### As Introduced

# 135th General Assembly Regular Session 2023-2024

S. B. No. 271

# Senators Blessing, Craig

# A BILL

То	amend sections 5747.08 and 5747.98 and to enact	1
	section 5747.86 of the Revised Code to authorize	2
	a refundable income tax credit or rebate for	3
	homeowners and renters whose property taxes or a	4
	portion of their rent exceed five per cent of	5
	their income.	6

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

Section 1. That sections 5747.08 and 5747.98 be amended	7
and section 5747.86 of the Revised Code be enacted to read as	8
follows:	9
Sec. 5747.08. An annual return with respect to the tax	10
imposed by section 5747.02 of the Revised Code and each tax	11
imposed under Chapter 5748. of the Revised Code shall be made by	12
every taxpayer for any taxable year for which the taxpayer is	13
liable for the tax imposed by that section or under that	14
chapter, unless the total credits allowed under division (E) of	15
section 5747.05 and divisions (F) and (G) of section 5747.055 of	16
the Revised Code for the year are equal to or exceed the tax	17
imposed by section 5747.02 of the Revised Code, in which case no	18
return shall be required unless the taxpayer is liable for a tax	19

imposed pursuant to Chapter 5748. of the Revised Code.

- (A) If an individual is deceased, any return or notice 21 required of that individual under this chapter shall be made and 22 filed by that decedent's executor, administrator, or other 23 person charged with the property of that decedent. 24
- (B) If an individual is unable to make a return or notice 25 required by this chapter, the return or notice required of that 26 individual shall be made and filed by the individual's duly 27 authorized agent, guardian, conservator, fiduciary, or other 28 person charged with the care of the person or property of that 29 individual.
- (C) Returns or notices required of an estate or a trust

  31 shall be made and filed by the fiduciary of the estate or trust.

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(D)(1)(a) Except as otherwise provided in division (D)(1) (b) of this section, any pass-through entity may file a single return on behalf of one or more of the entity's investors other than an investor that is a person subject to the tax imposed under section 5733.06 of the Revised Code. The single return shall set forth the name, address, and social security number or other identifying number of each of those pass-through entity investors and shall indicate the distributive share of each of those pass-through entity investor's income taxable in this state in accordance with sections 5747.20 to 5747.231 of the Revised Code. Such pass-through entity investors for whom the pass-through entity elects to file a single return are not entitled to the exemption or credit provided for by sections 5747.02 and 5747.022 of the Revised Code; shall calculate the tax before business credits at the highest rate of tax set forth in section 5747.02 of the Revised Code for the taxable year for which the return is filed; and are entitled to only their

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distributive share of the business credits as defined in	50
division (D)(2) of this section. A single check drawn by the	51
pass-through entity shall accompany the return in full payment	52
of the tax due, as shown on the single return, for such	53
investors, other than investors who are persons subject to the	54
tax imposed under section 5733.06 of the Revised Code.	55

(b) (i) A pass-through entity shall not include in such a 56 single return any investor that is a trust to the extent that 57 any direct or indirect current, future, or contingent 58 beneficiary of the trust is a person subject to the tax imposed 59 under section 5733.06 of the Revised Code. 60

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- (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, 66 nothing in division (D) of this section precludes the tax 67 commissioner from requiring such investors to file the return 68 and make the payment of taxes and related interest, penalty, and 69 interest penalty required by this section or section 5747.02, 70 5747.09, or 5747.15 of the Revised Code. Nothing in division (D) 71 of this section precludes such an investor from filing the 72 annual return under this section, utilizing the refundable 73 credit equal to the investor's proportionate share of the tax 74 75 paid by the pass-through entity on behalf of the investor under division (I) of this section, and making the payment of taxes 76 imposed under section 5747.02 of the Revised Code. Nothing in 77 division (D) of this section shall be construed to provide to 78 such an investor or pass-through entity any additional deduction 79

