As Introduced

135th General Assembly Regular Session 2023-2024

H. B. No. 395

Representatives Lorenz, Brewer Cosponsor: Representative Seitz

A BILL

То	amend sections 2152.20, 2152.21, 4507.05,	1
	4507.071, 4508.02, 4510.311, 5747.08, and	2
	5747.98 and to enact section 5747.86 of the	3
	Revised Code to lower the age at which a	4
	juvenile may obtain a temporary instruction	5
	permit, to require defensive driver training as	6
	a prerequisite to receiving a driver's license,	7
	to alter the penalties for certain first-time	8
	juvenile traffic offenders, and to authorize an	9
	income tax credit for younger drivers who	10
	voluntarily take a defensive driving course.	11

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

Section 1. That sections 2152.20, 2152.21, 4507.05,	12
4507.071, 4508.02, 4510.311, 5747.08, and 5747.98 be amended and	13
section 5747.86 of the Revised Code be enacted to read as	14
follows:	15
Sec. 2152.20. (A) If a child is adjudicated a delinquent	16
child or a juvenile traffic offender, the court may order any of	17
the following dispositions, in addition to any other disposition	18

authorized or required by this chapter: 19 (1) Impose a fine in accordance with the following 20 schedule: 21 (a) For an act that would be a minor misdemeanor or an 22 unclassified misdemeanor if committed by an adult, a fine not to 23 exceed fifty dollars+. If a juvenile traffic offender has never 24 been adjudicated a juvenile traffic offender prior to an act 25 that would be a minor misdemeanor if committed by an adult, the 26 court may order the offender to complete a program approved 27 under division (B) of section 4510.311 of the Revised Code in 28 lieu of the imposition of a fine and assessment of points 29 against the offender's temporary instruction permit or 30 probationary license. 31 (b) For an act that would be a misdemeanor of the fourth 32 degree if committed by an adult, a fine not to exceed one 33 hundred dollars; 34 (c) For an act that would be a misdemeanor of the third 35 degree if committed by an adult, a fine not to exceed one 36 hundred fifty dollars; 37 (d) For an act that would be a misdemeanor of the second 38 degree if committed by an adult, a fine not to exceed two 39 hundred dollars; 40 (e) For an act that would be a misdemeanor of the first 41 degree if committed by an adult, a fine not to exceed two 42 hundred fifty dollars; 43 (f) For an act that would be a felony of the fifth degree 44 or an unclassified felony if committed by an adult, a fine not 45 to exceed three hundred dollars; 46

if committed by an adult, a fine not to exceed four hundred 48 dollars; 49 (h) For an act that would be a felony of the third degree 50 if committed by an adult, a fine not to exceed seven hundred 51 fifty dollars; 52 (i) For an act that would be a felony of the second degree 53 if committed by an adult, a fine not to exceed one thousand 54 dollars; 55 (j) For an act that would be a felony of the first degree 56 if committed by an adult, a fine not to exceed one thousand five 57 hundred dollars; 58 (k) For an act that would be appravated murder or murder 59 if committed by an adult, a fine not to exceed two thousand 60 dollars. 61 (2) Require the child to pay costs; 62 (3) Unless the child's juvenile traffic offense would be a 63 minor misdemeanor if committed by an adult or could be disposed 64 of by the juvenile traffic violations bureau serving the court 65 under Traffic Rule 13.1 if the court has established a juvenile 66 traffic violations bureau, require the child to make restitution 67 to the victim of the child's delinquent act or juvenile traffic 68 offense or, if the victim is deceased, to a survivor or the 69 estate of the victim in an amount based upon the victim's 70 economic loss caused by or related to the delinquent act or 71 juvenile traffic offense. The court may not require a child to 72 make restitution pursuant to this division if the child's 73 juvenile traffic offense would be a minor misdemeanor if 74 committed by an adult or could be disposed of by the juvenile 75

(g) For an act that would be a felony of the fourth degree

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traffic violations bureau serving the court under Traffic Rule
13.1 if the court has established a juvenile traffic violations
bureau. If the court requires restitution under this division,
the restitution shall be made directly to the victim in open
court or to the probation department that serves the
gurisdiction or the clerk of courts on behalf of the victim.

The victim, victim's representative, victim's attorney, if 82 applicable, the prosecuting attorney, or the delinquent child or 83 juvenile traffic offender may provide information relevant to 84 the determination of the amount of restitution. The amount the 85 court orders as restitution shall not exceed the amount of the 86 economic loss suffered by the victim as a direct and proximate 87 result of the delinquent act or juvenile traffic offense. If the 88 court decides to or is required to order restitution under this 89 division and the amount of the restitution is disputed by the 90 victim or survivor, victim's estate, victim's representative, or 91 victim's attorney, if applicable, or by the delinquent child or 92 juvenile traffic offender, the court shall hold a hearing on the 93 restitution. The court shall determine the amount of full 94 restitution by a preponderance of the evidence. All restitution 95 payments shall be credited against any recovery of economic loss 96 in a civil action brought by or on behalf of the victim against 97 the delinquent child or juvenile traffic offender or the 98 delinquent child's or juvenile traffic offender's parent, 99 guardian, or other custodian. 100

If the court requires restitution under this division, the 101 court may order that the delinquent child or juvenile traffic 102 offender pay a surcharge, in an amount not exceeding five per 103 cent of the amount of restitution otherwise ordered under this 104 division, to the entity responsible for collecting and 105 processing the restitution payments. 106

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The victim, survivor of the victim, or victim's estate may 107 request that the prosecuting authority file a motion, or the 108 delinquent child or juvenile traffic offender may file a motion, 109 for modification of the payment terms of any restitution ordered 110 under this division. If the court grants the motion, it may 111 modify the payment terms as it determines appropriate. 112

(4) Require the child to reimburse any or all of the costs
incurred for services or sanctions provided or imposed,
including, but not limited to, the following:
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(a) All or part of the costs of implementing any community
control imposed as a disposition under section 2152.19 of the
Revised Code, including a supervision fee;

(b) All or part of the costs of confinement in a 119 residential facility described in section 2152.19 of the Revised 120 Code or in a department of youth services institution, 121 including, but not limited to, a per diem fee for room and 122 board, the costs of medical and dental treatment provided, and 123 the costs of repairing property the delinquent child damaged 124 while so confined. The amount of reimbursement ordered for a 125 child under this division shall not exceed the total amount of 126 reimbursement the child is able to pay as determined at a 127 hearing and shall not exceed the actual cost of the confinement. 128 The court may collect any reimbursement ordered under this 129 division. If the court does not order reimbursement under this 130 division, confinement costs may be assessed pursuant to a 131 repayment policy adopted under section 2929.37 of the Revised 132 Code and division (D) of section 307.93, division (A) of section 133 341.19, division (C) of section 341.23 or 753.16, division (C) 134 of section 2301.56, or division (B) of section 341.14, 753.02, 135 753.04, or 2947.19 of the Revised Code. 136

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(B) Chapter 2981. of the Revised Code applies to a child
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who is adjudicated a delinquent child for violating section
2923.32 or 2923.42 of the Revised Code or for committing an act
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that, if committed by an adult, would be a felony drug abuse
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offense.

