As Introduced

132nd General Assembly Regular Session 2017-2018

S. B. No. 113

Senator Coley

Cosponsor: Senator Terhar

A BILL

То	amend sections 4503.10, 5735.06, and 5735.10 and	1
	to enact sections 4501.50, 4503.106, and 5735.50	2
	of the Revised Code to levy an additional	3
	registration tax on passenger cars,	4
	noncommercial motor vehicles, and commercial	5
	cars and trucks beginning on January 1, 2020; to	6
	authorize a per-gallon motor fuel retail price	7
	reduction for consumers that is equal to the	8
	state per-gallon motor fuel tax of \$.28; and to	9
	exempt each gallon of motor fuel that is sold at	10
	the reduced retail price from the state motor	11
	fuel tax.	12

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

Section 1. That sections 4503.10, 5735.06, and 5735.10 be	13
amended and sections 4501.50, 4503.106, and 5735.50 of the	14
Revised Code be enacted to read as follows:	15
Sec. 4501.50. (A) There is hereby created in the state	16
treasury the motor fuel tax abatement fund. The fund shall	17
consist of all money the registrar of motor vehicles receives	1.8

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under division (C)(2) of section 4503.10 of the Revised Code.	19
All investment earnings of the fund shall be credited to the	20
fund.	21
(B) All money in the fund shall be used in accordance with	22
Section 5a of Article XII, Ohio Constitution. The registrar	23
shall distribute the money in the fund in the same manner and in	24
the same proportions as revenue from the tax levied under	25
section 5735.05 of the Revised Code.	26
Sec. 4503.10. (A) The owner of every snowmobile, off-	27
highway motorcycle, and all-purpose vehicle required to be	28
registered under section 4519.02 of the Revised Code shall file	29
an application for registration under section 4519.03 of the	30
Revised Code. The owner of a motor vehicle, other than a	31
snowmobile, off-highway motorcycle, or all-purpose vehicle, that	32
is not designed and constructed by the manufacturer for	33
operation on a street or highway may not register it under this	34
chapter except upon certification of inspection pursuant to	35
section 4513.02 of the Revised Code by the sheriff, or the chief	36
of police of the municipal corporation or township, with	37
jurisdiction over the political subdivision in which the owner	38
of the motor vehicle resides. Except as provided in section	39
4503.103 of the Revised Code, every owner of every other motor	40
vehicle not previously described in this section and every	41
person mentioned as owner in the last certificate of title of a	42
motor vehicle that is operated or driven upon the public roads	43
or highways shall cause to be filed each year, by mail or	44
otherwise, in the office of the registrar of motor vehicles or a	45
deputy registrar, a written or electronic application or a	46
preprinted registration renewal notice issued under section	47
4503.102 of the Revised Code, the form of which shall be	48
prescribed by the registrar, for registration for the following	49

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registration year, which shall begin on the first day of January	50
of every calendar year and end on the thirty-first day of	51
December in the same year. Applications for registration and	52
registration renewal notices shall be filed at the times	53
established by the registrar pursuant to section 4503.101 of the	54
Revised Code. A motor vehicle owner also may elect to apply for	55
or renew a motor vehicle registration by electronic means using	56
electronic signature in accordance with rules adopted by the	57
registrar. Except as provided in division (J) of this section,	58
applications for registration shall be made on blanks furnished	59
by the registrar for that purpose, containing the following	60
information:	61
(1) A brief description of the motor vehicle to be	62
registered, including the year, make, model, and vehicle	63
identification number, and, in the case of commercial cars, the	64
gross weight of the vehicle fully equipped computed in the	65
manner prescribed in section 4503.08 of the Revised Code;	66
(2) The name and residence address of the owner, and the	67
township and municipal corporation in which the owner resides;	68
(3) The district of registration, which shall be	69
determined as follows:	70
(a) In case the motor vehicle to be registered is used for	71
hire or principally in connection with any established business	72
or branch business, conducted at a particular place, the	73
district of registration is the municipal corporation in which	74
that place is located or, if not located in any municipal	75
corporation, the county and township in which that place is	76
located.	77

