As Reconsidered and Passed by the Senate

127th General Assembly Regular Session 2007-2008

Am. Sub. H. B. No. 450

Representative Goodwin

Cosponsors: Representatives Wachtmann, Barrett, Peterson, McGregor, J., Brinkman, Fessler, Gibbs, Combs, Evans, Huffman, Adams, Stebelton,
Letson, Core, Carmichael, Uecker, Blessing, Dyer, Williams, S., Aslanides,
Bacon, Batchelder, Bolon, Book, Coley, Collier, DeBose, Dodd, Domenick,
Fende, Flowers, Gardner, Gerberry, Goyal, Hagan, J., Heydinger, Hite,
Hottinger, Hughes, Jones, Mallory, Mandel, Mecklenborg, Oelslager, Okey,
Otterman, J., Patton, Sayre, Schindel, Schlichter, Schneider, Sears, Setzer,
Stewart, J., Webster, Zehringer

Senators Grendell, Seitz, Faber, Buehrer, Cafaro, Carey, Fedor, Padgett, Patton, Schuler, Stivers, Wagoner, Wilson, Harris, Schaffer, Austria

A BILL

То	amend sections 2923.125, 2923.211, 3333.31,	1
	4506.07, 4506.11, 4507.06, 4507.13, 4507.51, and	2
	4507.52 and to enact section 124.1311 of the	3
	Revised Code and to amend Section 263.20.13 of Am.	4
	Sub. H.B. 119 of the 127th General Assembly to	5
	permit a member of the armed services or the Ohio	6
	National Guard who is between the ages of 18 and	7
	21 to purchase a handgun if the person has	8
	received firearms training, to clarify the	9
	residency criterion for the issuance of a	10
	concealed carry license for persons who are absent	11
	from, or who are present in, the state in	12
	compliance with military or naval orders, to grant	13
	certain veterans and their families who relocate	14

to Ohio immediate eligibility for in-state tuition	15
at state institutions of higher education, to	16
provide upon request made 15 months or later after	17
the bill's effective date for the inclusion of a	18
symbol indicating an honorable discharge from the	19
military upon a veteran's driver's license,	20
commercial driver's license, or state	21
identification card, and to grant paid leave to	22
certain state employees so that they may	23
participate in a funeral honors detail at the	24
funeral of a veteran.	25

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

Section 1. That sections 2923.125, 2923.211, 3333.31,	26
4506.07, 4506.11, 4507.06, 4507.13, 4507.51, and 4507.52 be	27
amended and section 124.1311 of the Revised Code be enacted to	28
read as follows:	29
Sec. 124.1311. (A) As used in this section:	30
<u>(1) "Funeral honors detail" means a funeral honors detail as</u>	31
described in the "National Defense Authorization Act of 2003," 116	32
<u>Stat. 2556, 10 U.S.C. 1491.</u>	33
(2) "State employee" means a state employee who is trained to	34
participate in a funeral honors detail at the funeral of a veteran	35
and who is a retired or active member of the armed forces of the	36
<u>United States or of a reserve component of the armed forces of the</u>	37
United States, including the Ohio national guard.	38
(B) A state employee is entitled to a maximum of twenty hours	39
of paid leave for those hours the employee is absent from work in	40
order to participate in a funeral honors detail at the funeral of	41
<u>a veteran.</u>	42

Sec. 2923.125. (A) Upon the request of a person who wishes to 43 obtain a license to carry a concealed handgun or to renew a 44 license to carry a concealed handgun, a sheriff, as provided in 45 division (I) of this section, shall provide to the person free of 46 charge an application form and a copy of the pamphlet described in 47 division (B) of section 109.731 of the Revised Code. A sheriff 48 shall accept a completed application form and the fee, items, 49 materials, and information specified in divisions (B)(1) to (5) of 50 this section at the times and in the manners described in division 51 (I) of this section. 52

(B) An applicant for a license to carry a concealed handgun shall submit a completed application form and all of the following to the sheriff of the county in which the applicant resides or to the sheriff of any county adjacent to the county in which the applicant resides:

(1) A nonrefundable license fee prescribed by the Ohio peace officer training commission pursuant to division (C) of section 109.731 of the Revised Code, except that the sheriff shall waive the payment of the license fee in connection with an initial or renewal application for a license that is submitted by an applicant who is a retired peace officer, a retired person described in division (B)(1)(b) of section 109.77 of the Revised Code, or a retired federal law enforcement officer who, prior to retirement, was authorized under federal law to carry a firearm in the course of duty, unless the retired peace officer, person, or federal law enforcement officer she result of a mental disability;

(2) A color photograph of the applicant that was taken within70thirty days prior to the date of the application;71

(3) One or more of the following competency certifications,72each of which shall reflect that, regarding a certification73

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described in division (B)(3)(a), (b), (c), (e), or (f) of this 74 section, within the three years immediately preceding the 75 application the applicant has performed that to which the 76 competency certification relates and that, regarding a 77 certification described in division (B)(3)(d) of this section, the 78 applicant currently is an active or reserve member of the armed 79 forces of the United States or within the six years immediately 80 preceding the application the honorable discharge or retirement to 81 which the competency certification relates occurred: 82

(a) An original or photocopy of a certificate of completion
of a firearms safety, training, or requalification or firearms
safety instructor course, class, or program that was offered by or
under the auspices of the national rifle association and that
complies with the requirements set forth in division (G) of this
section;

(b) An original or photocopy of a certificate of completion
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of a firearms safety, training, or requalification or firearms
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safety instructor course, class, or program that satisfies all of
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the following criteria:
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(i) It was open to members of the general public.

(ii) It utilized qualified instructors who were certified by
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the national rifle association, the executive director of the Ohio
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peace officer training commission pursuant to section 109.75 or
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109.78 of the Revised Code, or a governmental official or entity
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of another state.

(iii) It was offered by or under the auspices of a law
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enforcement agency of this or another state or the United States,
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a public or private college, university, or other similar
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postsecondary educational institution located in this or another
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state, a firearms training school located in this or another
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state, or another type of public or private entity or organization
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located in this or another state.

(iv) It complies with the requirements set forth in division 106(G) of this section. 107

(c) An original or photocopy of a certificate of completion 108 of a state, county, municipal, or department of natural resources 109 peace officer training school that is approved by the executive 110 director of the Ohio peace officer training commission pursuant to 111 section 109.75 of the Revised Code and that complies with the 112 requirements set forth in division (G) of this section, or the 113 applicant has satisfactorily completed and been issued a 114 certificate of completion of a basic firearms training program, a 115 firearms requalification training program, or another basic 116 training program described in section 109.78 or 109.801 of the 117 Revised Code that complies with the requirements set forth in 118 division (G) of this section; 119

(d) A document that evidences both of the following:

(i) That the applicant is an active or reserve member of the 121 armed forces of the United States, was honorably discharged from 122 military service in the active or reserve armed forces of the 123 United States, is a retired trooper of the state highway patrol, 124 or is a retired peace officer or federal law enforcement officer 125 described in division (B)(1) of this section or a retired person 126 described in division (B)(1)(b) of section 109.77 of the Revised 127 Code and division (B)(1) of this section; 128

