## Reviewed As To Form By Legislative Service Commission

#### As Introduced

# 133rd General Assembly Regular Session 2019-2020

S. B. No. 190

#### **Senator Schaffer**

### A BILL

То	amend sections 5747.02, 5747.08, and 5747.98 and	1
	to enact section 5747.64 of the Revised Code to	2
	allow an income tax credit for law enforcement	3
	officials who purchase safety or protective	4
	items to be used in the course of official law	5
	enforcement activities.	6

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

Section 1. That sections 5747.02, 5747.08, and 5747.98 be	7
amended and section 5747.64 of the Revised Code be enacted to	8
read as follows:	9
Sec. 5747.02. (A) For the purpose of providing revenue for	10
the support of schools and local government functions, to	11
provide relief to property taxpayers, to provide revenue for the	12
general revenue fund, and to meet the expenses of administering	13
the tax levied by this chapter, there is hereby levied on every	14
individual, trust, and estate residing in or earning or	15
receiving income in this state, on every individual, trust, and	16
estate earning or receiving lottery winnings, prizes, or awards	17
pursuant to Chapter 3770. of the Revised Code, on every	18
individual, trust, and estate earning or receiving winnings on	19

casino gaming, and on every individual, trust, and estate	20
otherwise having nexus with or in this state under the	21
Constitution of the United States, an annual tax measured as	22
prescribed in divisions (A)(1) to (4) of this section.	23
(1) In the case of trusts, the tax imposed by this section	24
shall be measured by modified Ohio taxable income under division	25
(D) of this section and levied in the same amount as the tax is	26
imposed on estates as prescribed in division (A)(2) of this	27
section.	28
(2) In the case of estates, the tax imposed by this	29
section shall be measured by Ohio taxable income and levied at	30
the rate of seven thousand four hundred twenty-five ten-	31
thousandths per cent for the first ten thousand five hundred	32
dollars of such income and, for income in excess of that amount,	33
at the same rates prescribed in division (A)(3) of this section	34
for individuals.	35
(3) In the case of individuals, for taxable years	36
beginning in 2017 or thereafter, the tax imposed by this section	37
on income other than taxable business income shall be measured	38
by Ohio adjusted gross income, less taxable business income and	39
less an exemption for the taxpayer, the taxpayer's spouse, and	40
each dependent as provided in section 5747.025 of the Revised	41
Code. If the balance thus obtained is equal to or less than ten	42
thousand five hundred dollars, no tax shall be imposed on that	43
balance. If the balance thus obtained is greater than ten	44
thousand five hundred dollars, the tax is hereby levied as	45
follows:	46
OHIO ADJUSTED GROSS	47
INCOME LESS TAXABLE	48
BUSINESS INCOME AND EXEMPTIONS	49

(INDIVIDUALS)		50
OR		51
MODIFIED OHIO		52
TAXABLE INCOME (TRUST	S)	53
OR		54
OHIO TAXABLE INCOME (	ESTATES) TAX	5.5
More than \$10,500 but	\$77.96 plus 1.980% of the amount	56
not more than \$15,800	in excess of \$10,500	57
More than \$15,800 but	\$182.90 plus 2.476% of the amount	58
not more than \$21,100	in excess of \$15,800	59
More than \$21,100 but	\$314.13 plus 2.969% of the amount	60
not more than \$42,100	in excess of \$21,100	61
More than \$42,100 but	\$937.62 plus 3.465% of the amount	62
not more than \$84,200	in excess of \$42,100	63
More than \$84,200 but	\$2,396.39 plus 3.960% of the amount	64
not more than \$105,300	in excess of \$84,200	65
More than \$105,300 but	\$3,231.95 plus 4.597% of the amount	66
not more than \$210,600	in excess of \$105,300	67
More than \$210,600	\$8,072.59 plus 4.997% of the amount	68
	in excess of \$210,600	69
(4)(a) In the case of	individuals, for taxable years	70
beginning in 2016 or therea	after, the tax imposed by this section	71
on taxable business income	shall equal three per cent of the	72
result obtained by subtract	ing any amount allowed under division	73
(A)(4)(b) of this section f	from the individual's taxable business	74
income.		75
(b) If the exemptions	allowed to an individual under	76
division (A)(3) of this sec	ction exceed the taxpayer's Ohio	77

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adjusted gross income less taxable business income, the excess	78
shall be deducted from taxable business income before computing	79
the tax under division (A)(4)(a) of this section.	80

