

**As Introduced**

**133rd General Assembly**

**Regular Session**

**2019-2020**

**H. B. No. 39**

**Representatives Becker, Patterson**

**Cosponsors: Representatives Rogers, Seitz, O'Brien, Miller, J., Boggs**

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**A BILL**

To amend sections 4501.01, 4503.181, 4513.071, 1  
4513.38, and 4513.41 and to enact section 2  
4505.072 of the Revised Code to establish 3  
requirements relative to the titling and use of 4  
replica motor vehicles. 5

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

**Section 1.** That sections 4501.01, 4503.181, 4513.071, 6  
4513.38, and 4513.41 be amended and section 4505.072 of the 7  
Revised Code be enacted to read as follows: 8

**Sec. 4501.01.** As used in this chapter and Chapters 4503., 9  
4505., 4507., 4509., 4510., 4511., 4513., 4515., and 4517. of 10  
the Revised Code, and in the penal laws, except as otherwise 11  
provided: 12

(A) "Vehicles" means everything on wheels or runners, 13  
including motorized bicycles, but does not mean electric 14  
personal assistive mobility devices, vehicles that are operated 15  
exclusively on rails or tracks or from overhead electric trolley 16  
wires, and vehicles that belong to any police department, 17  
municipal fire department, or volunteer fire department, or that 18

are used by such a department in the discharge of its functions. 19

(B) "Motor vehicle" means any vehicle, including mobile 20  
homes and recreational vehicles, that is propelled or drawn by 21  
power other than muscular power or power collected from overhead 22  
electric trolley wires. "Motor vehicle" does not include utility 23  
vehicles as defined in division (VV) of this section, under- 24  
speed vehicles as defined in division (XX) of this section, 25  
mini-trucks as defined in division (BBB) of this section, 26  
motorized bicycles, electric bicycles, road rollers, traction 27  
engines, power shovels, power cranes, and other equipment used 28  
in construction work and not designed for or employed in general 29  
highway transportation, well-drilling machinery, ditch-digging 30  
machinery, farm machinery, and trailers that are designed and 31  
used exclusively to transport a boat between a place of storage 32  
and a marina, or in and around a marina, when drawn or towed on 33  
a public road or highway for a distance of no more than ten 34  
miles and at a speed of twenty-five miles per hour or less. 35

(C) "Agricultural tractor" and "traction engine" mean any 36  
self-propelling vehicle that is designed or used for drawing 37  
other vehicles or wheeled machinery, but has no provisions for 38  
carrying loads independently of such other vehicles, and that is 39  
used principally for agricultural purposes. 40

(D) "Commercial tractor," except as defined in division 41  
(C) of this section, means any motor vehicle that has motive 42  
power and either is designed or used for drawing other motor 43  
vehicles, or is designed or used for drawing another motor 44  
vehicle while carrying a portion of the other motor vehicle or 45  
its load, or both. 46

(E) "Passenger car" means any motor vehicle that is 47  
designed and used for carrying not more than nine persons and 48

includes any motor vehicle that is designed and used for carrying not more than fifteen persons in a ridesharing arrangement.

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

(G) "Historical motor vehicle" means any motor vehicle that is owned solely as a collector's item and that is either over twenty-five years old and is owned solely as a collector's item and for participation in club activities, exhibitions, tours, parades, and similar uses, but that in no event is used for general transportation or a replica motor vehicle titled under section 4505.072 of the Revised Code.

(H) "Noncommercial motor vehicle" means any motor vehicle, including a farm truck as defined in section 4503.04 of the Revised Code, that is designed by the manufacturer to carry a load of no more than one ton and is used exclusively for purposes other than engaging in business for profit.

(I) "Bus" means any motor vehicle that has motor power and is designed and used for carrying more than nine passengers,

except any motor vehicle that is designed and used for carrying 79  
not more than fifteen passengers in a ridesharing arrangement. 80

(J) "Commercial car" or "truck" means any motor vehicle 81  
that has motor power and is designed and used for carrying 82  
merchandise or freight, or that is used as a commercial tractor. 83

(K) "Bicycle" means every device, other than a device that 84  
is designed solely for use as a play vehicle by a child, that is 85  
propelled solely by human power upon which a person may ride, 86  
and that has two or more wheels, any of which is more than 87  
fourteen inches in diameter. 88