(ii) That, through participation in the military service or 129
through the former employment described in division (B)(3)(d)(i) 130
of this section, the applicant acquired experience with handling 131
handguns or other firearms, and the experience so acquired was 132
equivalent to training that the applicant could have acquired in a 133
course, class, or program described in division (B)(3)(a), (b), or 134
(c) of this section. 135

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(e) A certificate or another similar document that evidences 136 satisfactory completion of a firearms training, safety, or 137 requalification or firearms safety instructor course, class, or 138 program that is not otherwise described in division (B)(3)(a), 139 (b), (c), or (d) of this section, that was conducted by an 140 instructor who was certified by an official or entity of the 141 142 government of this or another state or the United States or by the national rifle association, and that complies with the 143 requirements set forth in division (G) of this section; 144

(f) An affidavit that attests to the applicant's satisfactory 145 completion of a course, class, or program described in division 146 (B)(3)(a), (b), (c), or (e) of this section and that is subscribed 147 by the applicant's instructor or an authorized representative of 148 the entity that offered the course, class, or program or under 149 whose auspices the course, class, or program was offered. 150

(4) A certification by the applicant that the applicant has
read the pamphlet prepared by the Ohio peace officer training
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commission pursuant to section 109.731 of the Revised Code that
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reviews firearms, dispute resolution, and use of deadly force
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matters.

(5) A set of fingerprints of the applicant provided as 156 described in section 311.41 of the Revised Code through use of an 157 electronic fingerprint reading device or, if the sheriff to whom 158 the application is submitted does not possess and does not have 159 ready access to the use of such a reading device, on a standard 160 impression sheet prescribed pursuant to division (C)(2) of section 161 109.572 of the Revised Code. 162

(C) Upon receipt of an applicant's completed application
form, supporting documentation, and, if not waived, license fee, a
sheriff, in the manner specified in section 311.41 of the Revised
Code, shall conduct or cause to be conducted the criminal records
check and the incompetency records check described in section

311.41 of the Revised Code.

(D)(1) Except as provided in division (D)(3) or (4) of this 169 section, within forty-five days after a sheriff's receipt of an 170 applicant's completed application form for a license to carry a 171 concealed handgun, the supporting documentation, and, if not 172 waived, the license fee, the sheriff shall make available through 173 the law enforcement automated data system in accordance with 174 division (H) of this section the information described in that 175 division and, upon making the information available through the 176 system, shall issue to the applicant a license to carry a 177 concealed handgun that shall expire as described in division 178 (D)(2)(a) of this section if all of the following apply: 179

(a) The applicant is legally living in the United States, has
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been a resident of this state for at least forty-five days, and
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has been a resident of the county in which the person seeks the
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license or a county adjacent to the county in which the person
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seeks the license for at least thirty days. For purposes of
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division (D)(1)(a) of this section:

(i) If a person is absent from the United States, from this 186 state, or from a particular county in this state in compliance 187 with military or naval orders as an active or reserve member of 188 the armed forces of the United States and if prior to leaving this 189 state in compliance with those orders the person was legally 190 living in the United States and was a resident of this state, the 191 person, solely by reason of that absence, shall not be considered 192 to have lost the person's status as living in the United States or 193 the person's residence in this state or in the county in which the 194 person was a resident prior to leaving this state in compliance 195 with those orders, without regard to whether or not the person 196 intends to return to this state or to that county, shall not be 197 considered to have acquired a residence in any other state, and 198 shall not be considered to have become a resident of any other 199

state. (ii) If a person is present in this state in compliance with 201 military or naval orders as an active or reserve member of the 202 armed forces of the United States for at least forty-five days, 203 the person shall be considered to have been a resident of this 204 state for that period of at least forty-five days, and, if a 205 person is present in a county of this state in compliance with 206 military or naval orders as an active or reserve member of the 207 armed forces of the United States for at least thirty days, the 208 person shall be considered to have been a resident of that county 209 for that period of at least thirty days. 210 (b) The applicant is at least twenty-one years of age. 211 (c) The applicant is not a fugitive from justice. 212 (d) The applicant is not under indictment for or otherwise 213 charged with a felony; an offense under Chapter 2925., 3719., or 214 4729. of the Revised Code that involves the illegal possession, 215 use, sale, administration, or distribution of or trafficking in a 216 drug of abuse; a misdemeanor offense of violence; or a violation 217 of section 2903.14 or 2923.1211 of the Revised Code. 218 (e) Except as otherwise provided in division (D)(5) of this 219 section, the applicant has not been convicted of or pleaded guilty 220 to a felony or an offense under Chapter 2925., 3719., or 4729. of 221 the Revised Code that involves the illegal possession, use, sale, 222 administration, or distribution of or trafficking in a drug of 223 abuse; has not been adjudicated a delinquent child for committing 224 an act that if committed by an adult would be a felony or would be 225

Code that involves the illegal possession, use, sale, 227 administration, or distribution of or trafficking in a drug of 228 abuse; and has not been convicted of, pleaded guilty to, or 229 adjudicated a delinguent child for committing a violation of 230

an offense under Chapter 2925., 3719., or 4729. of the Revised

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section 2903.13 of the Revised Code when the victim of the
violation is a peace officer, regardless of whether the applicant
was sentenced under division (C)(3) of that section.
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(f) Except as otherwise provided in division (D)(5) of this 234 section, the applicant, within three years of the date of the 235 application, has not been convicted of or pleaded guilty to a 236 misdemeanor offense of violence other than a misdemeanor violation 237 of section 2921.33 of the Revised Code or a violation of section 238 2903.13 of the Revised Code when the victim of the violation is a 239 peace officer, or a misdemeanor violation of section 2923.1211 of 240 the Revised Code; and has not been adjudicated a delinquent child 241 for committing an act that if committed by an adult would be a 242 misdemeanor offense of violence other than a misdemeanor violation 243 of section 2921.33 of the Revised Code or a violation of section 244 2903.13 of the Revised Code when the victim of the violation is a 245 peace officer or for committing an act that if committed by an 246 adult would be a misdemeanor violation of section 2923.1211 of the 247 Revised Code. 248

(g) Except as otherwise provided in division (D)(1)(e) of 249 this section, the applicant, within five years of the date of the 250 application, has not been convicted of, pleaded guilty to, or 251 adjudicated a delinquent child for committing two or more 252 violations of section 2903.13 or 2903.14 of the Revised Code. 253

(h) Except as otherwise provided in division (D)(5) of this
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section, the applicant, within ten years of the date of the
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application, has not been convicted of, pleaded guilty to, or
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adjudicated a delinquent child for committing a violation of
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section 2921.33 of the Revised Code.