(5) Except as otherwise provided in this division, in 81 August of each year, the tax commissioner shall make a new 82 adjustment to the income amounts prescribed in divisions (A)(2) 83 and (3) of this section by multiplying the percentage increase 84 in the gross domestic product deflator computed that year under 85 section 5747.025 of the Revised Code by each of the income 86 amounts resulting from the adjustment under this division in the 87 preceding year, adding the resulting product to the 88 corresponding income amount resulting from the adjustment in the 89 preceding year, and rounding the resulting sum to the nearest 90 multiple of fifty dollars. The tax commissioner also shall 91 recompute each of the tax dollar amounts to the extent necessary 92 to reflect the new adjustment of the income amounts. To 93 recompute the tax dollar amount corresponding to the lowest tax 94 rate in division (A)(3) of this section, the commissioner shall 95 multiply the tax rate prescribed in division (A)(2) of this 96 section by the income amount specified in that division and as 97 adjusted according to this paragraph. The rates of taxation 98 shall not be adjusted. 99

The adjusted amounts apply to taxable years beginning in 100 the calendar year in which the adjustments are made and to 101 taxable years beginning in each ensuing calendar year until a 102 calendar year in which a new adjustment is made pursuant to this 103 division. The tax commissioner shall not make a new adjustment 104 in any year in which the amount resulting from the adjustment 105 would be less than the amount resulting from the adjustment in 106 107 the preceding year.

(B) If the director of budget and management makes a	108
certification to the tax commissioner under division (B) of	109
section 131.44 of the Revised Code, the amount of tax as	110
determined under divisions (A)(1) to (3) of this section shall	111
be reduced by the percentage prescribed in that certification	112
for taxable years beginning in the calendar year in which that	113
certification is made.	114
(C) The levy of this tax on income does not prevent a	115
municipal corporation, a joint economic development zone created	116
under section 715.691, or a joint economic development district	117
created under section 715.70, 715.71, or 715.72 of the Revised	118
Code from levying a tax on income.	119
(D) This division applies only to taxable years of a trust	120
beginning in 2002 or thereafter.	121
(1) The tax imposed by this section on a trust shall be	122
computed by multiplying the Ohio modified taxable income of the	123
trust by the rates prescribed by division (A) of this section.	124
(2) A resident trust may claim a credit against the tax	125
computed under division (D) of this section equal to the lesser	126
of (a) the tax paid to another state or the District of Columbia	127
on the resident trust's modified nonbusiness income, other than	128
the portion of the resident trust's nonbusiness income that is	129
qualifying investment income as defined in section 5747.012 of	130
the Revised Code, or (b) the effective tax rate, based on	131
modified Ohio taxable income, multiplied by the resident trust's	132
modified nonbusiness income other than the portion of the	133
resident trust's nonbusiness income that is qualifying	134
investment income. The credit applies before any other	135
applicable credits.	136

(3) The credits enumerated in divisions (A)(1) to $\frac{(9)-(10)}{}$	137
and (A) <del>(18) <u>(19)</u> to <del>(20)</del> <u>(21)</u> of section 5747.98 of the Revised</del>	138
Code do not apply to a trust subject to division (D) of this	139
section. Any credits enumerated in other divisions of section	140
5747.98 of the Revised Code apply to a trust subject to division	141
(D) of this section. To the extent that the trust distributes	142
income for the taxable year for which a credit is available to	143
the trust, the credit shall be shared by the trust and its	144
beneficiaries. The tax commissioner and the trust shall be	145
guided by applicable regulations of the United States treasury	146
regarding the sharing of credits.	147
(E) For the purposes of this section, "trust" means any	148
trust described in Subchapter J of Chapter 1 of the Internal	149
Revenue Code, excluding trusts that are not irrevocable as	150
defined in division (I)(3)(b) of section 5747.01 of the Revised	151
Code and that have no modified Ohio taxable income for the	152
taxable year, charitable remainder trusts, qualified funeral	153
trusts and preneed funeral contract trusts established pursuant	154
to sections 4717.31 to 4717.38 of the Revised Code that are not	155
qualified funeral trusts, endowment and perpetual care trusts,	156
qualified settlement trusts and funds, designated settlement	157
trusts and funds, and trusts exempted from taxation under	158
section 501(a) of the Internal Revenue Code.	159
(F) Nothing in division (A)(3) of this section shall	160
prohibit an individual with an Ohio adjusted gross income, less	161
taxable business income and exemptions, of ten thousand five	162
hundred dollars or less from filing a return under this chapter	163
to receive a refund of taxes withheld or to claim any refundable	164
credit allowed under this chapter.	165