(b) In case the vehicle is not so used, the district of

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registration is the municipal corporation or county in which the	79
owner resides at the time of making the application.	80
(4) Whether the motor vehicle is a new or used motor	81
vehicle;	82
(5) The date of purchase of the motor vehicle;	83
(6) Whether the fees required to be paid for the	84
registration or transfer of the motor vehicle, during the	85
preceding registration year and during the preceding period of	86
the current registration year, have been paid. Each application	87
for registration shall be signed by the owner, either manually	88
or by electronic signature, or pursuant to obtaining a limited	89
power of attorney authorized by the registrar for registration,	90
or other document authorizing such signature. If the owner	91
elects to apply for or renew the motor vehicle registration with	92
the registrar by electronic means, the owner's manual signature	93
is not required.	94
(7) The owner's social security number, driver's license	95
number, or state identification number, or, where a motor	96
vehicle to be registered is used for hire or principally in	97
connection with any established business, the owner's federal	98
taxpayer identification number. The bureau of motor vehicles	99
shall retain in its records all social security numbers provided	100
under this section, but the bureau shall not place social	101
security numbers on motor vehicle certificates of registration.	102
(B) Except as otherwise provided in this division, each	103
time an applicant first registers a motor vehicle in the	104
applicant's name, the applicant shall present for inspection a	105
physical certificate of title or memorandum certificate showing	106
title to the motor vehicle to be registered in the name of the	107

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applicant if a physical certificate of title or memorandum	108
certificate has been issued by a clerk of a court of common	109
pleas. If, under sections 4505.021, 4505.06, and 4505.08 of the	110
Revised Code, a clerk instead has issued an electronic	111
certificate of title for the applicant's motor vehicle, that	112
certificate may be presented for inspection at the time of first	113
registration in a manner prescribed by rules adopted by the	114
registrar. An applicant is not required to present a certificate	115
of title to an electronic motor vehicle dealer acting as a	116
limited authority deputy registrar in accordance with rules	117
adopted by the registrar. When a motor vehicle inspection and	118
maintenance program is in effect under section 3704.14 of the	119
Revised Code and rules adopted under it, each application for	120
registration for a vehicle required to be inspected under that	121
section and those rules shall be accompanied by an inspection	122
certificate for the motor vehicle issued in accordance with that	123
section. The application shall be refused if any of the	124
following applies:	125
(1) The application is not in proper form.	126
(2) The application is prohibited from being accepted by	127
division (D) of section 2935.27, division (A) of section	128
2937.221, division (A) of section 4503.13, division (B) of	129
section 4510.22, or division (B)(1) of section 4521.10 of the	130
Revised Code.	131

- (3) A certificate of title or memorandum certificate of title is required but does not accompany the application or, in the case of an electronic certificate of title, is required but is not presented in a manner prescribed by the registrar's rules.
 - (4) All registration and transfer fees for the motor

vehicle, for the preceding year or the preceding period of the	138
current registration year, have not been paid.	139
(5) The owner or lessee does not have an inspection	140
certificate for the motor vehicle as provided in section 3704.14	141
of the Revised Code, and rules adopted under it, if that section	142
is applicable.	143
This section does not require the payment of license or	144
registration taxes on a motor vehicle for any preceding year, or	145
for any preceding period of a year, if the motor vehicle was not	146
taxable for that preceding year or period under sections	147
4503.02, 4503.04, 4503.11, 4503.12, and 4503.16 or Chapter 4504.	148
of the Revised Code. When a certificate of registration is	149
issued upon the first registration of a motor vehicle by or on	150
behalf of the owner, the official issuing the certificate shall	151
indicate the issuance with a stamp on the certificate of title	152
or memorandum certificate or, in the case of an electronic	153
certificate of title, an electronic stamp or other notation as	154
specified in rules adopted by the registrar, and with a stamp on	155
the inspection certificate for the motor vehicle, if any. The	156
official also shall indicate, by a stamp or by other means the	157
registrar prescribes, on the registration certificate issued	158
upon the first registration of a motor vehicle by or on behalf	159
of the owner the odometer reading of the motor vehicle as shown	160
in the odometer statement included in or attached to the	161
certificate of title. Upon each subsequent registration of the	162
motor vehicle by or on behalf of the same owner, the official	163
also shall so indicate the odometer reading of the motor vehicle	164
as shown on the immediately preceding certificate of	165

The registrar shall include in the permanent registration

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registration.