(C) The court may hold a hearing if necessary to determine whether a child is able to pay a sanction under this section.

(D) If a child who is adjudicated a delinquent child is 144 indigent, the court shall consider imposing a term of community 145 service under division (A) of section 2152.19 of the Revised 146 Code in lieu of imposing a financial sanction under this 147 section. If a child who is adjudicated a delinquent child is not 148 indigent, the court may impose a term of community service under 149 that division in lieu of, or in addition to, imposing a 150 financial sanction under this section. The court may order the 151performance of community service to generate funds for 152 restitution. 153

If a child fails to pay a financial sanction imposed under this section, the court may impose a term of community service in lieu of the sanction.

(E) The clerk of the court, or another person authorized
by law or by the court to collect a financial sanction imposed
under this section, may do any of the following:

(1) Enter into contracts with one or more public agencies
or private vendors for the collection of the amounts due under
the financial sanction, which amounts may include interest from
the date of imposition of the financial sanction;

(2) Permit payment of all, or any portion of, thefinancial sanction in installments, by credit or debit card, by165

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another type of electronic transfer, or by any other reasonable 166 method, within any period of time, and on any terms that the 167 court considers just, except that the maximum time permitted for 168 payment shall not exceed five years. The clerk may pay any fee 169 associated with processing an electronic transfer out of public 170 money and may charge the fee to the delinquent child. 171

(3) To defray administrative costs, charge a reasonable
fee to a child who elects a payment plan rather than a lump sum
payment of a financial sanction.

Sec. 2152.21. (A) Unless division (C) of this section175applies, if a child is adjudicated a juvenile traffic offender,176the court may make any of the following orders of disposition:177

(1) Impose costs and one or more financial sanctions in
accordance with section 2152.20 of the Revised Code or, if
applicable, require an offender to complete an advanced juvenile
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driver improvement program in accordance with division (A) (1) (a)
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of section 2152.20 of the Revised Code;

(2) Suspend the child's driver's license, probationary 183 driver's license, or temporary instruction permit for a definite 184 period not exceeding two years or suspend the registration of 185 all motor vehicles registered in the name of the child for a 186 definite period not exceeding two years. A child whose license 187 or permit is so suspended is ineligible for issuance of a 188 license or permit during the period of suspension. At the end of 189 the period of suspension, the child shall not be reissued a 190 license or permit until the child has paid any applicable 191 reinstatement fee and complied with all requirements governing 192 license reinstatement. 193

(3) Place the child on community control;

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(4) If the child is adjudicated a juvenile traffic 195 offender for an act other than an act that would be a minor 196 misdemeanor if committed by an adult and other than an act that 197 could be disposed of by the juvenile traffic violations bureau 198 serving the court under Traffic Rule 13.1 if the court has 199 established a juvenile traffic violations bureau, require the 200 child to make restitution pursuant to division (A) (3) of section 201 2152.20 of the Revised Code; 202

(5) (a) If the child is adjudicated a juvenile traffic
conference for committing a violation of division (A) of section
conference for the Revised Code or of a municipal ordinance that is
conference for committing equivalent to that division, commit the child, for
conference for committing the following:

(i) The temporary custody of a detention facility or
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district detention facility established under section 2152.41 of
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the Revised Code;
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(ii) The temporary custody of any school, camp,
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institution, or other facility for children operated in whole or
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in part for the care of juvenile traffic offenders of that
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nature by the county, by a district organized under section
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2151.65 or 2152.41 of the Revised Code, or by a private agency
or organization within the state that is authorized and
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qualified to provide the care, treatment, or placement required.

(b) If an order of disposition committing a child to the 218 temporary custody of a home, school, camp, institution, or other 219 facility of that nature is made under division (A) (5) (a) of this 220 section, the length of the commitment shall not be reduced or 221 diminished as a credit for any time that the child was held in a 222 place of detention or shelter care, or otherwise was detained, 223 prior to entry of the order of disposition. 224

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(6) If, after making a disposition under divisions (A)(1) 225 to (5) of this section, the court finds upon further hearing 226 that the child has failed to comply with the orders of the court 227 and the child's operation of a motor vehicle constitutes the 228 child a danger to the child and to others, the court may make 229 any disposition authorized by divisions (A)(1), (4), (5), and 230 (8) of section 2152.19 of the Revised Code, except that the 231 child may not be committed to or placed in a secure correctional 232 facility unless authorized by division (A) (5) of this section, 233 and commitment to or placement in a detention facility may not 234 exceed twenty-four hours. 235

(7) If the child is adjudicated a first-time juvenile traffic offender for an act that would be a minor misdemeanor if committed by an adult and that could be disposed of by the juvenile traffic violations bureau serving the court under Traffic Rule 13.1 if the court has established a juvenile traffic violations bureau, require the child to complete an advanced juvenile driver improvement program pursuant to division (B) of section 4510.311 of the Revised Code. A court shall not impose any fines if the child submits a certificate of completion to the court.

246 (B) If a child is adjudicated a juvenile traffic offender for violating division (A) or (B) of section 4511.19 of the 247 Revised Code, in addition to any order of disposition made under 248 division (A) of this section, the court shall impose a class six 249 suspension of the temporary instruction permit, probationary 250 driver's license, or driver's license issued to the child from 251 the range specified in division (A)(6) of section 4510.02 of the 252 Revised Code. The court, in its discretion, may terminate the 253 suspension if the child attends and satisfactorily completes a 254 drug abuse or alcohol abuse education, intervention, or 255

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treatment program specified by the court. During the time the 256 child is attending a program as described in this division, the 257 court shall retain the child's temporary instruction permit, 258 probationary driver's license, or driver's license issued, and 259 the court shall return the permit or license if it terminates 260 the suspension as described in this division. 261

(C) If a child is adjudicated a juvenile traffic offender 262 for violating division (B)(1) of section 4513.263 of the Revised 263 Code, the court shall impose the appropriate fine set forth in 264 division (G) of that section. If a child is adjudicated a 265 266 juvenile traffic offender for violating division (B) (3) of section 4513.263 of the Revised Code and if the child is sixteen 267 years of age or older, the court shall impose the fine set forth 268 in division (G)(2) of that section. If a child is adjudicated a 269 juvenile traffic offender for violating division (B)(3) of 270 section 4513.263 of the Revised Code and if the child is under 271 sixteen years of age, the court shall not impose a fine but may 272 place the child on probation or community control. 273

(D) A juvenile traffic offender is subject to sections 4509.01 to 4509.78 of the Revised Code.