(L) "Motorized bicycle" or "moped" means any vehicle that 89  
either has two tandem wheels or one wheel in the front and two 90  
wheels in the rear, that may be pedaled, and that is equipped 91  
with a helper motor of not more than fifty cubic centimeters 92  
piston displacement that produces no more than one brake 93  
horsepower and is capable of propelling the vehicle at a speed 94  
of no greater than twenty miles per hour on a level surface. 95  
"Motorized bicycle" or "moped" does not include an electric 96  
bicycle. 97

(M) "Trailer" means any vehicle without motive power that 98  
is designed or used for carrying property or persons wholly on 99  
its own structure and for being drawn by a motor vehicle, and 100  
includes any such vehicle that is formed by or operated as a 101  
combination of a semitrailer and a vehicle of the dolly type 102  
such as that commonly known as a trailer dolly, a vehicle used 103  
to transport agricultural produce or agricultural production 104  
materials between a local place of storage or supply and the 105  
farm when drawn or towed on a public road or highway at a speed 106  
greater than twenty-five miles per hour, and a vehicle that is 107  
designed and used exclusively to transport a boat between a 108

place of storage and a marina, or in and around a marina, when 109  
drawn or towed on a public road or highway for a distance of 110  
more than ten miles or at a speed of more than twenty-five miles 111  
per hour. "Trailer" does not include a manufactured home or 112  
travel trailer. 113

(N) "Noncommercial trailer" means any trailer, except a 114  
travel trailer or trailer that is used to transport a boat as 115  
described in division (B) of this section, but, where 116  
applicable, includes a vehicle that is used to transport a boat 117  
as described in division (M) of this section, that has a gross 118  
weight of no more than ten thousand pounds, and that is used 119  
exclusively for purposes other than engaging in business for a 120  
profit, such as the transportation of personal items for 121  
personal or recreational purposes. 122

(O) "Mobile home" means a building unit or assembly of 123  
closed construction that is fabricated in an off-site facility, 124  
is more than thirty-five body feet in length or, when erected on 125  
site, is three hundred twenty or more square feet, is built on a 126  
permanent chassis, is transportable in one or more sections, and 127  
does not qualify as a manufactured home as defined in division 128  
(C) (4) of section 3781.06 of the Revised Code or as an 129  
industrialized unit as defined in division (C) (3) of section 130  
3781.06 of the Revised Code. 131

(P) "Semitrailer" means any vehicle of the trailer type 132  
that does not have motive power and is so designed or used with 133  
another and separate motor vehicle that in operation a part of 134  
its own weight or that of its load, or both, rests upon and is 135  
carried by the other vehicle furnishing the motive power for 136  
propelling itself and the vehicle referred to in this division, 137  
and includes, for the purpose only of registration and taxation 138

under those chapters, any vehicle of the dolly type, such as a 139  
trailer dolly, that is designed or used for the conversion of a 140  
semitrailer into a trailer. 141

(Q) "Recreational vehicle" means a vehicular portable 142  
structure that meets all of the following conditions: 143

(1) It is designed for the sole purpose of recreational 144  
travel. 145

(2) It is not used for the purpose of engaging in business 146  
for profit. 147

(3) It is not used for the purpose of engaging in 148  
intrastate commerce. 149

(4) It is not used for the purpose of commerce as defined 150  
in 49 C.F.R. 383.5, as amended. 151

(5) It is not regulated by the public utilities commission 152  
pursuant to Chapter 4905., 4921., or 4923. of the Revised Code. 153

(6) It is classed as one of the following: 154

(a) "Travel trailer" or "house vehicle" means a nonself- 155  
propelled recreational vehicle that does not exceed an overall 156  
length of forty feet, exclusive of bumper and tongue or 157  
coupling. "Travel trailer" includes a tent-type fold-out camping 158  
trailer as defined in section 4517.01 of the Revised Code. 159

(b) "Motor home" means a self-propelled recreational 160  
vehicle that has no fifth wheel and is constructed with 161  
permanently installed facilities for cold storage, cooking and 162  
consuming of food, and for sleeping. 163

(c) "Truck camper" means a nonself-propelled recreational 164  
vehicle that does not have wheels for road use and is designed 165

to be placed upon and attached to a motor vehicle. "Truck  
camper" does not include truck covers that consist of walls and  
a roof, but do not have floors and facilities enabling them to  
be used as a dwelling.