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record of any vehicle required to be inspected under section	168
3704.14 of the Revised Code the inspection certificate number	169
from the inspection certificate that is presented at the time of	170
registration of the vehicle as required under this division.	171
(C)(1) Except as otherwise provided in division (C)(1) of	172
this section, for each registration renewal with an expiration	173
date on or after October 1, 2003, and for each initial	174
application for registration received on and after that date,	175
the registrar and each deputy registrar shall collect an	176
additional fee of eleven dollars for each application for	177
registration and registration renewal received. For vehicles	178
specified in divisions (A)(1) to (21) of section 4503.042 of the	179
Revised Code, commencing with each registration renewal with an	180
expiration date on or after October 1, 2009, and for each	181
initial application received on or after that date, the	182
registrar and deputy registrar shall collect an additional fee	183
of thirty dollars for each application for registration and	184
registration renewal received. The additional fee is for the	185
purpose of defraying the department of public safety's costs	186
associated with the administration and enforcement of the motor	187
vehicle and traffic laws of Ohio. Each deputy registrar shall	188
transmit the fees collected under division (C)(1) of this	189
section in the time and manner provided in this section. The	190
registrar shall deposit all moneys received under division (C)	191
(1) of this section into the state highway safety fund	192
established in section 4501.06 of the Revised Code.	193
(2) Commencing with each registration renewal with an	194
expiration date on or after January 1, 2020, and for each	195
initial registration application received on and after that	196
date, the registrar and each deputy registrar shall collect the	197

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following fee:

(a) For a passenger car or noncommercial motor vehicle,	199
one hundred forty-nine dollars;	200
(b) For commercial cars and commercial trucks specified in	201
divisions (A)(1) to (21) of section 4503.042 of the Revised	202
Code, six hundred eighty-four dollars.	203
The additional fee is to provide funds for the purposes	204
prescribed in Section 5a of Article XII, Ohio Constitution. Each	205
deputy registrar shall transmit the fees collected under	206
divisions (C)(2)(a) and (b) of this section in the time and	207
manner provided in this section. The registrar shall deposit all	208
moneys received under divisions (C)(2)(a) and (b) of this	209
section into the motor fuel tax abatement fund established in	210
section 4501.50 of the Revised Code.	211
(3) In addition, a charge of twenty-five cents shall be	212
made for each reflectorized safety license plate issued, and a	213
single charge of twenty-five cents shall be made for each county	214
identification sticker or each set of county identification	215
stickers issued, as the case may be, to cover the cost of	216
producing the license plates and stickers, including material,	217
manufacturing, and administrative costs. Those fees shall be in	218
addition to the license tax. If the total cost of producing the	219
plates is less than twenty-five cents per plate, or if the total	220
cost of producing the stickers is less than twenty-five cents	221
per sticker or per set issued, any excess moneys accruing from	222
the fees shall be distributed in the same manner as provided by	223
section 4501.04 of the Revised Code for the distribution of	224
license tax moneys. If the total cost of producing the plates	225
exceeds twenty-five cents per plate, or if the total cost of	226
producing the stickers exceeds twenty-five cents per sticker or	227
per set issued, the difference shall be paid from the license	228