Sec. 4507.05. (A) The registrar of motor vehicles, or a 276 deputy registrar, upon receiving an application for a temporary 277 instruction permit and a temporary instruction permit 278 identification card for a driver's license from any person who 279 is at least fifteen years six months of age, may issue such a 280 permit and identification card entitling the applicant to drive 281 a motor vehicle, other than a commercial motor vehicle, upon the 282 highways under the following conditions: 283

(1) If the permit is issued to a person who is at least284fifteen years six months of age, but less than sixteen years of285

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286 age: (a) The permit and identification card are in the holder's 287 immediate possession; 288 (b) The holder is accompanied by an eligible adult who 289 actually occupies the seat beside the permit holder and does not 290 have a prohibited concentration of alcohol in the whole blood, 291 blood serum or plasma, breath, or urine as provided in division 292 (A) of section 4511.19 of the Revised Code; 293 (c) The total number of occupants of the vehicle does not 294 exceed the total number of occupant restraining devices 295 originally installed in the motor vehicle by its manufacturer, 296 and each occupant of the vehicle is wearing all of the available 297 elements of a properly adjusted occupant restraining device. 298 (2) If the permit is issued to a person who is at least 299 300 sixteen years of age: (a) The permit and identification card are in the holder's 301 immediate possession; 302 (b) The holder is accompanied by a licensed operator who 303 is at least twenty-one years of age, is actually occupying a 304 305 seat beside the driver, and does not have a prohibited concentration of alcohol in the whole blood, blood serum or 306 plasma, breath, or urine as provided in division (A) of section 307 4511.19 of the Revised Code; 308 (c) The total number of occupants of the vehicle does not 309 exceed the total number of occupant restraining devices 310 311

originally installed in the motor vehicle by its manufacturer, 311 and each occupant of the vehicle is wearing all of the available 312 elements of a properly adjusted occupant restraining device. 313

(B) The registrar or a deputy registrar, upon receiving 314 from any person an application for a temporary instruction 315 permit and temporary instruction permit identification card to 316 operate a motorcycle, motor-driven cycle or motor scooter, or 317 motorized bicycle, may issue such a permit and identification 318 card entitling the applicant, while having the permit and 319 320 identification card in the applicant's immediate possession, to drive a motorcycle or motor-driven cycle or motor scooter, under 321 the restrictions prescribed in section 4511.53 of the Revised 322 323 Code, or to drive a motorized bicycle under restrictions determined by the registrar. A temporary instruction permit and 324 temporary instruction permit identification card to operate a 325 motorized bicycle may be issued to a person fourteen or fifteen 326 years old. 327

(C) Any permit and identification card issued under this section shall be issued in the same manner as a driver's license, upon a form to be furnished by the registrar. A temporary instruction permit to drive a motor vehicle other than a commercial motor vehicle shall be valid for a period of one year<u>and six months</u>.

(D) Any person having in the person's possession a valid 334 and current driver's license or motorcycle operator's license or 335 endorsement issued to the person by another jurisdiction 336 recognized by this state is exempt from obtaining a temporary 337 instruction permit for a driver's license and from submitting to 338 the examination for a temporary instruction permit and the 339 regular examination for obtaining a driver's license or 340 motorcycle operator's endorsement in this state if the person 341 does all of the following: 342

(1) Submits to and passes vision screening as provided in

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section 4507.12 of the Revised Code;

(2) Surrenders to the registrar or deputy registrar thegerson's driver's license issued by the other jurisdiction; and346

(3) Complies with all other applicable requirements for
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issuance by this state of a driver's license, driver's license
with a motorcycle operator's endorsement, or restricted license
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to operate a motorcycle.

If the person does not comply with all the requirements of 351 this division, the person shall submit to the regular 352 examination for obtaining a driver's license or motorcycle 353 operator's endorsement in this state in order to obtain such a 354 license or endorsement. 355

(E) The registrar may adopt rules governing the use of
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 temporary instruction permits and temporary instruction permit
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 identification cards.
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(F) (1) No holder of a permit issued under division (A) of
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this section shall operate a motor vehicle upon a highway or any
gublic or private property used by the public for purposes of
vehicular travel or parking in violation of the conditions
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established under division (A) of this section.

(2) Except as provided in division (F) (2) of this section, 364 no holder of a permit that is issued under division (A) of this 365 section and that is issued on or after July 1, 1998, and who has 366 not attained the age of eighteen years, shall operate a motor 367 vehicle upon a highway or any public or private property used by 368 the public for purposes of vehicular travel or parking between 369 the hours of midnight and six a.m. 370

The holder of a permit issued under division (A) of this371section on or after July 1, 1998, who has not attained the age372

of eighteen years, may operate a motor vehicle upon a highway or 373 any public or private property used by the public for purposes 374 of vehicular travel or parking between the hours of midnight and 375 six a.m. if, at the time of such operation, the holder is 376 accompanied by the holder's parent, guardian, or custodian, and 377 the parent, guardian, or custodian holds a current valid 378 driver's or commercial driver's license issued by this state, is 379 actually occupying a seat beside the permit holder, and does not 380 have a prohibited concentration of alcohol in the whole blood, 381 blood serum or plasma, breath, or urine as provided in division 382 (A) of section 4511.19 of the Revised Code. 383

(G)(1) Notwithstanding any other provision of law to the 384 contrary, no law enforcement officer shall cause the operator of 385 a motor vehicle being operated on any street or highway to stop 386 the motor vehicle for the sole purpose of determining whether 387 each occupant of the motor vehicle is wearing all of the 388 available elements of a properly adjusted occupant restraining 389 device as required by division (A) of this section, or for the 390 sole purpose of issuing a ticket, citation, or summons if the 391 requirement in that division has been or is being violated, or 392 for causing the arrest of or commencing a prosecution of a 393 person for a violation of that requirement. 394

(2) Notwithstanding any other provision of law to the 395 contrary, no law enforcement officer shall cause the operator of 396 a motor vehicle being operated on any street or highway to stop 397 the motor vehicle for the sole purpose of determining whether a 398 violation of division (F)(2) of this section has been or is 399 being committed or for the sole purpose of issuing a ticket, 400 citation, or summons for such a violation or for causing the 401 arrest of or commencing a prosecution of a person for such 402 violation. 403