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

(e) "Park trailer" means a vehicle that is commonly known  
as a park model recreational vehicle, meets the American  
national standard institute standard A119.5 (1988) for park  
trailers, is built on a single chassis, has a gross trailer area  
of four hundred square feet or less when set up, is designed for  
seasonal or temporary living quarters, and may be connected to  
utilities necessary for the operation of installed features and  
appliances.

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

(S) "Solid tires" means tires of rubber or similar elastic  
material that are not dependent upon confined air for support of  
the load.

(T) "Solid tire vehicle" means any vehicle that is  
equipped with two or more solid tires.

(U) "Farm machinery" means all machines and tools that are  
used in the production, harvesting, and care of farm products,  
and includes trailers that are used to transport agricultural  
produce or agricultural production materials between a local

place of storage or supply and the farm, agricultural tractors, 195  
threshing machinery, hay-baling machinery, corn shellers, 196  
hammermills, and machinery used in the production of 197  
horticultural, agricultural, and vegetable products. 198

(V) "Owner" includes any person or firm, other than a 199  
manufacturer or dealer, that has title to a motor vehicle, 200  
except that, in sections 4505.01 to 4505.19 of the Revised Code, 201  
"owner" includes in addition manufacturers and dealers. 202

(W) "Manufacturer" and "dealer" include all persons and 203  
firms that are regularly engaged in the business of 204  
manufacturing, selling, displaying, offering for sale, or 205  
dealing in motor vehicles, at an established place of business 206  
that is used exclusively for the purpose of manufacturing, 207  
selling, displaying, offering for sale, or dealing in motor 208  
vehicles. A place of business that is used for manufacturing, 209  
selling, displaying, offering for sale, or dealing in motor 210  
vehicles shall be deemed to be used exclusively for those 211  
purposes even though snowmobiles or all-purpose vehicles are 212  
sold or displayed for sale thereat, even though farm machinery 213  
is sold or displayed for sale thereat, or even though repair, 214  
accessory, gasoline and oil, storage, parts, service, or paint 215  
departments are maintained thereat, or, in any county having a 216  
population of less than seventy-five thousand at the last 217  
federal census, even though a department in a place of business 218  
is used to dismantle, salvage, or rebuild motor vehicles by 219  
means of used parts, if such departments are operated for the 220  
purpose of furthering and assisting in the business of 221  
manufacturing, selling, displaying, offering for sale, or 222  
dealing in motor vehicles. Places of business or departments in 223  
a place of business used to dismantle, salvage, or rebuild motor 224  
vehicles by means of using used parts are not considered as 225

being maintained for the purpose of assisting or furthering the 226  
manufacturing, selling, displaying, and offering for sale or 227  
dealing in motor vehicles. 228

(X) "Operator" includes any person who drives or operates 229  
a motor vehicle upon the public highways. 230

(Y) "Chauffeur" means any operator who operates a motor 231  
vehicle, other than a taxicab, as an employee for hire; or any 232  
operator whether or not the owner of a motor vehicle, other than 233  
a taxicab, who operates such vehicle for transporting, for gain, 234  
compensation, or profit, either persons or property owned by 235  
another. Any operator of a motor vehicle who is voluntarily 236  
involved in a ridesharing arrangement is not considered an 237  
employee for hire or operating such vehicle for gain, 238  
compensation, or profit. 239

(Z) "State" includes the territories and federal districts 240  
of the United States, and the provinces of Canada. 241

(AA) "Public roads and highways" for vehicles includes all 242  
public thoroughfares, bridges, and culverts. 243

(BB) "Manufacturer's number" means the manufacturer's 244  
original serial number that is affixed to or imprinted upon the 245  
chassis or other part of the motor vehicle. 246

(CC) "Motor number" means the manufacturer's original 247  
number that is affixed to or imprinted upon the engine or motor 248  
of the vehicle. 249

(DD) "Distributor" means any person who is authorized by a 250  
motor vehicle manufacturer to distribute new motor vehicles to 251  
licensed motor vehicle dealers at an established place of 252  
business that is used exclusively for the purpose of 253  
distributing new motor vehicles to licensed motor vehicle 254

dealers, except when the distributor also is a new motor vehicle dealer, in which case the distributor may distribute at the location of the distributor's licensed dealership.

(EE) "Ridesharing arrangement" means the transportation of persons in a motor vehicle where the transportation is incidental to another purpose of a volunteer driver and includes ridesharing arrangements known as carpools, vanpools, and buspools.