Sec. 5747.08. An annual return with respect to the tax

imposed by section 5747.02 of the Revised Code and each tax	167
imposed under Chapter 5748. of the Revised Code shall be made by	168
every taxpayer for any taxable year for which the taxpayer is	169
liable for the tax imposed by that section or under that	170
chapter, unless the total credits allowed under division (E) of	171
section 5747.05 and divisions (F) and (G) of section 5747.055 of	172
the Revised Code for the year are equal to or exceed the tax	173
imposed by section 5747.02 of the Revised Code, in which case no	174
return shall be required unless the taxpayer is liable for a tax	175
imposed pursuant to Chapter 5748. of the Revised Code.	176
(A) If an individual is deceased, any return or notice	177
required of that individual under this chapter shall be made and	178
filed by that decedent's executor, administrator, or other	179
person charged with the property of that decedent.	180
(B) If an individual is unable to make a return or notice	181
required by this chapter, the return or notice required of that	182
individual shall be made and filed by the individual's duly	183
authorized agent, guardian, conservator, fiduciary, or other	184
person charged with the care of the person or property of that	185
individual.	186
(C) Returns or notices required of an estate or a trust	187
shall be made and filed by the fiduciary of the estate or trust.	188
(D)(1)(a) Except as otherwise provided in division (D)(1)	189
(b) of this section, any pass-through entity may file a single	190
return on behalf of one or more of the entity's investors other	191
than an investor that is a person subject to the tax imposed	192
under section 5733.06 of the Revised Code. The single return	193
shall set forth the name, address, and social security number or	194
other identifying number of each of those pass-through entity	195

investors and shall indicate the distributive share of each of

those pass-through entity investor's income taxable in this	197
state in accordance with sections 5747.20 to 5747.231 of the	198
Revised Code. Such pass-through entity investors for whom the	199
pass-through entity elects to file a single return are not	200
entitled to the exemption or credit provided for by sections	201
5747.02 and 5747.022 of the Revised Code; shall calculate the	202
tax before business credits at the highest rate of tax set forth	203
in section 5747.02 of the Revised Code for the taxable year for	204
which the return is filed; and are entitled to only their	205
distributive share of the business credits as defined in	206
division (D)(2) of this section. A single check drawn by the	207
pass-through entity shall accompany the return in full payment	208
of the tax due, as shown on the single return, for such	209
investors, other than investors who are persons subject to the	210
tax imposed under section 5733.06 of the Revised Code.	211
(b)(i) A pass-through entity shall not include in such a	212
single return any investor that is a trust to the extent that	213
any direct or indirect current, future, or contingent	214
beneficiary of the trust is a person subject to the tax imposed	215
under section 5733.06 of the Revised Code.	216
(ii) A pass-through entity shall not include in such a	217
single return any investor that is itself a pass-through entity	218
to the extent that any direct or indirect investor in the second	219
pass-through entity is a person subject to the tax imposed under	220
section 5733.06 of the Revised Code.	221
(c) Nothing in division (D) of this section precludes the	222
tax commissioner from requiring such investors to file the	223
return and make the payment of taxes and related interest,	224
penalty, and interest penalty required by this section or	225

section 5747.02, 5747.09, or 5747.15 of the Revised Code.

Nothing in division (D) of this section precludes such an	227
investor from filing the annual return under this section,	228
utilizing the refundable credit equal to the investor's	229
proportionate share of the tax paid by the pass-through entity	230
on behalf of the investor under division (I) of this section,	231
and making the payment of taxes imposed under section 5747.02 of	232
the Revised Code. Nothing in division (D) of this section shall	233
be construed to provide to such an investor or pass-through	234
entity any additional deduction or credit, other than the credit	235
provided by division (I) of this section, solely on account of	236
the entity's filing a return in accordance with this section.	237
Such a pass-through entity also shall make the filing and	238
payment of estimated taxes on behalf of the pass-through entity	239
investors other than an investor that is a person subject to the	240
tax imposed under section 5733.06 of the Revised Code.	241
(2) For the purposes of this section, "business credits"	242
means the credits listed in section 5747.98 of the Revised Code	243
excluding the following credits:	244
(a) The retirement income credit under division (B) of	245
section 5747.055 of the Revised Code;	246
(b) The senior citizen credit under division (F) of	247
section 5747.055 of the Revised Code;	248
	2.4.0
(c) The lump sum distribution credit under division (G) of	249
section 5747.055 of the Revised Code;	250
(d) The dependent care credit under section 5747.054 of	251
the Revised Code;	252
(e) The lump sum retirement income credit under division	253
(C) of section 5747.055 of the Revised Code;	254
(c) of Section 5/1/1005 of the hevised code,	201
(f) The lump sum retirement income credit under division	255