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(H) As used in this section:	404
(1) "Eligible adult" means any of the following:	405
(a) An instructor of a driver training course approved by	406
the department of public safety;	407
(b) Any of the following persons who holds a current valid	408
driver's or commercial driver's license issued by this state:	409
(i) A parent, guardian, or custodian of the permit holder;	410
(ii) A person twenty-one years of age or older who acts in	411
loco parentis of the permit holder.	412
(2) "Occupant restraining device" has the same meaning as	413
in section 4513.263 of the Revised Code.	414
(I) Whoever violates division (F)(1) or (2) of this	415
section is guilty of a minor misdemeanor.	416
Sec. 4507.071. (A) The registrar of motor vehicles or any	417
deputy registrar shall not issue a driver's license to any	418
person under eighteen years of age, except that the registrar or	419
a deputy registrar may issue a probationary license to a person	420
who is at least sixteen years of age and has held a temporary	421
instruction permit for a period of at least six monthsone year.	422
(B)(1)(a) No holder of a probationary driver's license who	423
has held the license for less than twelve months shall operate a	424
motor vehicle upon a highway or any public or private property	425

used by the public for purposes of vehicular travel or parking426between the hours of midnight and six a.m. unless the holder is427accompanied by the holder's parent or guardian.428

(b) No holder of a probationary driver's license who has429held the license for twelve months or longer shall operate a430

motor vehicle upon a highway or any public or private property431used by the public for purposes of vehicular travel or parking432between the hours of one a.m. and five a.m. unless the holder is433accompanied by the holder's parent or guardian.434

(2) (a) Subject to division (D) (1) of this section,
division (B) (1) (a) of this section does not apply to the holder
of a probationary driver's license who is doing <u>either any</u> of
the following:

(i) Traveling to or from work between the hours of
midnight and six a.m., provided that the holder has in the
holder's immediate possession written documentation from the
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holder's employer-;
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(ii) Traveling to or from an official function sponsored 443 by the school the holder attends between the hours of midnight 444 and six a.m., provided that the holder has in the holder's 445 immediate possession written documentation from an appropriate 446 official of the school; 447

(iii) Traveling to or from an official religious event
between the hours of midnight and six a.m., provided that the
holder has in the holder's immediate possession written
documentation from an appropriate official affiliated with the
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(b) Division (B) (1) (b) of this section does not apply to
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the holder of a probationary driver's license who is doing
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either_any of the following:
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(i) Traveling to or from work between the hours of one
a.m. and five a.m., provided that the holder has in the holder's
immediate possession written documentation from the holder's
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employer-;

(ii) Traveling to or from an official function sponsored
by the school the holder attends between the hours of one a.m.
and five a.m., provided that the holder has in the holder's
immediate possession written documentation from an appropriate
official of the school;

(iii) Traveling to or from an official religious event
between the hours of one a.m. and five a.m., provided that the
holder has in the holder's immediate possession written
documentation from an appropriate official affiliated with the
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(3) An employer, school official, or official affiliated 470 with a religious event is not liable in damages in a civil 471 action for any injury, death, or loss to person or property that 472 allegedly arises from, or is related to, the fact that the 473 employer, school official, or official affiliated with a 474 religious event provided the holder of a probationary driver's 475 license with the written documentation described in division (B) 476 (2) of this section. 477

The registrar of motor vehicles shall make available at no cost a form to serve as the written documentation described in division (B)(2) of this section, and employers, school officials, officials affiliated with religious events, and holders of probationary driver's licenses may utilize that form or may choose to utilize any other written documentation to meet the requirements of that division.

(4) No holder of a probationary driver's license who has
held the license for less than twelve months shall operate a
motor vehicle upon a highway or any public or private property
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used by the public for purposes of vehicular travel or parking
with more than one person who is not a family member occupying
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the vehicle unless the probationary license holder is490accompanied by the probationary license holder's parent,491guardian, or custodian.492

(C) It is an affirmative defense to a violation of 493 division (B)(1)(a) or (b) of this section if, at the time of the 494 violation, an emergency existed that required the holder of the 495 probationary driver's license to operate a motor vehicle in 496 violation of division (B)(1)(a) or (b) of this section or the 497 holder was an emancipated minor. 498

(D) (1) If a person is issued a probationary driver's 499 license prior to attaining the age of seventeen years and the 500 person pleads quilty to, is convicted of, or is adjudicated in 501 juvenile court of having committed a moving violation during the 502 six-month period commencing on the date on which the person is 503 issued the probationary driver's license, the court with 504 jurisdiction over the violation may order that the holder must 505 be accompanied by the holder's parent or guardian whenever the 506 holder is operating a motor vehicle upon a highway or any public 507 or private property used by the public for purposes of vehicular 508 509 travel or parking for a period not to exceed six months or the date the holder attains the age of seventeen years, whichever 510 occurs first. 511

(2) Any person who is subject to the operating 512 restrictions established under division (D)(1) of this section 513 as a result of a first moving violation may petition the court 514 for driving privileges without being accompanied by the holder's 515 parent or guardian during the period of time determined by the 516 court under that division. In granting the driving privileges, 517 the court shall specify the purposes of the privileges and shall 518 issue the person appropriate forms setting forth the privileges 519 granted. If a person is convicted of, pleads guilty to, or is520adjudicated in juvenile court of having committed a second or521subsequent moving violation, the court with jurisdiction over522the violation may terminate any driving privileges previously523granted under this division.524

(3) No person shall violate any operating restriction525imposed under division (D)(1) or (2) of this section.526

(E) No holder of a probationary license shall operate a 527 motor vehicle upon a highway or any public or private property 528 used by the public for purposes of vehicular travel or parking 529 unless the total number of occupants of the vehicle does not 530 exceed the total number of occupant restraining devices 531 originally installed in the motor vehicle by its manufacturer, 532 and each occupant of the vehicle is wearing all of the available 533 elements of a properly adjusted occupant restraining device. 534

(F) A restricted license may be issued to a person who is
fourteen or fifteen years of age upon proof of hardship
satisfactory to the registrar of motor vehicles.
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(G) Notwithstanding any other provision of law to the 538 contrary, no law enforcement officer shall cause the operator of 539 a motor vehicle being operated on any street or highway to stop 540 the motor vehicle for the sole purpose of determining whether 541 each occupant of the motor vehicle is wearing all of the 542 available elements of a properly adjusted occupant restraining 543 device as required by division (E) of this section, or for the 544 sole purpose of issuing a ticket, citation, or summons if the 545 requirement in that division has been or is being violated, or 546 for causing the arrest of or commencing a prosecution of a 547 person for a violation of that requirement. 548