tax moneys collected pursuant to section 4503.02 of the Revised	229
Code.	230
(D) Each deputy registrar shall be allowed a fee of three	231
dollars and fifty cents for each application for registration	232
and registration renewal notice the deputy registrar receives,	233
which shall be for the purpose of compensating the deputy	234
registrar for the deputy registrar's services, and such office	235
and rental expenses, as may be necessary for the proper	236
discharge of the deputy registrar's duties in the receiving of	237
applications and renewal notices and the issuing of	238
registrations.	239
(E) Upon the certification of the registrar, the county	240
sheriff or local police officials shall recover license plates	241
erroneously or fraudulently issued.	242
(F) Each deputy registrar, upon receipt of any application	243
for registration or registration renewal notice, together with	244
the license fee and any local motor vehicle license tax levied	245
pursuant to Chapter 4504. of the Revised Code, shall transmit	246
that fee and tax, if any, in the manner provided in this	247
section, together with the original and duplicate copy of the	248
application, to the registrar. The registrar, subject to the	249
approval of the director of public safety, may deposit the funds	250
collected by those deputies in a local bank or depository to the	251
credit of the "state of Ohio, bureau of motor vehicles." Where a	252
local bank or depository has been designated by the registrar,	253
each deputy registrar shall deposit all moneys collected by the	254

deputy registrar into that bank or depository not more than one

business day after their collection and shall make reports to

other information, some of which may be prescribed by the

the registrar of the amounts so deposited, together with any

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treasurer of state, as the registrar may require and as	259
prescribed by the registrar by rule. The registrar, within three	260
days after receipt of notification of the deposit of funds by a	261
deputy registrar in a local bank or depository, shall draw on	262
that account in favor of the treasurer of state. The registrar,	263
subject to the approval of the director and the treasurer of	264
state, may make reasonable rules necessary for the prompt	265
transmittal of fees and for safeguarding the interests of the	266
state and of counties, townships, municipal corporations, and	267
transportation improvement districts levying local motor vehicle	268
license taxes. The registrar may pay service charges usually	269
collected by banks and depositories for such service. If deputy	270
registrars are located in communities where banking facilities	271
are not available, they shall transmit the fees forthwith, by	272
money order or otherwise, as the registrar, by rule approved by	273
the director and the treasurer of state, may prescribe. The	274
registrar may pay the usual and customary fees for such service.	275

(G) This section does not prevent any person from making 276 an application for a motor vehicle license directly to the 277 registrar by mail, by electronic means, or in person at any of 278 the registrar's offices, upon payment of a service fee of three 279 dollars and fifty cents for each application. 280

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- (H) No person shall make a false statement as to the district of registration in an application required by division

 (A) of this section. Violation of this division is falsification under section 2921.13 of the Revised Code and punishable as specified in that section.
- (I) (1) Where applicable, the requirements of division (B) 286 of this section relating to the presentation of an inspection 287 certificate issued under section 3704.14 of the Revised Code and 288

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rules adopted under it for a motor vehicle, the refusal of a	289
license for failure to present an inspection certificate, and	290
the stamping of the inspection certificate by the official	291
issuing the certificate of registration apply to the	292
registration of and issuance of license plates for a motor	293
vehicle under sections 4503.102, 4503.12, 4503.14, 4503.15,	294
4503.16, 4503.171, 4503.172, 4503.19, 4503.40, 4503.41, 4503.42,	295
4503.43, 4503.44, 4503.46, 4503.47, and 4503.51 of the Revised	296
Code.	297

- (2) (a) The registrar shall adopt rules ensuring that each 298 owner registering a motor vehicle in a county where a motor 299 vehicle inspection and maintenance program is in effect under 300 section 3704.14 of the Revised Code and rules adopted under it 301 receives information about the requirements established in that 302 section and those rules and about the need in those counties to 303 present an inspection certificate with an application for 304 registration or preregistration. 305
- (b) Upon request, the registrar shall provide the director 306 of environmental protection, or any person that has been awarded 307 a contract under section 3704.14 of the Revised Code, an on-line 308 computer data link to registration information for all passenger 309 cars, noncommercial motor vehicles, and commercial cars that are 310 subject to that section. The registrar also shall provide to the 311 director of environmental protection a magnetic data tape 312 containing registration information regarding passenger cars, 313 noncommercial motor vehicles, and commercial cars for which a 314 multi-year registration is in effect under section 4503.103 of 315 the Revised Code or rules adopted under it, including, without 316 limitation, the date of issuance of the multi-year registration, 317 the registration deadline established under rules adopted under 318 section 4503.101 of the Revised Code that was applicable in the 319