(FF) "Apportionable vehicle" means any vehicle that is used or intended for use in two or more international registration plan member jurisdictions that allocate or proportionally register vehicles, that is used for the transportation of persons for hire or designed, used, or maintained primarily for the transportation of property, and that meets any of the following qualifications:

(1) Is a power unit having a gross vehicle weight in excess of twenty-six thousand pounds;

(2) Is a power unit having three or more axles, regardless of the gross vehicle weight;

(3) Is a combination vehicle with a gross vehicle weight in excess of twenty-six thousand pounds.

"Apportionable vehicle" does not include recreational vehicles, vehicles displaying restricted plates, city pick-up and delivery vehicles, or vehicles owned and operated by the United States, this state, or any political subdivisions thereof.

(GG) "Chartered party" means a group of persons who contract as a group to acquire the exclusive use of a passenger-carrying motor vehicle at a fixed charge for the vehicle in

accordance with the carrier's tariff, lawfully on file with the 284  
United States department of transportation, for the purpose of 285  
group travel to a specified destination or for a particular 286  
itinerary, either agreed upon in advance or modified by the 287  
chartered group after having left the place of origin. 288

(HH) "International registration plan" means a reciprocal 289  
agreement of member jurisdictions that is endorsed by the 290  
American association of motor vehicle administrators, and that 291  
promotes and encourages the fullest possible use of the highway 292  
system by authorizing apportioned registration of fleets of 293  
vehicles and recognizing registration of vehicles apportioned in 294  
member jurisdictions. 295

(II) "Restricted plate" means a license plate that has a 296  
restriction of time, geographic area, mileage, or commodity, and 297  
includes license plates issued to farm trucks under division (J) 298  
of section 4503.04 of the Revised Code. 299

(JJ) "Gross vehicle weight," with regard to any commercial 300  
car, trailer, semitrailer, or bus that is taxed at the rates 301  
established under section 4503.042 or 4503.65 of the Revised 302  
Code, means the unladen weight of the vehicle fully equipped 303  
plus the maximum weight of the load to be carried on the 304  
vehicle. 305

(KK) "Combined gross vehicle weight" with regard to any 306  
combination of a commercial car, trailer, and semitrailer, that 307  
is taxed at the rates established under section 4503.042 or 308  
4503.65 of the Revised Code, means the total unladen weight of 309  
the combination of vehicles fully equipped plus the maximum 310  
weight of the load to be carried on that combination of 311  
vehicles. 312

(LL) "Chauffeured limousine" means a motor vehicle that is 313  
designed to carry nine or fewer passengers and is operated for 314  
hire pursuant to a prearranged contract for the transportation 315  
of passengers on public roads and highways along a route under 316  
the control of the person hiring the vehicle and not over a 317  
defined and regular route. "Prearranged contract" means an 318  
agreement, made in advance of boarding, to provide 319  
transportation from a specific location in a chauffeured 320  
limousine. "Chauffeured limousine" does not include any vehicle 321  
that is used exclusively in the business of funeral directing. 322

(MM) "Manufactured home" has the same meaning as in 323  
division (C) (4) of section 3781.06 of the Revised Code. 324

(NN) "Acquired situs," with respect to a manufactured home 325  
or a mobile home, means to become located in this state by the 326  
placement of the home on real property, but does not include the 327  
placement of a manufactured home or a mobile home in the 328  
inventory of a new motor vehicle dealer or the inventory of a 329  
manufacturer, remanufacturer, or distributor of manufactured or 330  
mobile homes. 331

(OO) "Electronic" includes electrical, digital, magnetic, 332  
optical, electromagnetic, or any other form of technology that 333  
entails capabilities similar to these technologies. 334

(PP) "Electronic record" means a record generated, 335  
communicated, received, or stored by electronic means for use in 336  
an information system or for transmission from one information 337  
system to another. 338

(QQ) "Electronic signature" means a signature in 339  
electronic form attached to or logically associated with an 340  
electronic record. 341

(RR) "Financial transaction device" has the same meaning 342  
as in division (A) of section 113.40 of the Revised Code. 343

(SS) "Electronic motor vehicle dealer" means a motor 344  
vehicle dealer licensed under Chapter 4517. of the Revised Code 345  
whom the registrar of motor vehicles determines meets the 346  
criteria designated in section 4503.035 of the Revised Code for 347  
electronic motor vehicle dealers and designates as an electronic 348  
motor vehicle dealer under that section. 349