(H) Notwithstanding any other provision of law to the	549
contrary, no law enforcement officer shall cause the operator of	550
a motor vehicle being operated on any street or highway to stop	551
the motor vehicle for the sole purpose of determining whether a	552
violation of division (B)(1)(a) or (b) of this section has been	553
or is being committed or for the sole purpose of issuing a	554
ticket, citation, or summons for such a violation or for causing	555
the arrest of or commencing a prosecution of a person for such	556
violation.	557
(I) As used in this section:	558
(1) "Occupant restraining device" has the same meaning as	559
in section 4513.263 of the Revised Code.	560
(2) "Family member" of a probationary license holder	561
includes any of the following:	562
(a) A spouse;	563
(b) A child or stepchild;	564
(c) A parent, stepparent, grandparent, or parent-in-law;	565
(d) An aunt or uncle;	566
(e) A sibling, whether of the whole or half blood or by	567
adoption, a brother-in-law, or a sister-in-law;	568
(f) A son or daughter of the probationary license holder's	569
stepparent if the stepparent has not adopted the probationary	570
license holder;	571
(g) An eligible adult, as defined in section 4507.05 of	572
the Revised Code.	573
(3) "Moving violation" means any violation of any statute	574
or ordinance that regulates the operation of vehicles,	575

streetcars, or trackless trolleys on the highways or streets. 576 "Moving violation" does not include a violation of section 577 4513.263 of the Revised Code or a substantially equivalent 578 municipal ordinance, or a violation of any statute or ordinance 579 regulating pedestrians or the parking of vehicles, vehicle size 580 or load limitations, vehicle fitness requirements, or vehicle 581 registration. 582

(J) Whoever violates division (B) (1) or (4), (D) (3), or(E) of this section is guilty of a minor misdemeanor.584

Sec. 4508.02. (A) (1) The director of public safety, 585 subject to Chapter 119. of the Revised Code, shall adopt and 586 prescribe such rules concerning the administration and 587 enforcement of this chapter as are necessary to protect the 588 public. The rules shall require an assessment of the holder of a 589 probationary instructor license. The director shall inspect the 590 school facilities and equipment of applicants and licensees and 591 examine applicants for instructor's licenses. 592

(2) The director shall adopt rules governing online driver
(2) The director shall adopt rules governing online driver
(2) The director shall adopt rules governing online driver
(2) The director shall do all of the following:
(2) The director shall do all of the following:
(2) The director shall do all of the following:

(a) Establish standards that an online driver training 597 enterprise must satisfy to be licensed to offer an online driver 598 education course via the internet, including, at a minimum, 599 proven expertise in providing driver education and an acceptable 600 infrastructure capable of providing secure online driver 601 education in accord with advances in internet technology. The 602 rules shall allow an online driver training enterprise to be 603 affiliated with a licensed driver training school offering in-604 person classroom instruction, but shall not require such an 605

motor vehicle;

affiliation. 606 (b) Establish content requirements that an online driver 607 education course must satisfy to be approved as equivalent to 608 twenty-four hours of in-person classroom instruction; 609 (c) Establish attendance standards, including a maximum 610 number of course hours that may be completed in a twenty-four-611 612 hour period; (d) Allow an enrolled applicant to begin the required 613 eight hours of actual behind-the-wheel instruction upon 614 completing all twenty-four hours of course instruction; 615 (e) Establish any other requirements necessary to regulate 616 online driver education. 617 (B) The director shall administer and enforce this 618 chapter. 619 (C) The rules shall require twenty-four hours of completed 620 in-person classroom instruction or the completion of an 621 approved, equivalent online driver education course offered via 622 the internet by a licensed online driver training enterprise, 623 followed by eight hours of actual behind-the-wheel instruction 624 conducted on public streets and highways of this state for all 625 beginning drivers of noncommercial motor vehicles who are under 626 age eighteen. The rules also shall require the classroom 627 instruction or online driver education course for such drivers 628 to include instruction on **both**_all_of the following: 629 (1) The dangers of driving a motor vehicle while 630 distracted, including while using an electronic wireless 631 communications device, or engaging in any other activity that 632

distracts a driver from the safe and effective operation of a

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(2) The dangers of driving a motor vehicle while under the	635
influence of a controlled substance, prescription medication, or	636
alcohol .	637
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(3) Proper techniques to use when driving a motor vehicle	638
in the following circumstances:	639
(a) Weather conditions, including rain, fog, hail, sleet,	640
snow, and high winds;	641
(b) Adverse road conditions, including potholes, road	642
debris, construction, and road detours;	643
,,,,,,,	
(c) Road hazards caused by animals, including animals that	644
enter the roadway unexpectedly;	645
(d) Incidents involving road rage, speeding, reckless	646
driving, erratic driving, and other aggressive driving	647
behaviors;	648
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(e) Incidents during which the motor vehicle skids,	649
slides, or otherwise moves in an uncontrolled manner.	650
(D) The rules shall state the minimum hours for classroom	651
and behind-the-wheel instruction required for beginning drivers	652
of commercial trucks, commercial cars, buses, and commercial	653
tractors, trailers, and semitrailers.	654
(E)(1) The department of public safety may charge a fee to	655
	656
each online driver training enterprise in an amount sufficient	
to pay the actual expenses the department incurs in the	657
regulation of online driver education courses.	658
(2) The department shall supply to each licensed online	659
driver training enterprise certificates to be used for	660
certifying an applicant's enrollment in an approved online	661
driver education course and a separate certificate to be issued	662

upon successful completion of an approved online driver663education course. The certificates shall be numbered serially.664The department may charge a fee to each online driver training665enterprise per certificate supplied to pay the actual expenses666the department incurs in supplying the certificates.667

(F) The director shall adopt rules in accordance with Chapter 119. of the Revised Code governing an abbreviated driver training course for adults.

Sec. 4510.311. (A) The director of public safety shall 671 establish standards for juvenile driver improvement programs and 672 shall approve any programs that meet the established standards. 673 The standards established by the director shall require a 674 minimum of five hours of classroom instruction, with at least 675 three hours devoted to driver skill requirements and two hours 676 devoted to juvenile driver information related to the driving 677 records of drivers under eighteen years of age, driver 678 perceptions, and the value of the traffic laws. The standards 679 also shall require a person whose probationary driver's license 680 was suspended under section 4510.31 of the Revised Code to 681 682 undertake and pass, as successful completion of an approved 683 juvenile driver improvement program, the driver's license examination that a person who holds a temporary instruction 684 permit is required to undertake and pass in order to be issued a 685 probationary driver's license. The person shall pay the 686 applicable fee that is required to accompany an application for 687 a driver's license as prescribed in division (E) of section 688 4507.23 of the Revised Code. The director shall prescribe the 689 requirements for the curriculum to be provided as well as other 690 program directives. Only those programs approved by the director 691 shall be acceptable for reinstatement of the driving privileges 692 of a person whose probationary driver's license was suspended 693

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under section 4510.31 of the Revised Code.