(i) The applicant has not been adjudicated as a mental
defective, has not been committed to any mental institution, is
not under adjudication of mental incompetence, has not been found
by a court to be a mentally ill person subject to hospitalization
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by court order, and is not an involuntary patient other than one 263 who is a patient only for purposes of observation. As used in this 264 division, "mentally ill person subject to hospitalization by court 265 order" and "patient" have the same meanings as in section 5122.01 266 of the Revised Code. 267

(j) The applicant is not currently subject to a civilprotection order, a temporary protection order, or a protectionorder issued by a court of another state.270

(k) The applicant certifies that the applicant desires a 271
legal means to carry a concealed handgun for defense of the 272
applicant or a member of the applicant's family while engaged in 273
lawful activity. 274

(1) The applicant submits a competency certification of the 275 type described in division (B)(3) of this section and submits a 276 certification of the type described in division (B)(4) of this 277 section regarding the applicant's reading of the pamphlet prepared 278 by the Ohio peace officer training commission pursuant to section 279 109.731 of the Revised Code. 280

(m) The applicant currently is not subject to a suspension
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imposed under division (A)(2) of section 2923.128 of the Revised
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Code of a license to carry a concealed handgun, or a temporary
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emergency license to carry a concealed handgun, that previously
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was issued to the applicant under this section or section
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2923.1213 of the Revised Code.

(2)(a) A license to carry a concealed handgun that a sheriff 287 issues under division (D)(1) of this section on or after March 14, 288 2007, shall expire five years after the date of issuance. A 289 license to carry a concealed handgun that a sheriff issued under 290 division (D)(1) of this section prior to March 14, 2007, shall 291 expire four years after the date of issuance. 292

If a sheriff issues a license under this section, the sheriff 293

shall place on the license a unique combination of letters and294numbers identifying the license in accordance with the procedure295prescribed by the Ohio peace officer training commission pursuant296to section 109.731 of the Revised Code.297

(b) If a sheriff denies an application under this section 298 because the applicant does not satisfy the criteria described in 299 division (D)(1) of this section, the sheriff shall specify the 300 grounds for the denial in a written notice to the applicant. The 301 applicant may appeal the denial pursuant to section 119.12 of the 302 Revised Code in the county served by the sheriff who denied the 303 application. If the denial was as a result of the criminal records 304 check conducted pursuant to section 311.41 of the Revised Code and 305 if, pursuant to section 2923.127 of the Revised Code, the 306 applicant challenges the criminal records check results using the 307 appropriate challenge and review procedure specified in that 308 section, the time for filing the appeal pursuant to section 119.12 309 of the Revised Code and this division is tolled during the 310 pendency of the request or the challenge and review. If the court 311 in an appeal under section 119.12 of the Revised Code and this 312 division enters a judgment sustaining the sheriff's refusal to 313 grant to the applicant a license to carry a concealed handgun, the 314 applicant may file a new application beginning one year after the 315 judgment is entered. If the court enters a judgment in favor of 316 the applicant, that judgment shall not restrict the authority of a 317 sheriff to suspend or revoke the license pursuant to section 318 2923.128 or 2923.1213 of the Revised Code or to refuse to renew 319 the license for any proper cause that may occur after the date the 320 judgment is entered. In the appeal, the court shall have full 321 power to dispose of all costs. 322

(3) If the sheriff with whom an application for a license to
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carry a concealed handgun was filed under this section becomes
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aware that the applicant has been arrested for or otherwise
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charged with an offense that would disqualify the applicant from 326 holding the license, the sheriff shall suspend the processing of 327 the application until the disposition of the case arising from the 328 arrest or charge. 329

(4) If the sheriff determines that the applicant is legally
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living in the United States and is a resident of the county in
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which the applicant seeks the license or of an adjacent county but
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does not yet meet the residency requirements described in division
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(D)(1)(a) of this section, the sheriff shall not deny the license
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because of the residency requirements but shall not issue the
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license until the applicant meets those residency requirements.

(5) If an applicant has been convicted of or pleaded guilty 337 to an offense identified in division (D)(1)(e), (f), or (h) of 338 this section or has been adjudicated a delinquent child for 339 committing an act or violation identified in any of those 340 divisions, and if a court has ordered the sealing or expungement 341 of the records of that conviction, guilty plea, or adjudication 342 pursuant to sections 2151.355 to 2151.358 or sections 2953.31 to 343 2953.36 of the Revised Code or a court has granted the applicant 344 relief pursuant to section 2923.14 of the Revised Code from the 345 disability imposed pursuant to section 2923.13 of the Revised Code 346 relative to that conviction, guilty plea, or adjudication, the 347 sheriff with whom the application was submitted shall not consider 348 the conviction, guilty plea, or adjudication in making a 349 determination under division (D)(1) or (F) of this section or, in 350 relation to an application for a temporary emergency license to 351 carry a concealed handgun submitted under section 2923.1213 of the 352 Revised Code, in making a determination under division (B)(2) of 353 that section. 354

(E) If a license to carry a concealed handgun issued under
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 this section is lost or is destroyed, the licensee may obtain from
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 the sheriff who issued that license a duplicate license upon the
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payment of a fee of fifteen dollars and the submission of an358affidavit attesting to the loss or destruction of the license. The359sheriff, in accordance with the procedures prescribed in section360109.731 of the Revised Code, shall place on the replacement361license a combination of identifying numbers different from the362combination on the license that is being replaced.363

(F)(1) A licensee who wishes to renew a license to carry a 364 concealed handgun issued under this section shall do so not 365 earlier than ninety days before the expiration date of the license 366 or at any time after the expiration date of the license by filing 367 with the sheriff of the county in which the applicant resides or 368 with the sheriff of an adjacent county an application for renewal 369 of the license obtained pursuant to division (D) of this section, 370 a certification by the applicant that, subsequent to the issuance 371 of the license, the applicant has reread the pamphlet prepared by 372 the Ohio peace officer training commission pursuant to section 373 109.731 of the Revised Code that reviews firearms, dispute 374 resolution, and use of deadly force matters, a nonrefundable 375 license renewal fee unless the fee is waived, and one of the 376 377 following:

(a) If the licensee previously has not renewed a license to 378 carry a concealed handgun issued under this section, proof that 379 the licensee at one time had a competency certification of the 380 type described in division (B)(3) of this section. A valid license 381 or any other previously issued license that has not been revoked 382 is prima-facie evidence that the licensee at one time had a 383 competency certification of the type described in division (B)(3) 384 of this section. 385

(b) If the licensee previously has renewed a license to carry 386
 a concealed handgun issued under this section, a renewed 387
 competency certification of the type described in division (G)(4) 388
 of this section. 389

(2) A sheriff shall accept a completed renewal application, 390 the license renewal fee, and information specified in division 391 (F)(1) of this section at the times and in the manners described 392 in division (I) of this section. Upon receipt of a completed 393 renewal application, of certification that the applicant has 394 reread the specified pamphlet prepared by the Ohio peace officer 395 training commission, of proof of a prior competency certification 396 for an initial renewal or of a renewed competency certification 397 for a second or subsequent renewal, and of a license renewal fee 398 unless the fee is waived, a sheriff, in the manner specified in 399 section 311.41 of the Revised Code shall conduct or cause to be 400 conducted the criminal records check and the incompetency records 401 check described in section 311.41 of the Revised Code. The sheriff 402 shall renew the license if the sheriff determines that the 403 applicant continues to satisfy the requirements described in 404 division (D)(1) of this section, except that the applicant is not 405 required to meet the requirements of division (D)(1)(1) of this 406 section. A renewed license that is renewed on or after March 14, 407 2007, shall expire five years after the date of issuance, and a 408 renewed license that is renewed prior to March 14, 2007, shall 409 expire four years after the date of issuance. A renewed license is 410 subject to division (E) of this section and sections 2923.126 and 411 2923.128 of the Revised Code. A sheriff shall comply with 412 divisions (D)(2) to (4) of this section when the circumstances 413 described in those divisions apply to a requested license renewal. 414 If a sheriff denies the renewal of a license to carry a concealed 415 handgun, the applicant may appeal the denial, or challenge the 416 criminal record check results that were the basis of the denial if 417 applicable, in the same manner as specified in division (D)(2)(b) 418 of this section and in section 2923.127 of the Revised Code, 419 regarding the denial of a license under this section. 420

