
	1100
(4) The applicant has submitted to the examination for a	1163
driver's license as provided for in section 4507.11 or a	1164
commercial driver's license as provided in Chapter 4506. of the	1165
Revised Code.	1166
Sec. 4511.043. (A)(1) No law enforcement officer who stops	1167
the operator of a motor vehicle in the course of an authorized	1168
sobriety or other motor vehicle checkpoint operation or a motor	1169
vehicle safety inspection shall issue a ticket, citation, or	1170
summons for a secondary traffic offense unless in the course of	1171
the checkpoint operation or safety inspection the officer first	1172
determines that an offense other than a secondary traffic	1173
offense has occurred and either places the operator or a vehicle	1174
occupant under arrest or issues a ticket, citation, or summons	1175
to the operator or a vehicle occupant for an offense other than	1176
a secondary offense.	1177

(2) A law enforcement agency that operates a motor vehicle
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checkpoint for an express purpose related to a secondary traffic
offense shall not issue a ticket, citation, or summons for any
secondary traffic offense at such a checkpoint, but may use such
a checkpoint operation to conduct a public awareness campaign
and distribute information.

(B) As used in this section, "secondary traffic offense"1184means a violation of division (A) or (F)(2) of section 4507.05,1185division (B)(1)(a) or (b) or (E) (D) of section 4507.071,1186division (A) of section 4511.204, division (C) or (D) of section11874511.81, division (A)(3) of section 4513.03, or division (B) of1188section 4513.263 of the Revised Code.1189

Section 2. That existing sections 4507.01, 4507.05,11904507.071, 4507.09, 4507.23, 4510.17, 4510.31, and 4511.043 of1191the Revised Code are hereby repealed.1192

Section 3. Section 4510.17 of the Revised Code is 1193 presented in this act as a composite of the section as amended 1194 by both Sub. H.B. 388 and Sub. S.B. 204 of the 132nd General 1195 Assembly. The General Assembly, applying the principle stated in 1196 division (B) of section 1.52 of the Revised Code that amendments 1197 are to be harmonized if reasonably capable of simultaneous 1198 operation, finds that the composite is the resulting version of 1199 the section in effect prior to the effective date of the section 1200 as presented in this act. 1201

Section 4. The eligibility requirements for a probationary 1202 driver's license established under division (A) of section 1203 4507.071 of the Revised Code as amended by this act do not apply 1204 to the holder of a temporary instruction permit or probationary 1205 driver's license who was issued the permit or license prior to 1206 the effective date of this act. The eligibility requirements 1207

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that existed prior to the effective date of this act apply to	1208
such a holder. The Registrar of Motor Vehicles may take	1209
appropriate actions necessary to implement this section.	1210