(B) The director of public safety shall establish 695 standards for advanced juvenile driver improvement programs and 696 shall approve any programs that meet the established standards. 697 The standards established by the director shall require a 698 minimum of two hours of classroom instruction with a focus on 699 driving physics, vehicle dynamics, proper vision techniques, and 700 teen driver statistics. The standards also shall require a 701 minimum of four hours of emergency driving skills development 702 703 through "behind-the-wheel" driving exercises with a focus on vehicle control in emergency and adverse weather driving 704 situations. The driving exercises shall include vehicle control 705 in inclement weather conditions, emergency transition maneuvers, 706 and spin and skid control. The driving exercises shall take 707 place in a suitable closed-course facility that is safe and 708 controlled and has adequate run-off areas. The director shall 709 prescribe the requirements for the curriculum to be provided as 710 well as other program directives and the requirements and score 711 necessary to pass the course. A person who attends an advanced 712 juvenile driver improvement program, including for the purpose 713 specified in division (C)(2) of section 4510.31 of the Revised 714 Code, that meets the standards and requirements prescribed in 715 this division for such courses and successfully completes the 716 course shall receive a certificate of completion from the 717 program. 718

Sec. 5747.08. An annual return with respect to the tax 719 imposed by section 5747.02 of the Revised Code and each tax 720 imposed under Chapter 5748. of the Revised Code shall be made by 721 every taxpayer for any taxable year for which the taxpayer is 722 liable for the tax imposed by that section or under that 723 chapter, unless the total credits allowed under division (E) of 724

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section 5747.05 and divisions (F) and (G) of section 5747.055 of 725 the Revised Code for the year are equal to or exceed the tax 726 imposed by section 5747.02 of the Revised Code, in which case no 727 return shall be required unless the taxpayer is liable for a tax 728 imposed pursuant to Chapter 5748. of the Revised Code. 729

(A) If an individual is deceased, any return or notice
required of that individual under this chapter shall be made and
filed by that decedent's executor, administrator, or other
person charged with the property of that decedent.
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(B) If an individual is unable to make a return or notice
required by this chapter, the return or notice required of that
individual shall be made and filed by the individual's duly
authorized agent, guardian, conservator, fiduciary, or other
person charged with the care of the person or property of that
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(C) Returns or notices required of an estate or a trust shall be made and filed by the fiduciary of the estate or trust.

(D) (1) (a) Except as otherwise provided in division (D) (1) 742 (b) of this section, any pass-through entity may file a single 743 return on behalf of one or more of the entity's investors other 744 than an investor that is a person subject to the tax imposed 745 under section 5733.06 of the Revised Code. The single return 746 shall set forth the name, address, and social security number or 747 other identifying number of each of those pass-through entity 748 investors and shall indicate the distributive share of each of 749 those pass-through entity investor's income taxable in this 750 state in accordance with sections 5747.20 to 5747.231 of the 751 Revised Code. Such pass-through entity investors for whom the 752 pass-through entity elects to file a single return are not 753 entitled to the exemption or credit provided for by sections 754

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5747.02 and 5747.022 of the Revised Code; shall calculate the 755 tax before business credits at the highest rate of tax set forth 756 in section 5747.02 of the Revised Code for the taxable year for 757 which the return is filed; and are entitled to only their 758 distributive share of the business credits as defined in 7.59 division (D)(2) of this section. A single check drawn by the 760 pass-through entity shall accompany the return in full payment 761 of the tax due, as shown on the single return, for such 762 investors, other than investors who are persons subject to the 763 tax imposed under section 5733.06 of the Revised Code. 764

(b) (i) A pass-through entity shall not include in such a
return any investor that is a trust to the extent that
any direct or indirect current, future, or contingent
beneficiary of the trust is a person subject to the tax imposed
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under section 5733.06 of the Revised Code.

(ii) A pass-through entity shall not include in such a single return any investor that is itself a pass-through entity to the extent that any direct or indirect investor in the second pass-through entity is a person subject to the tax imposed under section 5733.06 of the Revised Code.

(c) Except as provided by division (L) of this section, 775 776 nothing in division (D) of this section precludes the tax commissioner from requiring such investors to file the return 777 and make the payment of taxes and related interest, penalty, and 778 interest penalty required by this section or section 5747.02, 779 5747.09, or 5747.15 of the Revised Code. Nothing in division (D) 780 of this section precludes such an investor from filing the 781 annual return under this section, utilizing the refundable 782 credit equal to the investor's proportionate share of the tax 783 paid by the pass-through entity on behalf of the investor under 784

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division (I) of this section, and making the payment of taxes 785 imposed under section 5747.02 of the Revised Code. Nothing in 786 division (D) of this section shall be construed to provide to 787 such an investor or pass-through entity any additional deduction 788 or credit, other than the credit provided by division (I) of 789 this section, solely on account of the entity's filing a return 790 in accordance with this section. Such a pass-through entity also 791 shall make the filing and payment of estimated taxes on behalf 792 of the pass-through entity investors other than an investor that 793 is a person subject to the tax imposed under section 5733.06 of 794 the Revised Code. 795 (2) For the purposes of this section, "business credits" 796 means the credits listed in section 5747.98 of the Revised Code 797 excluding the following credits: 798 (a) The retirement income credit under division (B) of 799 section 5747.055 of the Revised Code; 800 801 (b) The senior citizen credit under division (F) of section 5747.055 of the Revised Code; 802 (c) The lump sum distribution credit under division (G) of 803 section 5747.055 of the Revised Code; 804 (d) The dependent care credit under section 5747.054 of 805 the Revised Code; 806 (e) The lump sum retirement income credit under division 807 (C) of section 5747.055 of the Revised Code; 808 (f) The lump sum retirement income credit under division 809 (D) of section 5747.055 of the Revised Code; 810 (g) The lump sum retirement income credit under division 811 (E) of section 5747.055 of the Revised Code; 812

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training under section 5747.27 of the Revised Code; (i) The twenty-dollar personal exemption credit under 815 section 5747.022 of the Revised Code; 816 (j) The joint filing credit under division (E) of section 817 5747.05 of the Revised Code; 818 (k) The nonresident credit under division (A) of section 819 5747.05 of the Revised Code; 820 (1) The credit for a resident's out-of-state income under 821 division (B) of section 5747.05 of the Revised Code; 822 (m) The earned income tax credit under section 5747.71 of 823 the Revised Code; 824 (n) The lead abatement credit under section 5747.26 of the 825 Revised Code; 826 (o) The credit for education expenses under section 827 5747.72 of the Revised Code; 828 (p) The credit for tuition paid to a nonchartered 829 nonpublic school under section 5747.75 of the Revised Code; 830 (q) The credit for completion of a program under section 831 5747.86 of the Revised Code. 832 (3) The election provided for under division (D) of this 833 section applies only to the taxable year for which the election 834 is made by the pass-through entity. Unless the tax commissioner 835 provides otherwise, this election, once made, is binding and 836 irrevocable for the taxable year for which the election is made. 837 Nothing in this division shall be construed to provide for any 838

deduction or credit that would not be allowable if a nonresident

(h) The credit for displaced workers who pay for job

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pass-through entity investor were to file an annual return.