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(G)(1) Each course, class, or program described in division 422

(B)(3)(a), (b), (c), or (e) of this section shall provide to each 423 person who takes the course, class, or program a copy of the 424 pamphlet prepared by the Ohio peace officer training commission 425 pursuant to section 109.731 of the Revised Code that reviews 426 firearms, dispute resolution, and use of deadly force matters. 427 Each such course, class, or program described in one of those 428 divisions shall include at least twelve hours of training in the 429 safe handling and use of a firearm that shall include all of the 430 following: 431

(a) At least ten hours of training on the following matters: 432

(i) The ability to name, explain, and demonstrate the rules
for safe handling of a handgun and proper storage practices for
handguns and ammunition;

(ii) The ability to demonstrate and explain how to handle436ammunition in a safe manner;437

(iii) The ability to demonstrate the knowledge, skills, and438attitude necessary to shoot a handgun in a safe manner;439

(iv) Gun handling training.

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(b) At least two hours of training that consists of rangetime and live-fire training.442
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(2) To satisfactorily complete the course, class, or program
described in division (B)(3)(a), (b), (c), or (e) of this section,
the applicant shall pass a competency examination that shall
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include both of the following:

(a) A written section on the ability to name and explain the
rules for the safe handling of a handgun and proper storage
practices for handguns and ammunition;
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(b) A physical demonstration of competence in the use of a
handgun and in the rules for safe handling and storage of a
handgun and a physical demonstration of the attitude necessary to
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shoot a handgun in a safe manner.

(3) The competency certification described in division 454 (B)(3)(a), (b), (c), or (e) of this section shall be dated and 455 shall attest that the course, class, or program the applicant 456 successfully completed met the requirements described in division 457 (G)(1) of this section and that the applicant passed the 458 459 competency examination described in division (G)(2) of this section. 460

(4) A person who previously has received a competency 461 certification as described in division (B)(3) of this section, or 462 who previously has received a renewed competency certification as 463 described in this division, may obtain a renewed competency 464 certification pursuant to this division. If the person previously 465 has received a competency certification or previously has received 466 a renewed competency certification, the person may obtain a 467 renewed competency certification from an entity that offers a 468 course, class, or program described in division (B)(3)(a), (b), 469 (c), or (e) of this section by passing a test that demonstrates 470 that the person is range competent. In these circumstances, the 471 person is not required to attend the course, class, or program or 472 to take the competency examination described in division (G)(2) of 473 this section for the renewed competency certification in order to 474 be eligible to receive a renewed competency certification. A 475 renewed competency certification issued under this division shall 476 be dated and shall attest that the person has demonstrated range 477 competency. 478

(H) Upon deciding to issue a license, deciding to issue a 479 replacement license, or deciding to renew a license to carry a 480 concealed handgun pursuant to this section, and before actually 481 issuing or renewing the license, the sheriff shall make available 482 through the law enforcement automated data system all information 483 contained on the license. If the license subsequently is suspended 484

under division (A)(1) or (2) of section 2923.128 of the Revised 485 Code, revoked pursuant to division (B)(1) of section 2923.128 of 486 the Revised Code, or lost or destroyed, the sheriff also shall 487 make available through the law enforcement automated data system a 488 notation of that fact. The superintendent of the state highway 489 patrol shall ensure that the law enforcement automated data system 490 is so configured as to permit the transmission through the system 491 of the information specified in this division. 492

(I) A sheriff shall accept a completed application form or 493 renewal application, and the fee, items, materials, and 494 information specified in divisions (B)(1) to (5) or division (F) 495 of this section, whichever is applicable, and shall provide an 496 application form or renewal application and a copy of the pamphlet 497 described in division (B) of section 109.731 of the Revised Code 498 to any person during at least fifteen hours a week. The sheriff 499 shall post notice of the hours during which the sheriff is 500 available to accept or provide the information described in this 501 division. 502

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sec. 2923.211. (A) No person under eighteen years of age503shall purchase or attempt to purchase a firearm.504
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(B) No person under twenty-one years of age shall purchase or 505
 attempt to purchase a handgun, provided that this division does 506
 not apply to the purchase or attempted purchase of a handgun by a 507
 person eighteen years of age or older and under twenty-one years 508
 of age if the either of the following apply: 509

(1) The person eighteen years of age or older and under510twenty-one years of age is a law enforcement officer who is511properly appointed or employed as a law enforcement officer and512has received firearms training approved by the Ohio peace officer513training council or equivalent firearms training.514

(2) The person is an active or reserve member of the armed 515

services of the United States or the Ohio national quard, or was	516
honorably discharged from military service in the active or	517
reserve armed services of the United States or the Ohio national	518
guard, and the person has received firearms training from the	519
armed services or the national guard or equivalent firearms	520
training.	521

(C) Whoever violates division (A) of this section is guilty 522 of underage purchase of a firearm, a delinquent act that would be 523 a felony of the fourth degree if it could be committed by an 524 adult. Whoever violates division (B) of this section is guilty of 525 underage purchase of a handgun, a misdemeanor of the second 526 degree. 527

sec. 3333.31. (A) For state subsidy and tuition surcharge 528 purposes, status as a resident of Ohio shall be defined by the 529 chancellor of the Ohio board of regents by rule promulgated 530 pursuant to Chapter 119. of the Revised Code. No adjudication as 531 to the status of any person under such rule, however, shall be 532 required to be made pursuant to Chapter 119. of the Revised Code. 533 The term "resident" for these purposes shall not be equated with 534 the definition of that term as it is employed elsewhere under the 535 laws of this state and other states, and shall not carry with it 536 any of the legal connotations appurtenant thereto. Rather, except 537 as provided in division (B) of this section, for such purposes, 538 the rule promulgated under this section shall have the objective 539 of excluding from treatment as residents those who are present in 540 the state primarily for the purpose of attending a state-supported 541 or state-assisted institution of higher education, and may 542 prescribe presumptive rules, rebuttable or conclusive, as to such 543 purpose based upon the source or sources of support of the 544 student, residence prior to first enrollment, evidence of 545 intention to remain in the state after completion of studies, or 546 such other factors as the chancellor deems relevant. 547