(D) of section 5747.055 of the Revised Code;	256
(g) The lump sum retirement income credit under division	257
(E) of section 5747.055 of the Revised Code;	258
(h) The credit for displaced workers who pay for job	259
training under section 5747.27 of the Revised Code;	260
(i) The twenty-dollar personal exemption credit under	261
section 5747.022 of the Revised Code;	262
(j) The joint filing credit under division (E) of section	263
5747.05 of the Revised Code;	264
(k) The nonresident credit under division (A) of section	265
5747.05 of the Revised Code;	266
(1) The credit for a resident's out-of-state income under	267
division (B) of section 5747.05 of the Revised Code;	268
(m) The earned income tax credit under section 5747.71 of	269
the Revised Code;	270
(n) The credit for law enforcement officer purchases under	271
section 5747.64 of the Revised Code.	272
(3) The election provided for under division (D) of this	273
section applies only to the taxable year for which the election	274
is made by the pass-through entity. Unless the tax commissioner	275
provides otherwise, this election, once made, is binding and	276
irrevocable for the taxable year for which the election is made.	277
Nothing in this division shall be construed to provide for any	278
deduction or credit that would not be allowable if a nonresident	279
pass-through entity investor were to file an annual return.	280
(4) If a pass-through entity makes the election provided	281
for under division (D) of this section, the pass-through entity	282

shall be liable for any additional taxes, interest, interest	283
penalty, or penalties imposed by this chapter if the tax	284
commissioner finds that the single return does not reflect the	285
correct tax due by the pass-through entity investors covered by	286
that return. Nothing in this division shall be construed to	287
limit or alter the liability, if any, imposed on pass-through	288
entity investors for unpaid or underpaid taxes, interest,	289
interest penalty, or penalties as a result of the pass-through	290
entity's making the election provided for under division (D) of	291
this section. For the purposes of division (D) of this section,	292
"correct tax due" means the tax that would have been paid by the	293
pass-through entity had the single return been filed in a manner	294
reflecting the commissioner's findings. Nothing in division (D)	295
of this section shall be construed to make or hold a pass-	296
through entity liable for tax attributable to a pass-through	297
entity investor's income from a source other than the pass-	298
through entity electing to file the single return.	299

(E) If a husband and wife file a joint federal income tax

return for a taxable year, they shall file a joint return under

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this section for that taxable year, and their liabilities are

joint and several, but, if the federal income tax liability of

either spouse is determined on a separate federal income tax

304
return, they shall file separate returns under this section.

If either spouse is not required to file a federal income 306 tax return and either or both are required to file a return 307 pursuant to this chapter, they may elect to file separate or 308 joint returns, and, pursuant to that election, their liabilities 309 are separate or joint and several. If a husband and wife file 310 separate returns pursuant to this chapter, each must claim the 311 taxpayer's own exemption, but not both, as authorized under 312 section 5747.02 of the Revised Code on the taxpayer's own 313

return.	314
(F) Each return or notice required to be filed under this	315
section shall contain the signature of the taxpayer or the	316
taxpayer's duly authorized agent and of the person who prepared	317
the return for the taxpayer, and shall include the taxpayer's	318
social security number. Each return shall be verified by a	319
declaration under the penalties of perjury. The tax commissioner	320
shall prescribe the form that the signature and declaration	321
shall take.	322
(G) Each return or notice required to be filed under this	323
section shall be made and filed as required by section 5747.04	324
of the Revised Code, on or before the fifteenth day of April of	325
each year, on forms that the tax commissioner shall prescribe,	326
together with remittance made payable to the treasurer of state	327
in the combined amount of the state and all school district	328
income taxes shown to be due on the form.	329
Upon good cause shown, the commissioner may extend the	330
period for filing any notice or return required to be filed	331
under this section and may adopt rules relating to extensions.	332
If the extension results in an extension of time for the payment	333
of any state or school district income tax liability with	334
respect to which the return is filed, the taxpayer shall pay at	335
the time the tax liability is paid an amount of interest	336
computed at the rate per annum prescribed by section 5703.47 of	337
the Revised Code on that liability from the time that payment is	338

due without extension to the time of actual payment. Except as

all other interest charges and penalties, all taxes imposed

under this chapter or Chapter 5748. of the Revised Code and

provided in section 5747.132 of the Revised Code, in addition to

remaining unpaid after they become due, except combined amounts

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due of one dollar or less, bear interest at the rate per annum	344
prescribed by section 5703.47 of the Revised Code until paid or	345
until the day an assessment is issued under section 5747.13 of	346
the Revised Code, whichever occurs first.	347