(4) If a pass-through entity makes the election provided 841 for under division (D) of this section, the pass-through entity 842 shall be liable for any additional taxes, interest, interest 843 penalty, or penalties imposed by this chapter if the tax 844 commissioner finds that the single return does not reflect the 845 correct tax due by the pass-through entity investors covered by 846 that return. Nothing in this division shall be construed to 847 limit or alter the liability, if any, imposed on pass-through 848 entity investors for unpaid or underpaid taxes, interest, 849 interest penalty, or penalties as a result of the pass-through 850 entity's making the election provided for under division (D) of 851 this section. For the purposes of division (D) of this section, 852 "correct tax due" means the tax that would have been paid by the 853 pass-through entity had the single return been filed in a manner 854 reflecting the commissioner's findings. Nothing in division (D) 855 of this section shall be construed to make or hold a pass-856 through entity liable for tax attributable to a pass-through 857 entity investor's income from a source other than the pass-858 through entity electing to file the single return. 859

(E) If a husband and wife file a joint federal income tax
return for a taxable year, they shall file a joint return under
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
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return, they shall file separate returns under this section.

If either spouse is not required to file a federal income 866 tax return and either or both are required to file a return 867 pursuant to this chapter, they may elect to file separate or 868 joint returns, and, pursuant to that election, their liabilities 869 are separate or joint and several. If a husband and wife file 870 separate returns pursuant to this chapter, each must claim the 871 taxpayer's own exemption, but not both, as authorized under 872 section 5747.02 of the Revised Code on the taxpayer's own 873 return. 874

(F) Each return or notice required to be filed under this 875 section shall contain the signature of the taxpayer or the 876 taxpayer's duly authorized agent and of the person who prepared 877 the return for the taxpayer, and shall include the taxpayer's 878 879 social security number. Each return shall be verified by a declaration under the penalties of perjury. The tax commissioner 880 shall prescribe the form that the signature and declaration 881 shall take. 882

(G) Each return or notice required to be filed under this section shall be made and filed as required by section 5747.04 of the Revised Code, on or before the fifteenth day of April of each year, on forms that the tax commissioner shall prescribe, together with remittance made payable to the treasurer of state in the combined amount of the state and all school district income taxes shown to be due on the form.

890 Upon good cause shown, the commissioner may extend the period for filing any notice or return required to be filed 891 under this section and may adopt rules relating to extensions. 892 If the extension results in an extension of time for the payment 893 of any state or school district income tax liability with 894 respect to which the return is filed, the taxpayer shall pay at 895 the time the tax liability is paid an amount of interest 896 computed at the rate per annum prescribed by section 5703.47 of 897 the Revised Code on that liability from the time that payment is 898 due without extension to the time of actual payment. Except as 899

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provided in section 5747.132 of the Revised Code, in addition to 900 all other interest charges and penalties, all taxes imposed 901 under this chapter or Chapter 5748. of the Revised Code and 902 remaining unpaid after they become due, except combined amounts 903 due of one dollar or less, bear interest at the rate per annum 904 prescribed by section 5703.47 of the Revised Code until paid or 905 until the day an assessment is issued under section 5747.13 of 906 the Revised Code, whichever occurs first. 907

If the commissioner considers it necessary in order to 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 to be made otherwise than as provided in this section.

To the extent that any provision in this division913conflicts with any provision in section 5747.026 of the Revised914Code, the provision in that section prevails.915

(H) The amounts withheld pursuant to section 5747.06, 916 5747.062, 5747.063, 5747.064, 5747.065, or 5747.071 of the 917 Revised Code shall be allowed to the ultimate recipient of the 918 income as credits against payment of the appropriate taxes 919 imposed on the ultimate recipient by section 5747.02 and under 920 Chapter 5748. of the Revised Code. As used in this division, 921 "ultimate recipient" means the person who is required to report 922 income from which amounts are withheld pursuant to section 923 5747.06, 5747.062, 5747.063, 5747.064, 5747.065, or 5747.071 of 924 the Revised Code on the annual return required to be filed under 925 this section. 926

(I) If a pass-through entity elects to file a single
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return under division (D) of this section and if any investor is
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required to file the annual return and make the payment of taxes
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required by this chapter on account of the investor's other 930 income that is not included in a single return filed by a pass-931 through entity or any other investor elects to file the annual 932 return, the investor is entitled to a refundable credit equal to 933 the investor's proportionate share of the tax paid by the pass-934 through entity on behalf of the investor. The investor shall 935 claim the credit for the investor's taxable year in which or 936 with which ends the taxable year of the pass-through entity. 937 Nothing in this chapter shall be construed to allow any credit 938 provided in this chapter to be claimed more than once. For the 939 purpose of computing any interest, penalty, or interest penalty, 940 the investor shall be deemed to have paid the refundable credit 941 provided by this division on the day that the pass-through 942 entity paid the estimated tax or the tax giving rise to the 943 credit. 944

(J) The tax commissioner shall ensure that each return 945 required to be filed under this section includes a box that the 946 taxpayer may check to authorize a paid tax preparer who prepared 947 the return to communicate with the department of taxation about 948 matters pertaining to the return. The return or instructions 949 950 accompanying the return shall indicate that by checking the box the taxpayer authorizes the department of taxation to contact 951 the preparer concerning questions that arise during the 952 processing of the return and authorizes the preparer only to 953 provide the department with information that is missing from the 954 return, to contact the department for information about the 955 processing of the return or the status of the taxpayer's refund 956 or payments, and to respond to notices about mathematical 957 errors, offsets, or return preparation that the taxpayer has 958 received from the department and has shown to the preparer. 959

(K) The tax commissioner shall permit individual taxpayers 960

to instruct the department of taxation to cause any refund of 961 overpaid taxes to be deposited directly into a checking account, 962 savings account, or an individual retirement account or 963 individual retirement annuity, or preexisting college savings 964 plan or program account offered by the Ohio tuition trust 965 authority under Chapter 3334. of the Revised Code, as designated 966 967 by the taxpayer, when the taxpayer files the annual return required by this section electronically. 968

(L) If, for the taxable year, a nonresident or trust that 969 is the owner of an electing pass-through entity, as defined in 970 section 5747.38 of the Revised Code, does not have Ohio adjusted 971 gross income or, in the case of a trust, modified Ohio taxable 972 income other than from one or more electing pass-through 973 entities, the nonresident or trust shall not be required to file 974 an annual return under this section. Nothing in this division 975 precludes such an owner from filing the annual return under this 976 section, utilizing the refundable credit under section 5747.39 977 of the Revised Code equal to the owner's proportionate share of 978 the tax levied under section 5747.38 of the Revised Code and 979 paid by the electing pass-through entity, and making the payment 980 of taxes imposed under section 5747.02 of the Revised Code. 981

(M) The tax commissioner may adopt rules to administer this section.