(TT) "Electric personal assistive mobility device" means a 350  
self-balancing two non-tandem wheeled device that is designed to 351  
transport only one person, has an electric propulsion system of 352  
an average of seven hundred fifty watts, and when ridden on a 353  
paved level surface by an operator who weighs one hundred 354  
seventy pounds has a maximum speed of less than twenty miles per 355  
hour. 356

(UU) "Limited driving privileges" means the privilege to 357  
operate a motor vehicle that a court grants under section 358  
4510.021 of the Revised Code to a person whose driver's or 359  
commercial driver's license or permit or nonresident operating 360  
privilege has been suspended. 361

(VV) "Utility vehicle" means a self-propelled vehicle 362  
designed with a bed, principally for the purpose of transporting 363  
material or cargo in connection with construction, agricultural, 364  
forestry, grounds maintenance, lawn and garden, materials 365  
handling, or similar activities. 366

(WW) "Low-speed vehicle" means a three- or four-wheeled 367  
motor vehicle with an attainable speed in one mile on a paved 368  
level surface of more than twenty miles per hour but not more 369  
than twenty-five miles per hour and with a gross vehicle weight 370

rating less than three thousand pounds. 371

(XX) "Under-speed vehicle" means a three- or four-wheeled 372  
vehicle, including a vehicle commonly known as a golf cart, with 373  
an attainable speed on a paved level surface of not more than 374  
twenty miles per hour and with a gross vehicle weight rating 375  
less than three thousand pounds. 376

(YY) "Motor-driven cycle or motor scooter" means any 377  
vehicle designed to travel on not more than three wheels in 378  
contact with the ground, with a seat for the driver and floor 379  
pad for the driver's feet, and is equipped with a motor with a 380  
piston displacement between fifty and one hundred cubic 381  
centimeters piston displacement that produces not more than five 382  
brake horsepower and is capable of propelling the vehicle at a 383  
speed greater than twenty miles per hour on a level surface. 384

(ZZ) "Motorcycle" means a motor vehicle with motive power 385  
having a seat or saddle for the use of the operator, designed to 386  
travel on not more than three wheels in contact with the ground, 387  
and having no occupant compartment top or occupant compartment 388  
top that can be installed or removed by the user. 389

(AAA) "Cab-enclosed motorcycle" means a motor vehicle with 390  
motive power having a seat or saddle for the use of the 391  
operator, designed to travel on not more than three wheels in 392  
contact with the ground, and having an occupant compartment top 393  
or an occupant compartment top that is installed. 394

(BBB) "Mini-truck" means a vehicle that has four wheels, 395  
is propelled by an electric motor with a rated power of seven 396  
thousand five hundred watts or less or an internal combustion 397  
engine with a piston displacement capacity of six hundred sixty 398  
cubic centimeters or less, has a total dry weight of nine 399

hundred to two thousand two hundred pounds, contains an enclosed cabin and a seat for the vehicle operator, resembles a pickup truck or van with a cargo area or bed located at the rear of the vehicle, and was not originally manufactured to meet federal motor vehicle safety standards.

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

(DDD) "Replica motor vehicle" means a motor vehicle that is constructed, assembled, or modified so as to replicate the make, model, and model year of a motor vehicle that is at least twenty-five years old.

~~Sec. 4503.181. (A) As used in this section, "historical motor vehicle" means any motor vehicle that is more than twenty-five years old and that is owned solely as a collector's item and for participation in club activities, exhibitions, tours, parades, and similar uses. A No person shall use a historical motor vehicle shall not be used for general transportation, but . However, a person may be operated-operate a historical vehicle on the public roads and highways to as follows:~~

(1) For club activities, exhibitions, tours, parades, and similar uses;

(2) To and from a location where maintenance is performed on the vehicle.