(B) The rules of the chancellor for determining student	548
residency shall grant residency status to a veteran and to the	549
veteran's spouse and any dependent of the veteran, if both of the	550
following conditions are met:	551
(1) The veteran either:	552
(a) Served one or more years on active military duty and was	553
honorably discharged or received a medical discharge that was	554
related to the military service;	555
(b) Was killed while serving on active military duty or has	556
been declared to be missing in action or a prisoner of war.	557
(2) If the veteran seeks residency status for tuition	558
surcharge purposes, the veteran has established domicile in this	559
state as of the first day of a term of enrollment in an	560
institution of higher education. If the spouse or a dependent of	561
the veteran seeks residency status for tuition surcharge purposes,	562
the veteran and the spouse or dependent seeking residency status	563
have established domicile in this state as of the first day of a	564
term of enrollment in an institution of higher education, except	565
that if the veteran was killed while serving on active military	566
duty or has been declared to be missing in action or a prisoner of	567
war, only the spouse or dependent seeking residency status shall	568
be required to have established domicile in accordance with this	569
division.	570
(C) The rules of the chancellor for determining student	571

(C) The rules of the chancellor for determining student 571 residency shall not deny residency status to a student who is 572 either a dependent child of a parent, or the spouse of a person 573 who, as of the first day of a term of enrollment in an institution 574 of higher education, has accepted full-time employment and 575 established domicile in this state for reasons other than gaining 576 the benefit of favorable tuition rates. 577

Documentation of full-time employment and domicile shall 578

579

include both of the following documents:

(1) A sworn statement from the employer or the employer's 580
representative on the letterhead of the employer or the employer's 581
representative certifying that the parent or spouse of the student 582
is employed full-time in Ohio; 583

(2) A copy of the lease under which the parent or spouse is 584 the lessee and occupant of rented residential property in the 585 state, a copy of the closing statement on residential real 586 property of which the parent or spouse is the owner and occupant 587 in this state or, if the parent or spouse is not the lessee or 588 owner of the residence in which the parent or spouse has 589 established domicile, a letter from the owner of the residence 590 certifying that the parent or spouse resides at that residence. 591 Residency officers may also evaluate, in accordance with the 592 chancellor's rule, requests for immediate residency status from 593 dependent students whose parents are not living and whose domicile 594 follows that of a legal guardian who has accepted full-time 595 employment and established domicile in the state for reasons other 596 than gaining the benefit of favorable tuition rates. 597

(C)(D)"Dependent," "domicile," "institution of higher598education," and "residency officer" have the meanings ascribed in599the chancellor's rules adopted under this section.600

sec. 4506.07. (A) Every application for a commercial driver's 601 license, restricted commercial driver's license, or a commercial 602 driver's temporary instruction permit, or a duplicate of such a 603 license, shall be made upon a form approved and furnished by the 604 registrar of motor vehicles. Except as provided in section 4506.24 605 of the Revised Code in regard to a restricted commercial driver's 606 license, the application shall be signed by the applicant and 607 shall contain the following information: 608

(1) The applicant's name, date of birth, social security
account number, sex, general description including height, weight,
and color of hair and eyes, current residence, duration of
residence in this state, country of citizenship, and occupation;
612

(2) Whether the applicant previously has been licensed to 613 operate a commercial motor vehicle or any other type of motor 614 vehicle in another state or a foreign jurisdiction and, if so, 615 when, by what state, and whether the license or driving privileges 616 617 currently are suspended or revoked in any jurisdiction, or the applicant otherwise has been disqualified from operating a 618 commercial motor vehicle, or is subject to an out-of-service order 619 issued under this chapter or any similar law of another state or a 620 foreign jurisdiction and, if so, the date of, locations involved, 621 and reason for the suspension, revocation, disqualification, or 622 out-of-service order; 623

(3) Whether the applicant is afflicted with or suffering from 624 any physical or mental disability or disease that prevents the 625 applicant from exercising reasonable and ordinary control over a 626 motor vehicle while operating it upon a highway or is or has been 627 subject to any condition resulting in episodic impairment of 628 consciousness or loss of muscular control and, if so, the nature 629 and extent of the disability, disease, or condition, and the names 630 and addresses of the physicians attending the applicant; 631

(4) Whether the applicant has obtained a medical examiner's632certificate as required by this chapter;633

(5) Whether the applicant has pending a citation for
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violation of any motor vehicle law or ordinance except a parking
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violation and, if so, a description of the citation, the court
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having jurisdiction of the offense, and the date when the offense
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occurred;

(6) Whether the applicant wishes to certify willingness to 639

make an anatomical donation under section 2108.04 of the Revised 640
Code, which shall be given no consideration in the issuance of a 641
license; 642

(7) On and after May 1, 1993, whether the applicant has 643 executed a valid durable power of attorney for health care 644 pursuant to sections 1337.11 to 1337.17 of the Revised Code or has 645 executed a declaration governing the use or continuation, or the 646 withholding or withdrawal, of life-sustaining treatment pursuant 647 to sections 2133.01 to 2133.15 of the Revised Code and, if the 648 applicant has executed either type of instrument, whether the 649 applicant wishes the license issued to indicate that the applicant 650 has executed the instrument; 651

(8) On and after the date that is fifteen months after the652effective date of this amendment, whether the applicant is an653honorably discharged veteran of the armed forces of the United654States and, if the applicant is such an honorably discharged655veteran, whether the applicant wishes the license issued to656indicate that the applicant is an honorably discharged veteran of657the armed forces of the United States.658

(B) Every applicant shall certify, on a form approved andfurnished by the registrar, all of the following:660

(1) That the motor vehicle in which the applicant intends to
take the driving skills test is representative of the type of
motor vehicle that the applicant expects to operate as a driver;
663

(2) That the applicant is not subject to any disqualification
or out-of-service order, or license suspension, revocation, or
cancellation, under the laws of this state, of another state, or
of a foreign jurisdiction and does not have more than one driver's
license issued by this or another state or a foreign jurisdiction;

(3) Any additional information, certification, or evidence(69)that the registrar requires by rule in order to ensure that the670

issuance of a commercial driver's license to the applicant is in 671 compliance with the law of this state and with federal law. 672

(C) Every applicant shall execute a form, approved and
 furnished by the registrar, under which the applicant consents to
 the release by the registrar of information from the applicant's
 driving record.
 673

(D) The registrar or a deputy registrar, in accordance with 677 section 3503.11 of the Revised Code, shall register as an elector 678 any applicant for a commercial driver's license or for a renewal 679 or duplicate of such a license under this chapter, if the 680 applicant is eligible and wishes to be registered as an elector. 681 The decision of an applicant whether to register as an elector 682 shall be given no consideration in the decision of whether to 683 issue the applicant a license or a renewal or duplicate. 684

(E) The registrar or a deputy registrar, in accordance with 685 section 3503.11 of the Revised Code, shall offer the opportunity 686 of completing a notice of change of residence or change of name to 687 any applicant for a commercial driver's license or for a renewal 688 or duplicate of such a license who is a resident of this state, if 689 the applicant is a registered elector who has changed the 690 applicant's residence or name and has not filed such a notice. 691

(F) In considering any application submitted pursuant to this
section, the bureau of motor vehicles may conduct any inquiries
necessary to ensure that issuance or renewal of a commercial
driver's license would not violate any provision of the Revised
Code or federal law.