If the commissioner considers it necessary in order to

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ensure the payment of the tax imposed by section 5747.02 of the

Revised Code or any tax imposed under Chapter 5748. of the

Revised Code, the commissioner may require returns and payments

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to be made otherwise than as provided in this section.

To the extent that any provision in this division 353 conflicts with any provision in section 5747.026 of the Revised 354 Code, the provision in that section prevails. 355

- (H) The amounts withheld by an employer pursuant to 356 section 5747.06 of the Revised Code, a casino operator pursuant 357 to section 5747.063 of the Revised Code, or a lottery sales 358 agent pursuant to section 5747.064 of the Revised Code shall be 359 allowed to the recipient of the compensation casino winnings, or 360 lottery prize award as credits against payment of the 361 appropriate taxes imposed on the recipient by section 5747.02 362 and under Chapter 5748. of the Revised Code. 363
- (I) If a pass-through entity elects to file a single 364 return under division (D) of this section and if any investor is 365 required to file the annual return and make the payment of taxes 366 required by this chapter on account of the investor's other 367 income that is not included in a single return filed by a pass-368 through entity or any other investor elects to file the annual 369 return, the investor is entitled to a refundable credit equal to 370 the investor's proportionate share of the tax paid by the pass-371 through entity on behalf of the investor. The investor shall 372 claim the credit for the investor's taxable year in which or 373

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with which ends the taxable year of the pass-through entity.	374
Nothing in this chapter shall be construed to allow any credit	375
provided in this chapter to be claimed more than once. For the	376
purpose of computing any interest, penalty, or interest penalty,	377
the investor shall be deemed to have paid the refundable credit	378
provided by this division on the day that the pass-through	379
entity paid the estimated tax or the tax giving rise to the	380
credit.	381

- (J) The tax commissioner shall ensure that each return 382 required to be filed under this section includes a box that the 383 taxpayer may check to authorize a paid tax preparer who prepared 384 the return to communicate with the department of taxation about 385 matters pertaining to the return. The return or instructions 386 accompanying the return shall indicate that by checking the box 387 the taxpayer authorizes the department of taxation to contact 388 the preparer concerning questions that arise during the 389 processing of the return and authorizes the preparer only to 390 provide the department with information that is missing from the 391 return, to contact the department for information about the 392 processing of the return or the status of the taxpayer's refund 393 or payments, and to respond to notices about mathematical 394 errors, offsets, or return preparation that the taxpayer has 395 received from the department and has shown to the preparer. 396
- (K) The tax commissioner shall permit individual taxpayers 397 to instruct the department of taxation to cause any refund of 398 overpaid taxes to be deposited directly into a checking account, 399 savings account, or an individual retirement account or 400 individual retirement annuity, or preexisting college savings 401 plan or program account offered by the Ohio tuition trust 402 authority under Chapter 3334. of the Revised Code, as designated 403 by the taxpayer, when the taxpayer files the annual return 404

required by this section electronically.	405
(L) The tax commissioner may adopt rules to administer	406
this section.	407
Sec. 5747.64. (A) As used in this section, "law_	408
enforcement officer" means a sheriff, deputy sheriff, constable,	409
municipal police officer, police officer of a township or joint	410
township police district, marshal, deputy marshal, or state	411
highway patrolman, and also means any officer, agent, or	412
employee of the state or any of its agencies, instrumentalities,	413
or political subdivisions, upon whom, by statute, the authority	414
to arrest violators is conferred, when the officer, agent, or	415
employee is acting within the limits of statutory authority.	416
(B) There is hereby allowed a nonrefundable credit against	417
the tax imposed by section 5747.02 of the Revised Code for	418
amounts spent by a law enforcement officer during the taxable	419
year on items used by that officer to ensure the officer's	420
safety or protection while performing official law enforcement	421
activities. The amount of the credit shall not exceed five	422
hundred dollars. The credit shall be claimed in the order	423
required under section 5747.98 of the Revised Code.	424
The tax commissioner may request that a law enforcement	425
officer or retired law enforcement officer claiming a credit	426
under this section furnish information as is necessary to	427
support the claim for the credit under this section, and no	428
credit shall be allowed unless the requested information is	429
provided.	430
Sec. 5747.98. (A) To provide a uniform procedure for	431
calculating a taxpayer's aggregate tax liability under section	432
5747 02 of the Revised Code. a taxpaver shall claim any credits	433