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or credit, other than the credit provided by division (I) of	80
this section, solely on account of the entity's filing a return	81
in accordance with this section. Such a pass-through entity also	82
shall make the filing and payment of estimated taxes on behalf	83
of the pass-through entity investors other than an investor that	84
is a person subject to the tax imposed under section 5733.06 of	85
the Revised Code.	86
(2) For the purposes of this section, "business credits"	87
means the credits listed in section 5747.98 of the Revised Code	88
excluding the following credits:	89
(a) The retirement income credit under division (B) of	90
section 5747.055 of the Revised Code;	91
(b) The senior citizen credit under division (F) of	92
section 5747.055 of the Revised Code;	93
(c) The lump sum distribution credit under division (G) of	94
section 5747.055 of the Revised Code;	95
(d) The dependent care credit under section 5747.054 of	96
the Revised Code;	97
(e) The lump sum retirement income credit under division	98
(C) of section 5747.055 of the Revised Code;	99
(f) The lump sum retirement income credit under division	100
(D) of section 5747.055 of the Revised Code;	101
(g) The lump sum retirement income credit under division	102
(E) of section 5747.055 of the Revised Code;	103
(h) The credit for displaced workers who pay for job	104
training under section 5747.27 of the Revised Code;	105
(i) The twenty-dollar personal exemption credit under	106

section 5747.022 of the Revised Code;	107
(j) The joint filing credit under division (E) of section	108
5747.05 of the Revised Code;	109
(k) The nonresident credit under division (A) of section	110
5747.05 of the Revised Code;	111
(1) The credit for a resident's out-of-state income under	112
division (B) of section 5747.05 of the Revised Code;	113
(m) The earned income tax credit under section 5747.71 of	114
the Revised Code;	115
(n) The lead abatement credit under section 5747.26 of the	116
Revised Code;	117
(o) The credit for education expenses under section	118
5747.72 of the Revised Code;	119
(p) The credit for tuition paid to a nonchartered	120
nonpublic school under section 5747.75 of the Revised Code;	121
(q) The credit for property taxes or rent-equivalent taxes	122
paid under section 5747.86 of the Revised Code.	123
(3) The election provided for under division (D) of this	124
section applies only to the taxable year for which the election	125
is made by the pass-through entity. Unless the tax commissioner	126
provides otherwise, this election, once made, is binding and	127
irrevocable for the taxable year for which the election is made.	128
Nothing in this division shall be construed to provide for any	129
deduction or credit that would not be allowable if a nonresident	130
pass-through entity investor were to file an annual return.	131
(4) If a pass-through entity makes the election provided	132
for under division (D) of this section, the pass-through entity	133

shall be liable for any additional taxes, interest, interest	134
penalty, or penalties imposed by this chapter if the tax	135
commissioner finds that the single return does not reflect the	136
correct tax due by the pass-through entity investors covered by	137
that return. Nothing in this division shall be construed to	138
limit or alter the liability, if any, imposed on pass-through	139
entity investors for unpaid or underpaid taxes, interest,	140
interest penalty, or penalties as a result of the pass-through	141
entity's making the election provided for under division (D) of	142
this section. For the purposes of division (D) of this section,	143
"correct tax due" means the tax that would have been paid by the	144
pass-through entity had the single return been filed in a manner	145
reflecting the commissioner's findings. Nothing in division (D)	146
of this section shall be construed to make or hold a pass-	147
through entity liable for tax attributable to a pass-through	148
entity investor's income from a source other than the pass-	149
through entity electing to file the single return.	150

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

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If either spouse is not required to file a federal income 157 tax return and either or both are required to file a return 158 pursuant to this chapter, they may elect to file separate or 159 joint returns, and, pursuant to that election, their liabilities 160 are separate or joint and several. If a husband and wife file 161 separate returns pursuant to this chapter, each must claim the 162 taxpayer's own exemption, but not both, as authorized under 163 section 5747.02 of the Revised Code on the taxpayer's own 164

return.	165

(F) Each return or notice required to be filed under this 166 section shall contain the signature of the taxpayer or the 167 taxpayer's duly authorized agent and of the person who prepared 168 the return for the taxpayer, and shall include the taxpayer's 169 social security number. Each return shall be verified by a 170 declaration under the penalties of perjury. The tax commissioner 171 shall prescribe the form that the signature and declaration 172 shall take. 173

(G) Each return or notice required to be filed under this 174 section shall be made and filed as required by section 5747.04 175 of the Revised Code, on or before the fifteenth day of April of 176 each year, on forms that the tax commissioner shall prescribe, 177 together with remittance made payable to the treasurer of state 178 in the combined amount of the state and all school district 179 income taxes shown to be due on the form.