(B) In lieu of the annual license tax levied in sections 4503.02 and 4503.04 of the Revised Code, a license fee of ten dollars is levied on the operation of a historical motor

vehicle. 429

(C) A person who owns a historical motor vehicle and 430  
applies for a historical license plate under this section shall 431  
execute an affidavit that the vehicle for which the plate is 432  
requested is owned and operated solely for the purposes 433  
enumerated in division (A) of this section. The affidavit also 434  
shall set forth that the vehicle has been inspected and found 435  
safe to operate on the public roads and highways in the state. A 436  
person who owns a historical motor vehicle that is not a replica 437  
motor vehicle and desires to display a model year license plate 438  
on the vehicle as permitted by this section shall execute at the 439  
time of registration an affidavit setting forth that the model 440  
year license plate the person desires to display on the person's 441  
historical motor vehicle is a legible and serviceable license 442  
plate that originally was issued by this state. No registration 443  
issued pursuant to this section need specify the weight of the 444  
vehicle. 445

(D) ~~A~~The owner of a historical motor vehicle registered 446  
under this section that is not a replica motor vehicle may 447  
display either a historical vehicle license plate issued by the 448  
registrar of motor vehicles or a model year license plate 449  
procured by the applicant. ~~A~~The owner of a historical motor 450  
vehicle registered under this section that is a replica motor 451  
vehicle shall display a historical vehicle license plate issued 452  
by the registrar of motor vehicles. 453

A historical vehicle license plate shall not bear a date, 454  
but shall bear the inscription "Historical Vehicle--Ohio" and 455  
the registration number, which shall be shown thereon. A model 456  
year license plate shall be a legible and serviceable license 457  
plate issued by this state and inscribed with the date of the 458

year corresponding to the model year when the vehicle was 459  
manufactured. Two model year license plates, duplicates of each 460  
other, may be displayed on the historical motor vehicle at any 461  
time, one plate on the front and one plate on the rear of the 462  
vehicle. The registration certificate and the historical vehicle 463  
license plate issued by the registrar shall be kept in the 464  
vehicle at all times the vehicle is operated on the public roads 465  
and highways in this state. 466

Notwithstanding section 4503.21 of the Revised Code, the 467  
owner of a historical motor vehicle that was manufactured for 468  
military purposes and that is registered under this section may 469  
display the assigned registration number of the vehicle by 470  
painting the number on the front and rear of the vehicle. The 471  
number shall be painted, in accordance with the size and style 472  
specifications established for numerals and letters shown on 473  
license plates in section 4503.22 of the Revised Code, in a 474  
color that contrasts clearly with the color of the vehicle, and 475  
shall be legible and visible at all times. Upon application for 476  
registration under this section and payment of the license fee 477  
prescribed in division (B) of this section, the owner of such a 478  
historical motor vehicle shall be issued a historical vehicle 479  
license plate. The registration certificate and the license 480  
plate shall be kept in the vehicle at all times the vehicle is 481  
operated on the public roads and highways in this state. If 482  
ownership of such a vehicle is transferred, the transferor shall 483  
surrender the historical vehicle license plate or transfer it to 484  
another historical motor vehicle the transferor owns, and remove 485  
or obliterate the registration numbers painted on the vehicle. 486

(E) Historical vehicle and model year license plates are 487  
valid without renewal as long as the vehicle for which they were 488  
issued or procured is in existence. A historical vehicle plate 489

is issued for the owner's use only for such vehicle unless later 490  
transferred to another historical motor vehicle owned by that 491  
person. In order to effect such a transfer, the owner of the 492  
historical motor vehicle that originally displayed the 493  
historical vehicle plate shall comply with division (C) of this 494  
section. In the event of a transfer of title, the transferor 495  
shall surrender the historical vehicle license plate or transfer 496  
it to another historical motor vehicle owned by the transferor, 497  
but a model year license plate or plates may be retained by the 498  
transferor. The registrar may revoke license plates issued under 499  
this section, for cause shown and after hearing, for failure of 500  
the applicant to comply with this section. Upon revocation, a 501  
historical vehicle license plate shall be surrendered; a model 502  
year license plate or plates may be retained, but the plate or 503  
plates are no longer valid for display on the vehicle. 504

(F) The owner of a historical motor vehicle that is not a 505  
replica motor vehicle bearing a historical vehicle license plate 506  
may replace it with a model year license plate by surrendering 507  
the historical vehicle license plate and motor vehicle 508  
certificate of registration to the registrar. The owner, at the 509  
time of registration, shall execute an affidavit setting forth 510  
that the model year plate is a legible and serviceable license 511  
plate that originally was issued by this state. Such an owner is 512  
required to pay the license fee prescribed by division (B) of 513  
this section, but the owner is not required to have the 514  
historical motor vehicle reinspected under division (C) of this 515  
section. 516

