

**\*\*\* DRAFT - NOT YET FILED \*\*\***

4501:1-6-06

**Deputy registrar vending machines.**

(A) Any deputy registrar that is not a county auditor or clerk of common pleas court may operate a vending machine.

(B) The following items are permitted vending machine products:

(1) Non-perishable foods;

(2) Shelf-stable foods such as chips, cookies, cakes, and other such snacks;

(3) Chilled beverages; and

(4) Other products consistent with the functions of a deputy registrar

(C) Sale of alcohol and tobacco is strictly prohibited.

(D) Any items not included in the above list or outside of standard deputy registrar functions must be approved by the registrar prior to being made available for sale.

(E) The registrar may terminate the sale of particular vending machine products, or vending machine operations altogether, at locations not in compliance with this chapter.

**\*\*\* DRAFT - NOT YET FILED \*\*\***

4501:1-6-07

**Nonprofit corporation deputy registrar proceeds.**

A nonprofit corporation operating as a deputy registrar may advertise that a specified amount of proceeds collected are directed to a specified charitable organization or philanthropic cause.

**\*\*\*DRAFT - NOT FOR FILING\*\*\***

**4501:1-6-08 Third party advertising at deputy registrar locations.**

- (A) Any deputy registrar that is not a county auditor or clerk of common pleas court, in accordance with the standards set forth, may sell, or otherwise grant, advertising rights to a third-party business for the purpose of display and presentation of all advertising permitted within a deputy registrar agency.
- (B) The following procedures shall be adhered to when adding, removing, or updating advertisements:
- (1) The registrar must approve or disapprove the addition or alteration of all advertisements before display;
  - (2) Advertisements for any organization, group, or business promoting the following is prohibited:
    - (a) Vulgar, obscene, or inappropriate products or services;
    - (b) Alcohol consumption;
    - (c) Illegal drug use.
  - (3) Advertisements for automobile insurance services are prohibited; and
  - (4) Advertisements for political parties and/or endorsements are prohibited.
- (C) The registrar has the authority to deny display of any advertisement deemed unacceptable.
- (D) Advertisement display shall be aesthetically pleasing and conducive to agency design and makeup, and presented in one of the following methods:
- (1) Electronically displayed on a television or monitor without sound, or
  - (2) Non-electronically using a single display or bulletin board having a total area of no more than 32 square feet (32 ft<sup>2</sup>).
- (E) No advertising of any good or service is permitted at a deputy registrar license agency except as permitted by paragraph (D) or by special exemption by the registrar for a specific purpose and fixed duration.

**\*\*\*DRAFT - NOT FOR FILING\*\*\***

**4501:1-6-09 Multi-year vehicle registration fees.**

(A) Deputy registrar fees for multi-year vehicle registrations shall adhere to the following pricing structure:

- (1) One year vehicle registration fee - Three dollars and fifty cents (\$3.50);
- (2) Two year vehicle registration fee - Five dollars and twenty-five cents (\$5.25);
- (3) Three year vehicle registration fee - Eight dollars (\$8.00);
- (4) Four year vehicle registration fee - Ten dollars (\$10.00);
- (5) Five year vehicle registration fee - Ten dollars (\$10.00)

**\*\*\*DRAFT - NOT FOR FILING\*\*\***

**4501:1-6-10 Vehicle registration convenience fees.**

- (A) Deputy registrars shall be granted the authority to charge vehicle registration convenience fees, as approved by the registrar of motor vehicles.
- (B) The following guidelines shall be followed when determining fees incurred by customers for conveniences provided by bureau of motor vehicle (BMV) kiosks.
- (1) Convenience fees shall be the total amount of required vendor fees associated with kiosk operations;
  - (2) Kiosk convenience fees shall not exceed operating costs charged by the BMV kiosk vendor;
  - (3) Customers shall pay established convenience fees in addition to all applicable deputy registrar fees, vehicle registration fees, and taxes;
- (C) Deputy registrars may offer optional services to customers designed to enhance customer convenience related to vehicle registration, and may charge customers opting for the convenience service a fee in accordance with the following requirements:
- (1) Written authorization must be obtained from the registrar of motor vehicles prior to offering additional services enhancing the convenience of vehicle registration transactions.
  - (2) Monetary amounts to be charged for proposed services must be included with requests to the registrar of motor vehicles.
  - (3) Additional written authorization must be obtained for any changes to previously approved vehicle registration convenience services.
  - (4) All approved services offered at an additional cost to the customer, for convenience purposes, must adhere to the following:
    - (a) Services offered and associated costs must be posted on display in plain view for customers;
    - (b) Verbally conveyed to customers prior to completion of transaction; and
    - (c) Applied only to vehicle registration transactions where convenience services are offered and implemented.
  - (5) Deputy registrars and their employees are prohibited from pressuring customers to accept any services or pay any additional fees set forth in this rule.

**\*\*\*DRAFT - NOT FOR FILING\*\*\***

**4501:1-6-11 Deputy registrar fees.**

The deputy registrar service fee that shall be charged for sections referenced in section 4503.038 of the Revised Code, is three dollars and fifty cents.