(G) In addition to any other information it contains, on and697after the date that is fifteen months after the effective date of698this amendment, the form approved and furnished by the registrar699of motor vehicles for an application for a commercial driver's700license, restricted commercial driver's license, or a commercial701

driver's temporary instruction permit or an application for a	702
duplicate of such a license shall inform applicants that the	703
applicant must present a copy of the applicant's DD-214 or an	704
equivalent document in order to qualify to have the license or	705
duplicate indicate that the applicant is an honorably discharged	706
veteran of the armed forces of the United States based on a	707
request made pursuant to division (A)(8) of this section.	708

Sec. 4506.11. (A) Every commercial driver's license shall be 709 marked "commercial driver's license" or "CDL" and shall be of such 710 material and so designed as to prevent its reproduction or 711 alteration without ready detection, and, to this end, shall be 712 laminated with a transparent plastic material. The commercial 713 driver's license for licensees under twenty-one years of age shall 714 have characteristics prescribed by the registrar of motor vehicles 715 distinguishing it from that issued to a licensee who is twenty-one 716 years of age or older. Every commercial driver's license shall 717 display all of the following information: 718

(1) The name and residence address of the licensee;

(2) A color photograph of the licensee showing the licensee's 720uncovered face; 721

(3) A physical description of the licensee, including sex, 722height, weight, and color of eyes and hair; 723

(4) The licensee's date of birth;

(5) The licensee's social security number if the person has 725 requested that the number be displayed in accordance with section 726 4501.31 of the Revised Code or if federal law requires the social 727 security number to be displayed and any number or other identifier 728 the director of public safety considers appropriate and 729 establishes by rules adopted under Chapter 119. of the Revised 730 Code and in compliance with federal law; 731

719

(6) The licensee's signature; 732 (7) The classes of commercial motor vehicles the licensee is 733 authorized to drive and any endorsements or restrictions relating 734 to the licensee's driving of those vehicles; 735 (8) The name of this state; 736 (9) The dates of issuance and of expiration of the license; 737 (10) If the licensee has certified willingness to make an 738 anatomical donation under section 2108.04 of the Revised Code, any 739 symbol chosen by the registrar of motor vehicles to indicate that 740 the licensee has certified that willingness; 741 742 (11) If the licensee has executed a durable power of attorney for health care or a declaration governing the use or 743 continuation, or the withholding or withdrawal, of life-sustaining 744 treatment and has specified that the licensee wishes the license 745 to indicate that the licensee has executed either type of 746 instrument, any symbol chosen by the registrar to indicate that 747 the licensee has executed either type of instrument; 748 (12) On and after the date that is fifteen months after the 749 effective date of this amendment, if the licensee has specified 750 that the licensee wishes the license to indicate that the licensee 751 is an honorably discharged veteran of the armed forces of the 752 United States and has presented a copy of the licensee's DD-214 753 form or an equivalent document, any symbol chosen by the registrar 754 to indicate that the licensee is an honorably discharged veteran 755 of the armed forces of the United States; 756

(13) Any other information the registrar considers advisable 757 and requires by rule. 758

(B) The registrar may establish and maintain a file of 759negatives of photographs taken for the purposes of this section. 760

(C) Neither the registrar nor any deputy registrar shall 761

issue a commercial driver's license to anyone under twenty-one 762
years of age that does not have the characteristics prescribed by 763
the registrar distinguishing it from the commercial driver's 764
license issued to persons who are twenty-one years of age or 765
older. 766

(D) Whoever violates division (C) of this section is guilty 767of a minor misdemeanor. 768

sec. 4507.06. (A)(1) Every application for a driver's license 769
or motorcycle operator's license or endorsement, or duplicate of 770
any such license or endorsement, shall be made upon the approved 771
form furnished by the registrar of motor vehicles and shall be 772
signed by the applicant. 773

Every application shall state the following: 774

(a) The applicant's name, date of birth, social security
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number if such has been assigned, sex, general description,
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including height, weight, color of hair, and eyes, residence
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address, including county of residence, duration of residence in
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this state, and country of citizenship;
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(b) Whether the applicant previously has been licensed as an
operator, chauffeur, driver, commercial driver, or motorcycle
operator and, if so, when, by what state, and whether such license
is suspended or canceled at the present time and, if so, the date
of and reason for the suspension or cancellation;

(c) Whether the applicant is now or ever has been afflicted 785 with epilepsy, or whether the applicant now is suffering from any 786 physical or mental disability or disease and, if so, the nature 787 and extent of the disability or disease, giving the names and 788 addresses of physicians then or previously in attendance upon the 789 applicant; 790

(d) Whether an applicant for a duplicate driver's license, or 791

duplicate license containing a motorcycle operator endorsement has	792
pending a citation for violation of any motor vehicle law or	793
ordinance, a description of any such citation pending, and the	794
date of the citation;	795
(e) Whether the applicant wishes to certify willingness to	796
make an anatomical gift under section 2108.04 of the Revised Code,	797
which shall be given no consideration in the issuance of a license	798
or endorsement;	799
(f) Whether the applicant has executed a valid durable power	800
of attorney for health care pursuant to sections 1337.11 to	801
1337.17 of the Revised Code or has executed a declaration	802
governing the use or continuation, or the withholding or	803
withdrawal, of life-sustaining treatment pursuant to sections	804
2133.01 to 2133.15 of the Revised Code and, if the applicant has	805
executed either type of instrument, whether the applicant wishes	806
the applicant's license to indicate that the applicant has	807
executed the instrument;	808
(g) On and after the date that is fifteen months after the	809

effective date of this amendment, whether the applicant is an 810 honorably discharged veteran of the armed forces of the United 811 States and, if the applicant is such an honorably discharged 812 veteran, whether the applicant wishes the applicant's license to 813 indicate that the applicant is an honorably discharged veteran of 814 the armed forces of the United States. 815

(2) Every applicant for a driver's license shall be 816 photographed in color at the time the application for the license 817 is made. The application shall state any additional information 818 that the registrar requires. 819

(B) The registrar or a deputy registrar, in accordance with 820 section 3503.11 of the Revised Code, shall register as an elector 821 any person who applies for a driver's license or motorcycle 822

operator's license or endorsement under division (A) of this823section, or for a renewal or duplicate of the license or824endorsement, if the applicant is eligible and wishes to be825registered as an elector. The decision of an applicant whether to826register as an elector shall be given no consideration in the827decision of whether to issue the applicant a license or828endorsement, or a renewal or duplicate.829

(C) The registrar or a deputy registrar, in accordance with 830 section 3503.11 of the Revised Code, shall offer the opportunity 831 of completing a notice of change of residence or change of name to 832 any applicant for a driver's license or endorsement under division 833 (A) of this section, or for a renewal or duplicate of the license 834 or endorsement, if the applicant is a registered elector who has 835 changed the applicant's residence or name and has not filed such a 836 notice. 837

(D) In addition to any other information it contains, on and 838 after the date that is fifteen months after the effective date of 839 this amendment, the approved form furnished by the registrar of 840 motor vehicles for an application for a driver's license or 841 motorcycle operator's license or endorsement or an application for 842 a duplicate of any such license or endorsement shall inform 843 applicants that the applicant must present a copy of the 844 applicant's DD-214 or an equivalent document in order to qualify 845 to have the license or duplicate indicate that the applicant is an 846 honorably discharged veteran of the armed forces of the United 847 <u>States based on a request made pursuant to division (A)(1)(g) of</u> 848 this section. 849

sec. 4507.13. (A) The registrar of motor vehicles shall issue 850
a driver's license to every person licensed as an operator of 851
motor vehicles other than commercial motor vehicles. No person 852
licensed as a commercial motor vehicle driver under Chapter 4506. 853

of the Revised Code need procure a driver's license, but no person 854 shall drive any commercial motor vehicle unless licensed as a 855 commercial motor vehicle driver. 856