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year in which the multi-year registration was issued, and the	320
registration deadline for renewal of the multi-year	321
registration.	322
(J) Subject to division (K) of this section, application	323
for registration under the international registration plan, as	324
set forth in sections 4503.60 to 4503.66 of the Revised Code,	325
shall be made to the registrar on forms furnished by the	326
registrar. In accordance with international registration plan	327
guidelines and pursuant to rules adopted by the registrar, the	328
forms shall include the following:	329
(1) A uniform mileage schedule;	330
(2) The gross vehicle weight of the vehicle or combined	331
gross vehicle weight of the combination vehicle as declared by	332
the registrant;	333
(3) Any other information the registrar requires by rule.	334
(K) The registrar shall determine the feasibility of	335
implementing an electronic commercial fleet licensing and	336
management program that will enable the owners of commercial	337
tractors, commercial trailers, and commercial semitrailers to	338
conduct electronic transactions by July 1, 2010, or sooner. If	339
the registrar determines that implementing such a program is	340
feasible, the registrar shall adopt new rules under this	341
division or amend existing rules adopted under this division as	342
necessary in order to respond to advances in technology.	343
If international registration plan guidelines and	344
provisions allow member jurisdictions to permit applications for	345
registrations under the international registration plan to be	346
made via the internet, the rules the registrar adopts under this	347
division shall permit such action.	348

Sec. 4503.106. (A) Commencing with each registration	349
renewal with an expiration date on or after January 1, 2020, and	350
for each initial registration application received on and after	351
that date for a motor vehicle described in division (C)(2)(a) or	352
(b) of section 4503.10 of the Revised Code, the registrar of	353
motor vehicles shall issue with each motor vehicle certificate	354
of registration a motor fuel tax reduction card. The reduction	355
card shall contain all of the following information in a form	356
the registrar shall prescribe:	357
(1) The name and residence address of the owner;	358
(2) A brief description of the motor vehicle for which the	359
reduction card is issued, which shall be the same vehicle for	360
which the related certificate of registration is issued;	361
(3) Whether the vehicle is or is not a commercial car or	362
<pre>commercial truck;</pre>	363
(4) A unique motor fuel tax reduction card number;	364
(5) Any other information as the registrar may specify for	365
inclusion on the card.	366
(B) Commencing on January 1, 2020, a person who is not a	367
resident of this state and is the registered owner of a motor	368
vehicle that would be registered in this state as a passenger	369
car or a noncommercial motor vehicle and is registered in	370
another state may purchase a motor fuel tax reduction card only	371
from the registrar for that motor vehicle. The cost for such a	372
reduction card is equal to the fee established under division	373
(C)(2)(a) of section 4503.10 of the Revised Code.	374
Commencing on January 1, 2020, a person who is not a	375
resident of this state and is the registered owner of a motor	376
vehicle that would be registered in this state as a commercial	377

car or commercial truck and is registered in another state may	378
purchase a motor fuel tax reduction card only from the registrar	379
for that motor vehicle. The cost for such a reduction card is	380
equal to the fee established under division (C)(2)(b) of section	381
4503.10 of the Revised Code.	382
A motor fuel reduction card purchased under division (B)	383
of this section shall include all of the information specified	384
under divisions (A)(1) to (5) of this section. The registrar	385
shall deposit all money received under this division into the	386
motor fuel tax abatement fund established in section 4501.50 of	387
the Revised Code.	388
(C) All motor fuel tax reduction cards remain the property	389
of the bureau of motor vehicles, and a card may be canceled or	390
recalled, and the registrar may order a card to be seized by a	391
law enforcement officer, in accordance with criteria the	392
registrar shall establish. A person whose card is canceled,	393
recalled, or seized may appeal such action to the registrar in	394
accordance with an appeal procedure the registrar shall	395
establish. A person may appeal an adverse decision of the	396
registrar at the appeal procedure to the proper court of common	397
pleas.	398
(D) The registrar shall adopt such rules as the registrar	399
may determine necessary to implement this section, including	400
provisions governing the grounds for cancellation of a fuel tax	401
reduction card, the replacement of a damaged, defective, lost,	402
mutilated, or stolen card, the grounds for seizure of a card by	403
a law enforcement officer, and the appeal procedure required by	404
division (C) of this section.	405
(E) (1) No person other than the registrar or an agent of	406
the registrar shall create or reproduce a motor fuel tax	407