Sec. 5747.86. (A) Except as provided in division (C) of984this section, there is hereby allowed a nonrefundable credit985against a taxpayer's aggregate tax liability under section9865747.02 of the Revised Code for a taxpayer eighteen to twenty-987one years of age who voluntarily completes a program approved988under division (B) of section 4510.311 of the Revised Code. The989credit shall equal fifty dollars. The credit shall be claimed990

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for the taxable year during which the certificate of completion	991
from the program is issued and in the order prescribed by	992
section 5747.98 of the Revised Code.	993
(B) Except as provided in division (C) of this section,	994
there is hereby allowed a nonrefundable credit against a	995
taxpayer's aggregate tax liability under section 5747.02 of the	996
	990 997
Revised Code for a taxpayer with a dependent who is under	998
eighteen years of age who voluntarily completes a program	
approved under division (B) of section 4510.311 of the Revised	999
Code. The credit shall equal one hundred dollars on the basis of	1000
each such dependent. The credit shall be claimed for the taxable	1001
year during which the certificate of completion from the program	1002
is issued and in the order prescribed by section 5747.98 of the	1003
Revised Code.	1004
(C) The completion of a program approved under division	1005
(B) of section 4510.311 of the Revised Code by an individual who	1006
is ordered to complete the program by a court or who opts to	1007
participate in the program in lieu of a fine or other	1008
disposition shall not be the basis for a credit under this	1009
section.	1010
Sec. 5747.98. (A) To provide a uniform procedure for	1011
calculating a taxpayer's aggregate tax liability under section	1012
5747.02 of the Revised Code, a taxpayer shall claim any credits	1013
to which the taxpayer is entitled in the following order:	1014
Either the retirement income credit under division (B) of	1015
section 5747.055 of the Revised Code or the lump sum retirement	1016
income credits under divisions (C), (D), and (E) of that	1017
section;	1018
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Either the senior citizen credit under division (F) of

section 5747.055 of the Revised Code or the lump sum	1020
distribution credit under division (G) of that section;	1021
The dependent care credit under section 5747.054 of the	1022
Revised Code;	1022
Revised Code;	1023
The credit for displaced workers who pay for job training	1024
under section 5747.27 of the Revised Code;	1025
The campaign contribution credit under section 5747.29 of	1026
the Revised Code;	1027
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The twenty-dollar personal exemption credit under section	1028
5747.022 of the Revised Code;	1029
The joint filing credit under division (G) (E) of section	1030
5747.05 of the Revised Code;	1031
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The earned income credit under section 5747.71 of the	1032
Revised Code;	1033
The nonrefundable credit for education expenses under	1034
section 5747.72 of the Revised Code;	1035
The nonrefundable credit for donations to scholarship	1036
granting organizations under section 5747.73 of the Revised	1037
Code;	1038
The nonrefundable credit for tuition paid to a	1039
nonchartered nonpublic school under section 5747.75 of the	1040
Revised Code;	1041
The nonrefundable credit for completion of a program under_	1042
section 5747.86 of the Revised Code;	1043
The nonrefundable vocational job credit under section	1044
5747.057 of the Revised Code;	1045
The nonrefundable job retention credit under division (B)	1046

of section 5747.058 of the Revised Code;	1047
The enterprise zone credit under section 5709.66 of the	1048
Revised Code;	1049
The credit for beginning farmers who participate in a	1050
financial management program under division (B) of section	1051
5747.77 of the Revised Code;	1052
The credit for commercial vehicle operator training	1053
expenses under section 5747.82 of the Revised Code;	1054
The nonrefundable welcome home Ohio (WHO) program credit	1055
under section 122.633 of the Revised Code;	1056
The credit for selling or renting agricultural assets to	1057
beginning farmers under division (A) of section 5747.77 of the	1058
Revised Code;	1059
The credit for purchases of qualifying grape production	1060
property under section 5747.28 of the Revised Code;	1061
The small business investment credit under section 5747.81	1062
of the Revised Code;	1063
The nonrefundable lead abatement credit under section	1064
5747.26 of the Revised Code;	1065
The opportunity zone investment credit under section	1066
122.84 of the Revised Code;	1067
The enterprise zone credits under section 5709.65 of the	1068
Revised Code;	1069
The research and development credit under section 5747.331	1070
of the Revised Code;	1071
The credit for rehabilitating a historic building under	1072
section 5747.76 of the Revised Code;	1073

The nonrefundable Ohio low-income housing tax credit under	1074
section 5747.83 of the Revised Code;	1075
The nonrefundable affordable single-family home credit	1076
under section 5747.84 of the Revised Code;	1077
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The nonresident credit under division (A) of section	1078
5747.05 of the Revised Code;	1079
The credit for a resident's out-of-state income under	1080
division (B) of section 5747.05 of the Revised Code;	1081
The refundable motion picture and broadway theatrical	1082
production credit under section 5747.66 of the Revised Code;	1083
The refundable credit for film and theater capital	1084
improvement projects under section 5747.67 of the Revised Code;	1085
The refundable jobs creation credit or job retention	1086
credit under division (A) of section 5747.058 of the Revised	1087
Code;	1088
The refundable credit for taxes paid by a qualifying	1089
entity granted under section 5747.059 of the Revised Code;	1090
The refundable credits for taxes paid by a qualifying	1091
pass-through entity granted under division (I) of section	1092
5747.08 of the Revised Code;	1093
The refundable credit under section 5747.80 of the Revised	1094
Code for losses on loans made to the Ohio venture capital	1095
program under sections 150.01 to 150.10 of the Revised Code;	1096
The refundable credit for rehabilitating a historic	1097
building under section 5747.76 of the Revised Code;	1098
The refundable credit under section 5747.39 of the Revised	1099
Code for taxes levied under section 5747.38 of the Revised Code	1100

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paid by an electing pass-through entity.

(B) For any credit, except the refundable credits 1102 enumerated in this section and the credit granted under division 1103 (H) of section 5747.08 of the Revised Code, the amount of the 1104 credit for a taxable year shall not exceed the taxpayer's 1105 aggregate amount of tax due under section 5747.02 of the Revised 1106 Code, after allowing for any other credit that precedes it in 1107 the order required under this section. Any excess amount of a 1108 particular credit may be carried forward if authorized under the 1109 section creating that credit. Nothing in this chapter shall be 1110 construed to allow a taxpayer to claim, directly or indirectly, 1111 a credit more than once for a taxable year. 1112

Section 2. That existing sections 2152.20, 2152.21,11134507.05, 4507.071, 4508.02, 4510.311, 5747.08, and 5747.98 of1114the Revised Code are hereby repealed.1115

Section 3. The credit authorized by section 5747.86 of the1116Revised Code, as enacted by this act, applies for certificates1117of completion issued under section 4510.311 of the Revised Code1118on or after the effective date of this section.1119