Upon good cause shown, the commissioner may extend the 181 period for filing any notice or return required to be filed 182 under this section and may adopt rules relating to extensions. 183 If the extension results in an extension of time for the payment 184 of any state or school district income tax liability with 185 respect to which the return is filed, the taxpayer shall pay at 186 the time the tax liability is paid an amount of interest 187 computed at the rate per annum prescribed by section 5703.47 of 188 the Revised Code on that liability from the time that payment is 189 due without extension to the time of actual payment. Except as 190 provided in section 5747.132 of the Revised Code, in addition to 191 all other interest charges and penalties, all taxes imposed 192 under this chapter or Chapter 5748. of the Revised Code and 193 remaining unpaid after they become due, except combined amounts 194

due of one dollar or less, bear interest at the rate per annum	195
prescribed by section 5703.47 of the Revised Code until paid or	196
until the day an assessment is issued under section 5747.13 of	197
the Revised Code, whichever occurs first.	198
If the commissioner considers it necessary in order to	199
ensure the payment of the tax imposed by section 5747.02 of the	200
Revised Code or any tax imposed under Chapter 5748. of the	201
Revised Code, the commissioner may require returns and payments	202
to be made otherwise than as provided in this section.	203
To the extent that any provision in this division	204
conflicts with any provision in section 5747.026 of the Revised	205
Code, the provision in that section prevails.	206
(H) The amounts withheld pursuant to section 5747.06,	207
5747.062, 5747.063, 5747.064, 5747.065, or 5747.071 of the	208
Revised Code shall be allowed to the ultimate recipient of the	209
income as credits against payment of the appropriate taxes	210
imposed on the ultimate recipient by section 5747.02 and under	211
Chapter 5748. of the Revised Code. As used in this division,	212
"ultimate recipient" means the person who is required to report	213
income from which amounts are withheld pursuant to section	214
5747.06, 5747.062, 5747.063, 5747.064, 5747.065, or 5747.071 of	215
the Revised Code on the annual return required to be filed under	216
this section.	217
(I) If a pass-through entity elects to file a single	218
return under division (D) of this section and if any investor is	219
required to file the annual return and make the payment of taxes	220
required by this chapter on account of the investor's other	221

income that is not included in a single return filed by a pass-

through entity or any other investor elects to file the annual

return, the investor is entitled to a refundable credit equal to

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the investor's proportionate share of the tax paid by the pass-	225
through entity on behalf of the investor. The investor shall	226
claim the credit for the investor's taxable year in which or	227
with which ends the taxable year of the pass-through entity.	228
Nothing in this chapter shall be construed to allow any credit	229
provided in this chapter to be claimed more than once. For the	230
purpose of computing any interest, penalty, or interest penalty,	231
the investor shall be deemed to have paid the refundable credit	232
provided by this division on the day that the pass-through	233
entity paid the estimated tax or the tax giving rise to the	234
credit.	235
(J) The tax commissioner shall ensure that each return	236
required to be filed under this section includes a box that the	237
taxpayer may check to authorize a paid tax preparer who prepared	238
the return to communicate with the department of taxation about	239
matters pertaining to the return. The return or instructions	240
accompanying the return shall indicate that by checking the box	241
the taxpayer authorizes the department of taxation to contact	242
the preparer concerning questions that arise during the	243

provide the department with information that is missing from the
return, to contact the department for information about the
processing of the return or the status of the taxpayer's refund
or payments, and to respond to notices about mathematical
errors, offsets, or return preparation that the taxpayer has
received from the department and has shown to the preparer.