reduction card. No person shall tamper with a motor fuel tax	408
reduction card.	409
(2) Except as provided in division (E)(2) of this section,	410
whoever violates division (E)(1) of this section is guilty of a	411
felony of the fifth degree. Whoever violates division (E)(1) of	412
this section and previously has pleaded guilty to or been	413
convicted of one or more such violations is guilty of a felony	414
of the fourth degree.	415
(3) The offenses established under division (E)(1) of this	416
section are strict liability offenses and strict liability is a	417
culpable mental state for purposes of section 2901.20 of the	418
Revised Code. The designation of these offenses as strict	419
liability offenses shall not be construed to imply that any	420
other offense, for which there is no specified degree of	421
culpability, is not a strict liability offense.	422
Sec. 5735.06. (A) On or before the last day of each month,	423
each motor fuel dealer shall file with the tax commissioner a	424
report for the preceding calendar month, on forms prescribed by	425
or in a form acceptable to the tax commissioner. The report	426
shall include the following information:	427
(1) An itemized statement of the number of gallons of all	428
motor fuel received during the preceding calendar month by such	429
motor fuel dealer, which has been produced, refined, prepared,	430
distilled, manufactured, blended, or compounded by such motor	431
fuel dealer in the state;	432
(2) An itemized statement of the number of gallons of all	433
motor fuel received by such motor fuel dealer in the state from	434
any source during the preceding calendar month, other than motor	435
fuel included in division (A)(1) of this section, together with	436

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a statement showing the date of receipt of such motor fuel; the	437
name of the person from whom purchased or received; the date of	438
receipt of each shipment of motor fuel; the point of origin and	439
the point of destination of each shipment; the quantity of each	440
of said purchases or shipments; the name of the carrier; the	441
number of gallons contained in each car if shipped by rail; the	442
point of origin, destination, and shipper if shipped by pipe	443
line; or the name and owner of the boat, barge, or vessel if	444
shipped by water;	445
(3) An itemized statement of the number of gallons of	446
motor fuel which such motor fuel dealer has during the preceding	447
calendar month:	448
(a) For motor fuel other than gasoline sold for use other	449
than for operating motor vehicles on the public highways or on	450
waters within the boundaries of this state;	451
(b) Exported from this state to any other state or foreign	452
country as provided in division (A)(4) of section 5735.05 of the	453
Revised Code;	454
(c) Sold to the United States government or any of its	455
agencies;	456
(d) Sold for delivery to motor fuel dealers;	457
(e) Sold exclusively for use in the operation of	458
aircraft+.	459
(4) Beginning with the report required to be filed in	460
February 2020, the total number of gallons of motor fuel	461
certified to the motor fuel dealer under division (B)(2) of	462
section 5735.10 of the Revised Code for the preceding month;	463
(5) Such other information incidental to the enforcement	464

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of the motor fuel laws of the state as the commissioner	465
requires.	466
(B) The report shall show the tax due, computed as	467
follows:	468
(1) The following deductions shall be made from the total	469
number of gallons of motor fuel received by the motor fuel	470
dealer within the state during the preceding calendar month:	471
(a) The total number of gallons of motor fuel received by	472
the motor fuel dealer within the state and sold or otherwise	473
disposed of during the preceding calendar month as set forth in	474
section 5735.05 of the Revised Code;	475
(b) The total number of gallons received during the	476
preceding calendar month and sold or otherwise disposed of to	477
another licensed motor fuel dealer pursuant to section 5735.05	478
of the Revised Code;	479
(c) To cover the costs of the motor fuel dealer in	480
compiling the report, and evaporation, shrinkage, or other	481
unaccounted-for losses:	482
(i) If the report is timely filed and the tax is timely	483
paid, three per cent of the total number of gallons of motor	484
fuel received by the motor fuel dealer within the state during	485
the preceding calendar month less the total number of gallons	486
deducted under divisions (B)(1)(a) and (b) of this section, less	487
one per cent of the total number of gallons of motor fuel that	488
were sold to a retail dealer during the preceding calendar	489
month;	490
(ii) If the report required by division (A) of this	491
section is not timely filed and the tax is not timely paid, no	492
deduction shall be allowed:	493