Every driver's license shall display on it the distinguishing 857 number assigned to the licensee and shall display the licensee's 858 name and date of birth; the licensee's residence address and 859 county of residence; a color photograph of the licensee; a brief 860 description of the licensee for the purpose of identification; a 861 facsimile of the signature of the licensee as it appears on the 862 application for the license; a notation, in a manner prescribed by 863 the registrar, indicating any condition described in division 864 (D)(3) of section 4507.08 of the Revised Code to which the 865 licensee is subject; if the licensee has executed a durable power 866 of attorney for health care or a declaration governing the use or 867 continuation, or the withholding or withdrawal, of life-sustaining 868 treatment and has specified that the licensee wishes the license 869 to indicate that the licensee has executed either type of 870 instrument, any symbol chosen by the registrar to indicate that 871 the licensee has executed either type of instrument; on and after 872 the date that is fifteen months after the effective date of this 873 amendment, if the licensee has specified that the licensee wishes 874 the license to indicate that the licensee is an honorably 875 discharged veteran of the armed forces of the United States and 876 has presented a copy of the licensee's DD-214 form or an 877 equivalent document, any symbol chosen by the registrar to 878 indicate that the licensee is an honorably discharged veteran of 879 the armed forces of the United States; and any additional 880 information that the registrar requires by rule. No license shall 881 display the licensee's social security number unless the licensee 882 specifically requests that the licensee's social security number 883 be displayed on the license. If federal law requires the 884 licensee's social security number to be displayed on the license, 885 the social security number shall be displayed on the license 886 notwithstanding this section.

The driver's license for licensees under twenty-one years of 888 age shall have characteristics prescribed by the registrar 889 distinguishing it from that issued to a licensee who is twenty-one 890 years of age or older, except that a driver's license issued to a 891 person who applies no more than thirty days before the applicant's 892 twenty-first birthday shall have the characteristics of a license 893 issued to a person who is twenty-one years of age or older. 894

The driver's license issued to a temporary resident shall 895 contain the word "nonrenewable" and shall have any additional 896 characteristics prescribed by the registrar distinguishing it from 897 a license issued to a resident. 898

Every driver's or commercial driver's license displaying a 899 motorcycle operator's endorsement and every restricted license to 900 operate a motor vehicle also shall display the designation 901 "novice," if the endorsement or license is issued to a person who 902 is eighteen years of age or older and previously has not been 903 licensed to operate a motorcycle by this state or another 904 jurisdiction recognized by this state. The "novice" designation 905 shall be effective for one year after the date of issuance of the 906 motorcycle operator's endorsement or license. 907

Each license issued under this section shall be of such 908 material and so designed as to prevent its reproduction or 909 alteration without ready detection and, to this end, shall be 910 laminated with a transparent plastic material. 911

(B) Except in regard to a driver's license issued to a person
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who applies no more than thirty days before the applicant's
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twenty-first birthday, neither the registrar nor any deputy
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registrar shall issue a driver's license to anyone under
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twenty-one years of age that does not have the characteristics
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prescribed by the registrar distinguishing it from the driver's
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of a minor misdemeanor.

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license	issued t	to persons	who are	twenty-or	ne years o	of age	or	918
older.								919
(C)) Whoever	r violates	divisior	n (B) of t	this sect:	ion is	guilty	920

sec. 4507.51. (A)(1) Every application for an identification 922 card or duplicate shall be made on a form furnished by the 923 registrar of motor vehicles, shall be signed by the applicant, and 924 by the applicant's parent or guardian if the applicant is under 925 eighteen years of age, and shall contain the following information 926 pertaining to the applicant: name, date of birth, sex, general 927 description including the applicant's height, weight, hair color, 928 and eye color, address, and social security number. The 929 application also shall state whether an applicant wishes to 930 certify willingness to make an anatomical gift under section 931 2108.04 of the Revised Code and shall include information about 932 the requirements of that section that apply to persons who are 933 less than eighteen years of age. The statement regarding 934 willingness to make such a donation shall be given no 935 consideration in the decision of whether to issue an 936 identification card. Each applicant shall be photographed in color 937 at the time of making application. 938

(2)(a) The application also shall state whether the applicant 939 has executed a valid durable power of attorney for health care 940 pursuant to sections 1337.11 to 1337.17 of the Revised Code or has 941 executed a declaration governing the use or continuation, or the 942 withholding or withdrawal, of life-sustaining treatment pursuant 943 to sections 2133.01 to 2133.15 of the Revised Code and, if the 944 applicant has executed either type of instrument, whether the 945 applicant wishes the identification card issued to indicate that 946 the applicant has executed the instrument. 947

(b) On and after the date that is fifteen months after the 948

effective date of this amendment, the application also shall state	949
whether the applicant is an honorably discharged veteran of the	950
armed forces of the United States and, if the applicant is such an	951
honorably discharged veteran, whether the applicant wishes the	952
identification card issued to indicate that the applicant is an	953
honorably discharged veteran of the armed forces of the United	954
States.	955

(3) The registrar or deputy registrar, in accordance with 956 section 3503.11 of the Revised Code, shall register as an elector 957 any person who applies for an identification card or duplicate if 958 the applicant is eligible and wishes to be registered as an 959 elector. The decision of an applicant whether to register as an 960 elector shall be given no consideration in the decision of whether 961 to issue the applicant an identification card or duplicate. 962

(B) The application for an identification card or duplicate
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shall be filed in the office of the registrar or deputy registrar.
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Each applicant shall present documentary evidence as required by
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the registrar of the applicant's age and identity, and the
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applicant shall swear that all information given is true.
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All applications for an identification card or duplicate968shall be filed in duplicate, and if submitted to a deputy969registrar, a copy shall be forwarded to the registrar. The970registrar shall prescribe rules for the manner in which a deputy971registrar is to file and maintain applications and other records.972The registrar shall maintain a suitable, indexed record of all973applications denied and cards issued or canceled.974

(C) In addition to any other information it contains, on and975after the date that is fifteen months after the effective date of976this amendment, the form furnished by the registrar of motor977vehicles for an application for an identification card or978duplicate shall inform applicants that the applicant must present979a copy of the applicant's DD-214 or an equivalent document in980

order to qualify to have the card or duplicate indicate that the	981
applicant is an honorably discharged veteran of the armed forces	982
of the United States based on a request made pursuant to division	983
(A)(2)(b) of this section.	984

Sec. 4507.52. (A) Each identification card issued by the 985 registrar of motor vehicles or a deputy registrar shall display a 986 distinguishing number assigned to the cardholder, and shall 987 display the following inscription: 988

"STATE OF OHIO IDENTIFICATION CARD 989

This card is not valid for the purpose of operating a motor 990 vehicle. It is provided solely for the purpose of establishing the 991 identity of the bearer described on the card, who currently is not 992 licensed to operate a motor vehicle in the state of Ohio." 993