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processing of the return and authorizes the preparer only to

(K) The tax commissioner shall permit individual taxpayers 251 to instruct the department of taxation to cause any refund of 252 overpaid taxes to be deposited directly into a checking account, 253 savings account, or an individual retirement account or 254 individual retirement annuity, or preexisting college savings 255

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plan or program account offered by the Ohio tuition trust	256
authority under Chapter 3334. of the Revised Code, as designated	257
by the taxpayer, when the taxpayer files the annual return	258
required by this section electronically.	259
(L) If, for the taxable year, a nonresident or trust that	260
is the owner of an electing pass-through entity, as defined in	261
section 5747.38 of the Revised Code, does not have Ohio adjusted	262
gross income or, in the case of a trust, modified Ohio taxable	263
income other than from one or more electing pass-through	264
entities, the nonresident or trust shall not be required to file	265
an annual return under this section. Nothing in this division	266
precludes such an owner from filing the annual return under this	267
section, utilizing the refundable credit under section 5747.39	268
of the Revised Code equal to the owner's proportionate share of	269
the tax levied under section 5747.38 of the Revised Code and	270
paid by the electing pass-through entity, and making the payment	271
of taxes imposed under section 5747.02 of the Revised Code.	272
(M) The tax commissioner may adopt rules to administer	273
this section.	274
Sec. 5747.86. (A) As used in this section:	275
(1) "Claim year" means, for individuals required to file	276
an income tax return pursuant to this chapter, the individual's	277
taxable year and, for all other individuals, the calendar year	278
preceding the year in which an application for credit is filed	279
under this section.	280
(2) "Eligible claimant" means an individual who has	281
occupied a homestead as an owner or lessee for at least six	282
months of the claim year and whose total household resources do	283
not exceed the threshold described in division (G) of this	284

section.	285
(3) "Gross rent" means the total rent paid during the	286
claim year by a lessee for the right to occupy a homestead	287
pursuant to an arm's length transaction with the property owner	288
or the owner's representative.	289
(4) "Qualifying homestead" means a dwelling, including a	290
manufactured or mobile home or a unit in a multiple-unit	291
dwelling or housing cooperative, that is located in this state,	292
that is not fully exempt from property taxation for the claim	293
year, and that meets one of the following requirements:	294
(a) The dwelling is owned by an individual who occupies	295
the dwelling as a primary residence and the true value of the	296
property, as listed on the tax list for the tax year ending in	297
the individual's claim year, does not exceed the home value	298
<pre>limit for that claim year;</pre>	299
(b) The dwelling is leased by an individual who occupies	300
the dwelling as a primary residence and the gross rent paid by	301
the lessee during the claim year did not exceed the product	302
obtained by multiplying the rent limit for that claim year by	303
the number of months the lessee occupied the dwelling as a	304
<pre>primary residence.</pre>	305
(5) "Household" means an individual and the individual's	306
spouse.	307
(6) "Income" means federal adjusted gross income, plus all	308
income excluded or exempt from the computation of federal	309
adjusted gross income, subtracted by all of the following:	310
(a) Up to three hundred dollars of gifts in cash or kind	311
<pre>from nongovernmental sources;</pre>	312

(b) Up to three hundred dollars of lottery, casino gaming,	313
or sports gaming winnings;	314
(c) Benefits provided under the supplemental nutrition	315
assistance program administered by the department of job and	316
family services pursuant to section 5101.54 of the Revised Code;	317
(d) Government payments made to a third party on behalf of	318
an individual;	319
(e) State or municipal tax refunds or tax credits;	320
(f) Any government grant that a property owner must use	321
for the rehabilitation of the owner's homestead;	322
(g) Stipends received by a person who is acting as a	323
foster grandparent under the foster grandparent program	324
authorized pursuant to 42 U.S.C 5011 or as a senior companion	325
pursuant to 42 U.S.C 5013;	326
(h) Amounts deducted from benefits provided under Title II	327
of the Social Security Act or from railroad retirement benefits	328
for premiums paid pursuant to the medicare program established	329
by Title XVIII of the Social Security Act;	330
(i) Contributions by an employer to life, accident, or	331
health insurance plans;	332
(j) Any money received from a low-income customer	333
assistance program, as defined in section 4928.01 of the Revised	334
Code;	335
(k) Loan proceeds;	336
(1) Inheritance or life insurance benefits from a spouse;	337
(m) Payments from a long-term care policy made to a	338
nursing home or other care facility;	339

