

watercraft, or outboard motor are in the possession of the 51075  
pawnbroker; 51076

(4) That the owner of the motor vehicle, watercraft, or 51077  
outboard motor has failed to redeem the pledged motor vehicle, 51078  
watercraft, or outboard motor or pay interest on the loan for 51079  
which the motor vehicle, watercraft, or outboard motor was pledged 51080  
within two months from the date of the loan or the date on which 51081  
the last interest payment was due; 51082

(5) That the pawnbroker has notified the owner of the motor 51083  
vehicle, watercraft, or outboard motor by mail, with proof of 51084  
mailing, as required by division (A) of section 4727.11 of the 51085  
Revised Code, or electronically, as permitted by that division, 51086  
and the owner has failed to redeem the motor vehicle, watercraft, 51087  
or outboard motor within the thirty-day period required by that 51088  
division to be specified in the notice. 51089

Upon presentation by the pawnbroker of a copy of the 51090  
affidavit, a copy of the pawn form, a copy of the proof of mailing 51091  
or that the electronic mail was sent, and the certificate of title 51092  
to the motor vehicle, watercraft, or outboard motor, a clerk of a 51093  
court of common pleas shall issue, if the record shows no lien or 51094  
encumbrances exist, a certificate of title, free and clear of all 51095  
liens and encumbrances, to the pawnbroker. 51096

(C) No person shall execute or present the affidavit required 51097  
by this section, knowing any entry on the affidavit to be false. 51098

(D) Whoever violates this section shall be fined not more 51099  
than two hundred dollars, imprisoned not more than ninety days, or 51100  
both. 51101

Sec. 4511.0915. (A) On or before July 31, 2015, any local 51102  
authority that has operated a traffic law photo-monitoring device 51103  
between March 23, 2015, and June 30, 2015, shall file either a 51104

report or statement of compliance with the auditor of state as follows: 51105  
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(1) If the local authority operated any traffic law photo-monitoring device without fully complying with sections 4511.092 to 4511.0914 of the Revised Code, the local authority shall file a report that includes a detailed statement of the civil fines the local authority has billed to drivers for any violation of any municipal ordinance that is based upon evidence recorded by a traffic law photo-monitoring device, including the gross amount of fines that have been billed. 51107  
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(2) If the local authority has fully complied with sections 4511.092 to 4511.0914 of the Revised Code, in lieu of a report, the local authority shall submit a signed statement affirming compliance with all requirements of those sections. 51115  
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(B) Beginning with the three-month period that commences July 1, 2015, and ends September 30, 2015, and for each three-month period thereafter, during which a local authority has operated a traffic law photo-monitoring device, the local authority shall file either a report or a signed statement of compliance with the auditor of state in the same manner as described in division (A) of this section. The local authority shall file the report or statement not later than thirty days after the end of the applicable three-month period. 51119  
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(C) The auditor of state shall do all of the following: 51128

(1) Immediately forward a copy of each report or signed statement of compliance received under this section to the tax commissioner for purposes of calculating payments under section 5747.50 of the Revised Code; 51129  
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(2) Notify the commissioner of each subdivision required to file a report or signed statement that did not do so; 51133  
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(3) Notify the commissioner when a subdivision that is the 51135  
subject of a notification under division (C)(2) of this section 51136  
files all reports or signed statements the subdivision is required 51137  
to file. 51138

**Sec. 4511.191.** (A)(1) As used in this section: 51139

(a) "Physical control" has the same meaning as in section 51140  
4511.194 of the Revised Code. 51141

(b) "Alcohol monitoring device" means any device that 51142  
provides for continuous alcohol monitoring, any ignition interlock 51143  
device, any immobilizing or disabling device other than an 51144  
ignition interlock device that is constantly available to monitor 51145  
the concentration of alcohol in a person's system, or any other 51146  
device that provides for the automatic testing and periodic 51147  
reporting of alcohol consumption by a person and that a court 51148  
orders a person to use as a sanction imposed as a result of the 51149  
person's conviction of or plea of guilty to an offense. 51150

(c) "Community addiction services provider" has the same 51151  
meaning as in section 5119.01 of the Revised Code. 51152

(2) Any person who operates a vehicle, streetcar, or 51153  
trackless trolley upon a highway or any public or private property 51154  
used by the public for vehicular travel or parking within this 51155  
state or who is in physical control of a vehicle, streetcar, or 51156  
trackless trolley shall be deemed to have given consent to a 51157  
chemical test or tests of the person's whole blood, blood serum or 51158  
plasma, breath, or urine to determine the alcohol, drug of abuse, 51159  
controlled substance, metabolite of a controlled substance, or 51160  
combination content of the person's whole blood, blood serum or 51161  
plasma, breath, or urine if arrested for a violation of division 51162  
(A) or (B) of section 4511.19 of the Revised Code, section 51163  
4511.194 of the Revised Code or a substantially equivalent 51164  
municipal ordinance, or a municipal OVI ordinance. 51165