A person who owns a historical motor vehicle that is not a 517  
replica motor vehicle bearing a model year license plate may 518  
replace it with a historical vehicle license plate by 519  
surrendering the motor vehicle certificate of registration and 520

applying for issuance of a historical vehicle license plate. 521  
Such a person is required to pay the license fee prescribed by 522  
division (B) of this section, but the person is not required to 523  
have the historical motor vehicle reinspected under division (C) 524  
of this section. 525

Sec. 4505.072. (A) The owner of a motor vehicle seeking to 526  
obtain a certificate of title indicating that the motor vehicle 527  
is a replica motor vehicle shall do all of the following: 528

(1) Have that motor vehicle inspected by the state highway 529  
patrol in the manner specified in section 4505.111 of the 530  
Revised Code and obtain an inspection report from the state 531  
highway patrol; 532

(2) Obtain a signed written statement from a person or 533  
nonprofit corporation with expertise in historical motor 534  
vehicles that the owner's motor vehicle reasonably replicates 535  
the make, model, and model year of motor vehicle that the owner 536  
is intending to replicate; 537

(3) Sign the written statement and have it notarized by a 538  
notary public. 539

(B) When a clerk of a court of common pleas issues a 540  
physical or electronic certificate of title, duplicate 541  
certificate of title, or memorandum certificate of title for a 542  
motor vehicle, the owner of the motor vehicle may request that 543  
the certificate of title indicate that the motor vehicle is a 544  
replica motor vehicle. 545

The owner of that motor vehicle shall surrender to the 546  
clerk any existing certificate of title and a copy of the 547  
inspection report and the signed notarized written statement 548  
described in division (A) of this section. 549

(C) (1) Upon compliance with divisions (A) and (B) of this 550  
section, the clerk shall issue to the owner a certificate of 551  
title that complies with this section for a fee prescribed by 552  
the registrar of motor vehicles. 553

(2) The clerk shall use reasonable care in performing the 554  
duties imposed on the clerk by this section in issuing a 555  
certificate of title pursuant to this section, but the clerk is 556  
not liable for any of the clerk's errors or omissions or those 557  
of the clerk's deputies, or the automated title processing 558  
system in the performance of those duties. 559

(D) (1) The registrar of motor vehicles shall ensure that 560  
the certificate of title of a replica motor vehicle complies 561  
with all of the following: 562

(a) It is in the same form as the original certificate of 563  
title. 564

(b) It bears the word "REPLICA" in black boldface letters 565  
on its face. 566

(c) It includes the make, model, and model year of motor 567  
vehicle that the owner is intending the motor vehicle to 568  
replicate. 569

(2) The registrar shall determine the exact location on 570  
the face of the certificate of title of the word "REPLICA" and 571  
the make, model, and model year of motor vehicle the owner is 572  
intending to replicate. The registrar shall develop an automated 573  
procedure within the automated title processing system for 574  
purposes of this section. 575

(3) Every subsequent certificate of title, memorandum 576  
certificate of title, or duplicate certificate of title issued 577  
for a motor vehicle for which a certificate of title has been 578

issued under this section shall bear the same information as is 579  
required under division (D)(1) of this section. 580

(E)(1) The owner of a replica motor vehicle who titles 581  
that vehicle as a replica motor vehicle under this section shall 582  
obtain historical motor vehicle license plates and comply with 583  
the requirements of section 4503.181 of the Revised Code. 584

(2) The owner of a replica motor vehicle who does not 585  
title that vehicle as a replica motor vehicle under this section 586  
is not required to obtain historical motor vehicle license 587  
plates and comply with the requirements of section 4503.181 of 588  
the Revised Code. Such an owner is subject to the general 589  
registration requirements of Chapter 4503., the titling 590  
requirements of Chapter 4505., and the equipment requirements of 591  
Chapter 4513. of the Revised Code. 592

**Sec. 4513.071.** (A) Every motor vehicle, trailer, 593  
semitrailer, and pole trailer when operated upon a highway shall 594  
be equipped with two or more stop lights, except that passenger 595  
cars manufactured or assembled prior to January 1, 1967, 596  
motorcycles, and motor-driven cycles shall be equipped with at 597  
least one stop light. Stop lights shall be mounted on the rear 598  
of the vehicle, actuated upon application of the service brake, 599  
and may be incorporated with other rear lights. Such stop lights 600  
when actuated shall emit a red light visible from a distance of 601  
five hundred feet to the rear, provided that in the case of a 602  
train of vehicles only the stop lights on the rear-most vehicle 603  
need be visible from the distance specified. 604