to which the taxpayer is entitled in the following order:	434
(1) Either the retirement income credit under division (B)	435
of section 5747.055 of the Revised Code or the lump sum	436
retirement income credits under divisions (C), (D), and (E) of	437
that section;	438
(2) Either the senior citizen credit under division (F) of	439
section 5747.055 of the Revised Code or the lump sum	440
distribution credit under division (G) of that section;	441
(3) The dependent care credit under section 5747.054 of	442
the Revised Code;	443
(4) The credit for displaced workers who pay for job	444
training under section 5747.27 of the Revised Code;	445
(5) The campaign contribution credit under section 5747.29	446
of the Revised Code;	447
(6) The twenty-dollar personal exemption credit under	448
section 5747.022 of the Revised Code;	449
(7) The joint filing credit under division (G) of section	450
5747.05 of the Revised Code;	451
(8) The earned income credit under section 5747.71 of the	452
Revised Code;	453
(9) The credit for law enforcement officer purchases under	454
section 5747.64 of the Revised Code;	455
(10) The credit for adoption of a minor child under	456
section 5747.37 of the Revised Code;	457
(10) (11) The nonrefundable job retention credit under	458
division (B) of section 5747.058 of the Revised Code;	459
(11) (12) The enterprise zone credit under section 5709.66	460

of the Revised Code;	461
(12) (13) The ethanol plant investment credit under	462
section 5747.75 of the Revised Code;	463
(13) (14) The credit for purchases of qualifying grape	464
production property under section 5747.28 of the Revised Code;	465
(14) (15) The small business investment credit under	466
section 5747.81 of the Revised Code;	467
(15) (16) The enterprise zone credits under section	468
5709.65 of the Revised Code;	469
$\frac{(16)-(17)}{}$ The research and development credit under	470
section 5747.331 of the Revised Code;	471
(17) (18) The credit for rehabilitating a historic	472
building under section 5747.76 of the Revised Code;	473
$\frac{(18)}{(19)}$ The nonresident credit under division (A) of	474
section 5747.05 of the Revised Code;	475
(19) (20) The credit for a resident's out-of-state income	476
under division (B) of section 5747.05 of the Revised Code;	477
(20) (21) The refundable motion picture production credit	478
under section 5747.66 of the Revised Code;	479
(21) (22) The refundable jobs creation credit or job	480
retention credit under division (A) of section 5747.058 of the	481
Revised Code;	482
$\frac{(22)}{(23)}$ The refundable credit for taxes paid by a	483
qualifying entity granted under section 5747.059 of the Revised	484
Code;	485
(23) (24) The refundable credits for taxes paid by a	486
qualifying pass-through entity granted under division (I) of	487

section 5747.08 of the Revised Code;	488
(24) (25) The refundable credit under section 5747.80 of	489
the Revised Code for losses on loans made to the Ohio venture	490
capital program under sections 150.01 to 150.10 of the Revised	491
Code;	492
(25) (26) The refundable credit for rehabilitating a	493
historic building under section 5747.76 of the Revised Code;	494
(26) (27) The refundable credit for financial institution	495
taxes paid by a pass-through entity granted under section	496
5747.65 of the Revised Code.	497
(B) For any credit, except the refundable credits	498
enumerated in this section and the credit granted under division	499
(H) of section 5747.08 of the Revised Code, the amount of the	500
credit for a taxable year shall not exceed the taxpayer's	501
aggregate amount of tax due under section 5747.02 of the Revised	502
Code, after allowing for any other credit that precedes it in	503
the order required under this section. Any excess amount of a	504
particular credit may be carried forward if authorized under the	505
section creating that credit. Nothing in this chapter shall be	506
construed to allow a taxpayer to claim, directly or indirectly,	507
a credit more than once for a taxable year.	508
Section 2. That existing sections 5747.02, 5747.08, and	509
5747.98 of the Revised Code are hereby repealed.	510
Section 3. The amendment or enactment by this act of	511
sections 5747.02, 5747.08, 5747.64, and 5747.98 of the Revised	512
Code applies to taxable years beginning on or after January 1,	513
2019.	514