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(iii) If the report is incomplete, no deduction shall be	494
allowed for any fuel on which the tax is not timely reported and	495
paid;	496
(d) Beginning with the report required to be filed in	497
February 2020, the total number of gallons of motor fuel	498
certified to the motor fuel dealer under division (B)(2) of	499
section 5735.10 of the Revised Code for the preceding month.	500
(2) The number of gallons remaining after the deductions	501
have been made shall be multiplied separately by each of the	502
following amounts:	503
(a) The cents per gallon rate;	504
(b) Two cents.	505
The sum of the products obtained in divisions (B)(2)(a)	506
and (b) of this section shall be the amount of motor fuel tax	507
for the preceding calendar month.	508
(C) The report shall be filed together with payment of the	509
tax shown on the report to be due, unless the motor fuel dealer	510
is required by section 5735.062 of the Revised Code to pay the	511
tax by electronic funds transfer, in which case the dealer shall	512
file the report pursuant to this section and pay the tax	513
pursuant to section 5735.062 of the Revised Code. The	514
commissioner may extend the time for filing reports and may	515
remit all or part of penalties which may become due under	516
sections 5735.01 to 5735.99 of the Revised Code. For purposes of	517
this section and sections 5735.062 and 5735.12 of the Revised	518
Code, a report required to be filed under this section is	519
considered filed when it is received by the tax commissioner,	520
and remittance of the tax due is considered to be made when the	521
remittance is received by the tax commissioner or when credited	522

to an account designated by the treasurer of state and the tax	523
commissioner for the receipt of tax remittances. The tax	524
commissioner shall immediately forward to the treasurer of state	525
all amounts received under this section.	526
(D) The tax commissioner may require a motor fuel dealer	527
to file a report for a period other than one month. Such a	528
report, together with payment of the tax, shall be filed not	529
later than thirty days after the last day of the prescribed	530
reporting period.	531
(E) No person required by this section to file a tax	532
report shall file a false or fraudulent tax report or supporting	533
schedule.	534
Sec. 5735.10. (A) As used in this section, "motor fuel tax	535
reduction card" and "reduction card" have the same meanings as	536
in section 5735.50 of the Revised Code.	537
(B) On or before February 5, 2020, and on or before the	538
fifth day of each month thereafter, each retail dealer shall	539
file with the tax commissioner a report for the preceding	540
calendar month, on forms prescribed by the commissioner. The	541
report shall include all of the following information:	542
(1) The number of gallons of motor fuel the retail dealer	543
sold at retail during the preceding calendar month;	544
(2) The number of gallons of motor fuel described in	545
division (B)(1) of this section against which a price reduction	546
was applied pursuant to section 5735.50 of the Revised Code;	547
(3) The name and address of each motor fuel dealer or	548
other person from which the retail dealer obtained motor fuel	549
that the dealer sold at retail during the preceding calendar	550
month;	551

(4) The number of gallons of motor fuel described in	552
division (B)(2) of this section that were obtained from each	553
motor fuel dealer or other person listed under division (B)(3)	554
of this section;	555
(5) The motor fuel tax reduction card number of each	556
reduction card used to reduce the price of motor fuel sold at	557
retail by the retail dealer during the preceding month and the	558
number of gallons of motor fuel with respect to which each such	559
card was used to apply a price reduction pursuant to section	560
5735.50 of the Revised Code.	561
(C) On or before February 5, 2020, and on or before the	562
fifth day of each month thereafter, each retail dealer shall	563
certify the following information to each motor fuel dealer from	564
which the retail dealer obtained motor fuel that the dealer sold	565
at retail during the preceding month:	566
(1) The number of gallons of motor fuel obtained from the	567
motor fuel dealer that the retail dealer sold at retail during	568
the preceding month;	569
(2) The number of gallons of motor fuel described in	570
division (B)(1) of this section against which a price reduction	571
was applied pursuant to section 5735.50 of the Revised Code.	572
(D) Each motor fuel dealer and each retail dealer shall	573
maintain complete and accurate records of purchases and sales of	574
motor fuel and shall procure and retain all invoices, bills of	575
lading, and other documents relating thereto, except that no	576
retail dealer shall be required to issue or maintain invoices	577
relating to that retail dealer's sales of motor fuel.	578
(B) (E) Every retail dealer shall take meter readings or	579
totalizer readings and tank stick readings at a retail service	580