The identification card shall display substantially the same 994 information as contained in the application and as described in 995 division (A)(1) of section 4507.51 of the Revised Code, but shall 996 not display the cardholder's social security number unless the 997 cardholder specifically requests that the cardholder's social 998 security number be displayed on the card. If federal law requires 999 the cardholder's social security number to be displayed on the 1000 identification card, the social security number shall be displayed 1001 on the card notwithstanding this section. The identification card 1002 also shall display the color photograph of the cardholder. If the 1003 cardholder has executed a durable power of attorney for health 1004 care or a declaration governing the use or continuation, or the 1005 withholding or withdrawal, of life-sustaining treatment and has 1006 specified that the cardholder wishes the identification card to 1007 indicate that the cardholder has executed either type of 1008 instrument, the card also shall display any symbol chosen by the 1009 registrar to indicate that the cardholder has executed either type 1010 of instrument. On and after the date that is fifteen months after 1011

the effectve date of this amendment, if the cardholder has	1012
specified that the cardholder wishes the identification card to	1013
indicate that the cardholder is an honorably discharged veteran of	1014
the armed forces of the United States and has presented a copy of	1015
the cardholder's DD-214 form or an equivalent document, the card	1016
also shall display any symbol chosen by the registrar to indicate	1017
that the cardholder is an honorably discharged veteran of the	1018
armed forces of the United States. The card shall be sealed in	1019
transparent plastic or similar material and shall be so designed	1020
as to prevent its reproduction or alteration without ready	1021
detection.	1022

The identification card for persons under twenty-one years of 1023 age shall have characteristics prescribed by the registrar 1024 distinguishing it from that issued to a person who is twenty-one 1025 years of age or older, except that an identification card issued 1026 to a person who applies no more than thirty days before the 1027 applicant's twenty-first birthday shall have the characteristics 1028 of an identification card issued to a person who is twenty-one 1029 years of age or older. 1030

Every identification card issued to a resident of this state 1031 shall expire, unless canceled or surrendered earlier, on the 1032 birthday of the cardholder in the fourth year after the date on 1033 which it is issued. Every identification card issued to a 1034 temporary resident shall expire in accordance with rules adopted 1035 by the registrar and is nonrenewable, but may be replaced with a 1036 new identification card upon the applicant's compliance with all 1037 applicable requirements. A cardholder may renew the cardholder's 1038 identification card within ninety days prior to the day on which 1039 it expires by filing an application and paying the prescribed fee 1040 in accordance with section 4507.50 of the Revised Code. 1041

If a cardholder applies for a driver's or commercial driver's 1042 license in this state or another licensing jurisdiction, the 1043

the registrar or any deputy registrar before the license is	1045
issued.	1046
(B) If a card is lost, destroyed, or mutilated, the person to	1047
whom the card was issued may obtain a duplicate by doing both of	1048
the following:	1049
(1) Furnishing suitable proof of the loss, destruction, or	1050
mutilation to the registrar or a deputy registrar;	1051
(2) Filing an application and presenting documentary evidence	1052
under section 4507.51 of the Revised Code.	1053
Any person who loses a card and, after obtaining a duplicate,	1054
finds the original, immediately shall surrender the original to	1055
the registrar or a deputy registrar.	1056
A cardholder may obtain a replacement identification card	1057
that reflects any change of the cardholder's name by furnishing	1058
suitable proof of the change to the registrar or a deputy	1059
registrar and surrendering the cardholder's existing card.	1060
When a cardholder applies for a duplicate or obtains a	1061
replacement identification card, the cardholder shall pay a fee of	1062
two dollars and fifty cents. A deputy registrar shall be allowed	1063
an additional fee of two dollars and seventy-five cents commencing	1064
on July 1, 2001, three dollars and twenty-five cents commencing on	1065
January 1, 2003, and three dollars and fifty cents commencing on	1066
January 1, 2004, for issuing a duplicate or replacement	1067
identification card. A disabled veteran who is a cardholder and	1068
has a service-connected disability rated at one hundred per cent	1069
by the veterans' administration may apply to the registrar or a	1070
deputy registrar for the issuance of a duplicate or replacement	1071
identification card without payment of any fee prescribed in this	1072
section, and without payment of any lamination fee if the disabled	1073
veteran would not be required to pay a lamination fee in	1074

cardholder shall surrender the cardholder's identification card to

1044

connection with the issuance of an identification card or 1075 temporary identification card as provided in division (B) of 1076 section 4507.50 of the Revised Code. 1077

A duplicate or replacement identification card shall expire 1078 on the same date as the card it replaces. 1079

(C) The registrar shall cancel any card upon determining that 1080 the card was obtained unlawfully, issued in error, or was altered. 1081 The registrar also shall cancel any card that is surrendered to 1082 the registrar or to a deputy registrar after the holder has 1083 obtained a duplicate, replacement, or driver's or commercial 1084 driver's license. 1085

(D)(1) No agent of the state or its political subdivisions 1086 shall condition the granting of any benefit, service, right, or 1087 privilege upon the possession by any person of an identification 1088 card. Nothing in this section shall preclude any publicly operated 1089 or franchised transit system from using an identification card for 1090 the purpose of granting benefits or services of the system. 1091

(2) No person shall be required to apply for, carry, or 1092 possess an identification card. 1093

(E) Except in regard to an identification card issued to a 1094 person who applies no more than thirty days before the applicant's 1095 twenty-first birthday, neither the registrar nor any deputy 1096 registrar shall issue an identification card to a person under 1097 twenty-one years of age that does not have the characteristics 1098 prescribed by the registrar distinguishing it from the 1099 identification card issued to persons who are twenty-one years of 1100 age or older. 1101

(F) Whoever violates division (E) of this section is guilty 1102 of a minor misdemeanor. 1103

Section 2. That existing sections 2923.125, 2923.211, 1104

3333.31, 4506.07, 4506.11, 4507.06, 4507.13, 4507.51, and 4507.521105of the Revised Code are hereby repealed.1106

Section 3. That Section 263.20.13 of Am. Sub. H.B. 119 of the 1107 127th General Assembly be amended to read as follows: 1108

Sec. 263.20.13. OHIO MAIN STREET PROGRAM 1109

Of the foregoing appropriation item 195-520, Ohio Main Street 1110 Program, \$500,000 in fiscal year 2008 shall be used for the 1111 rebuilding and revitalization of downtown Wauseon following the 1112 April 14, 2007, fire in that community. Such funds shall be used 1113 by the mayor of Wauseon or the mayor's designee to provide grants 1114 and matching grants to owners or their successors whose buildings 1115 and property were damaged or destroyed by the fire. Such grants 1116 shall only be used to supplement investments of owners or 1117 successors who are rebuilding in the downtown location of the 1118 fire. Any unspent portion of this amount encumbered for subsequent 1119 fiscal years may be used for related off-site infrastructure 1120 improvements including, but not limited to, the installation of 1121 utility lines and the acquisition and demolition of adjoining 1122 property for the purposes of site improvements and capital 1123 improvements related to the implementation of sections 2923.125 1124 and 2923.211 of the Revised Code. 1125

section 4. That existing Section 263.20.13 of Am. Sub. H.B. 1126
119 of the 127th General Assembly is hereby repealed. 1127