Such stop lights when actuated shall give a steady warning 605  
light to the rear of a vehicle or train of vehicles to indicate 606  
the intention of the operator to diminish the speed of or stop a 607  
vehicle or train of vehicles. 608

When stop lights are used as required by this section, 609  
they shall be constructed or installed so as to provide adequate 610  
and reliable illumination and shall conform to the appropriate 611  
rules and regulations established under section 4513.19 of the 612  
Revised Code. 613

~~Historical~~ A historical motor vehicles as defined in 614  
~~section 4503.181 of the Revised Code, vehicle that was not~~ 615  
originally manufactured with stop lights, are or that replicates 616  
a motor vehicle that was not originally manufactured with stop 617  
lights is not subject to this section. 618

(B) Whoever violates this section is guilty of a minor 619  
misdemeanor. 620

**Sec. 4513.38.** No person shall be prohibited from owning or 621  
operating a licensed collector's vehicle or historical motor 622  
vehicle that is equipped with a feature of design, type of 623  
material, or article of equipment that was not in violation of 624  
any motor vehicle equipment law of this state or of its 625  
political subdivisions in effect during the calendar year the 626  
vehicle was manufactured or the calendar year that it 627  
replicates, and no licensed collector's vehicle or historical 628  
motor vehicle shall be prohibited from displaying or using any 629  
such feature of design, type of material, or article of 630  
equipment. 631

No person shall be prohibited from owning or operating a 632  
licensed collector's vehicle or historical motor vehicle for 633  
failing to comply with an equipment provision contained in 634  
Chapter 4513. of the Revised Code or in any state rule that was 635  
enacted or adopted in a year subsequent to that in which the 636  
vehicle was manufactured or the calendar year that it 637  
replicates, and no licensed collector's vehicle or historical 638

motor vehicle shall be required to comply with an equipment 639  
provision enacted into Chapter 4513. of the Revised Code or 640  
adopted by state rule subsequent to the calendar year in which 641  
it was manufactured or the calendar year that it replicates. No 642  
political subdivision shall require an owner of a licensed 643  
collector's vehicle or historical motor vehicle to comply with 644  
equipment provisions contained in laws or rules that were 645  
enacted or adopted subsequent to the calendar year in which the 646  
vehicle was manufactured or the calendar year that it 647  
replicates, and no political subdivision shall prohibit the 648  
operation of a licensed collector's vehicle or historical motor 649  
vehicle for failure to comply with any such equipment laws or 650  
rules. 651

**Sec. 4513.41.** (A) No owner of a licensed collector's 652  
vehicle, a historical motor vehicle, or a collector's vehicle 653  
that is an agricultural tractor or traction engine shall be 654  
required to comply with an emission, noise control, or fuel 655  
usage provision contained in a law or rule of this state or its 656  
political subdivisions that was enacted or adopted subsequent to 657  
the calendar year in which the vehicle was manufactured or the 658  
calendar year that it replicates. 659

(B) No person shall be prohibited from operating a 660  
licensed collector's vehicle, a historical motor vehicle, or a 661  
collector's vehicle that is an agricultural tractor or traction 662  
engine for failing to comply with an emission, noise control, or 663  
fuel usage law or rule of this state or its political 664  
subdivisions that was enacted or adopted subsequent to the 665  
calendar year in which his vehicle was manufactured or the 666  
calendar year that it replicates. 667

(C) Except as provided in section 4505.061 of the Revised 668

Code, no person shall be required to submit ~~his~~the person's collector's vehicle to a physical inspection prior to or in connection with an issuance of title to, or the sale or transfer of ownership of such vehicle, except that a police officer may inspect it to determine ownership.

In accordance with section 1.51 of the Revised Code, this section shall, without exception, prevail over any special or local provision of the Revised Code that requires owners or operators of collector's vehicles to comply with standards of emission, noise, fuel usage, or physical condition in connection with an issuance of title to, or the sale or transfer of ownership of such vehicle or part thereof.

**Section 2.** That existing sections 4501.01, 4503.181, 4513.071, 4513.38, and 4513.41 of the Revised Code are hereby repealed.

**Section 3.** Sections 1 and 2 of this act take effect one hundred eighty days after the effective date of this section.