station daily.	581
(C) (F) Every retail dealer shall maintain accurate	582
records each time a retail pump meter or totalizer is serviced,	583
repaired, or replaced. The repair and replacement records must	584
indicate, at a minimum, the date of the repair or replacement,	585
the meter or pump number, and all ascending and descending	586
numbers.	587
(D) (G) Such records and documents shall be open during	588
business hours to the inspection of the tax commissioner, and	589
shall be preserved for a period of four years, unless the	590
commissioner, in writing, consents to their destruction within	591
that period, or by order requires that they be kept for a longer	592
period.	593
No person shall refuse to provide such records and	594
documents to the tax commissioner or any person employed by the	595
commissioner for the purpose of inspecting such records and	596
documents.	597
(E) (H) No person required by this section to maintain	598
accurate records shall maintain or provide false or fraudulent	599
records.	600
Sec. 5735.50. (A) As used in this section, "motor fuel tax	601
reduction card" and "reduction card" mean the reduction card	602
issued by the registrar of motor vehicles under section 4503.106	603
of the Revised Code.	604
(B) A person who purchases motor fuel at retail for a	605
motor vehicle from a retail dealer that has the necessary	606
equipment that meets the criteria established under division (E)	607
of this section may present to the retail dealer the motor fuel	608
tay reduction card that was issued for that motor vehicle. Upon	600

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processing by the retail dealer, the per-gallon price of the	610
motor fuel shall be reduced by an amount that is equal to the	611
same per-gallon amount as the motor fuel tax imposed by this	612
<pre>chapter.</pre>	613
(C) The registered owner of a motor vehicle may authorize	614
any other person to utilize the reduction card that was issued	615
for that motor vehicle when purchasing motor fuel for that motor	616
vehicle.	617
(D) A reduction card that is issued under division (B) of	618
section 4503.106 of the Revised Code to a person who is not a	619
resident of this state is valid only when motor fuel is	620
purchased for the motor vehicle for which the reduction card is	621
<u>issued.</u>	622
(E) The tax commissioner, in consultation with the	623
registrar, shall adopt any rules the tax commissioner determines	624
necessary to implement this section, including establishing the	625
criteria that equipment must meet in order to be approved to	626
process a motor fuel tax reduction card. The tax commissioner	627
shall take any measures necessary to prevent the fraudulent use	628
of motor fuel tax reduction cards.	629
(F) (1) No person may utilize a motor fuel tax reduction	630
card when purchasing motor fuel for any motor vehicle other than	631
the motor vehicle for which the reduction card is issued.	632
(2) Except as otherwise provided in division (F)(2) of	633
this section, whoever recklessly violates division (F)(1) of	634
this section is guilty of a misdemeanor of the fourth degree.	635
Whoever recklessly violates division (F)(1) of this section who	636
previously has pleaded quilty to or been convicted of one such	637
violation is quilty of a misdemeanor of the third degree	638

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Whoever recklessly violates division (F)(1) of this section and	639
previously has pleaded guilty to or been convicted of two such	640
violations is guilty of a misdemeanor of the second degree.	641
Whoever recklessly violates division (F)(1) of this section and	642
previously has pleaded guilty to or been convicted of three such	643
violations is guilty of a misdemeanor of the first degree.	644
Whoever recklessly violates division (F)(1) of this section and	645
previously has pleaded guilty to or been convicted of four or	646
more such violations is guilty of a felony of the fifth degree.	647
Section 2. That existing sections 4503.10, 5735.06, and	648
5735.10 of the Revised Code are hereby repealed.	649