(n) Accident or health insurance plan premiums paid by an	
employer for a plan that covers a member of the household or the	341
<pre>member's family;</pre>	342
(o) Compensation for wrongful imprisonment.	343
(7) "Property tax due" means the property taxes or	344
manufactured home taxes charged and payable against the	345
homestead for the tax year ending in the eligible claimant's	346
claim year, after any reductions allowed under the Revised Code.	347
"Property tax due" does not include taxes that appeared on the	348
general tax list or manufactured home tax list for any preceding	349
tax year or any penalties, interest, or special assessments.	350
(8) "Rent-equivalent tax paid" means fifteen per cent of	351
gross rent.	352
(9) "Total household resources" means all income received	353
by all individuals of a household in the claim year while	354
members of the household, increased by the following deductions	355
<pre>from federal gross income:</pre>	356
(a) Any net operating loss;	357
(b) Any net rental or royalty loss;	358
(c) Any carryback or carryforward of a net operating loss.	359
(10) "Home value limit" means the median home value of	360
owner-occupied housing units in the county in this state that	361
has the highest such median home value according to the most	362
recent one-year data published in the American community survey.	363
(11) "Rent limit" means the median gross rent in the	364
county in this state that has the highest such median gross rent	365
according to the most recent one-year data published in the	366
American community survey.	367

(12) "American community survey" means the supplementary	368
statistics collected and published annually by the United States	369
census bureau in accordance with 13 U.S.C. 141 and 193.	370
(B) A refundable credit or rebate is allowed to eligible	371
claimants. In the case of eligible claimants required to file an	372
annual return under this chapter for the claim year, a credit is	373
allowed against the claimant's aggregate tax liability under	374
section 5747.02 of the Revised Code. For all other eligible	375
claimants, a rebate may be claimed on the form prescribed by the	376
tax commissioner pursuant to division (E) of this section.	377
Subject to division (C) of this section, the credit or rebate	378
shall equal one of the following:	379
(1) For eligible claimants who own the homestead for which	380
the claim is made, the amount by which the eligible claimant's	381
property tax due exceeds five per cent of the eligible	
<pre>claimant's total household resources for that claim year.</pre>	383
(2) For eligible claimants who lease the homestead for	384
which the claim is made, the amount by which the eligible	
claimant's rent-equivalent tax paid in the claim year exceeds	
five per cent of the eligible claimant's total household	387
resources for that year.	388
(C) The credit or rebate allowed under this section for a	389
<pre>claim year shall not exceed a specified limit. For the first</pre>	390
claim year ending on or after the effective date of this	391
section, the limit equals one thousand dollars. For each	392
succeeding claim year, the limit shall be adjusted as provided_	393
in division (G) of this section.	394
(D) For eligible claimants required to file an annual	395
return under this chapter for the claim year, the credit shall	396

be claimed in the order required under section 5747.98 of the	397
Revised Code. If the amount of the credit under this section	398
exceeds the aggregate amount of tax otherwise due under section	399
5747.02 of the Revised Code after deduction of all other credits	400
in that order, the taxpayer is entitled to a refund of the	401
excess.	402
(E) (1) The tax commissioner shall prescribe a form on	403
which eligible claimants who are not required to file an annual	404
return under this chapter may apply for the rebate authorized	405
under this section. Except as provided in division (E)(2) of	406
this section, such eligible claimants shall apply for the rebate	407
on that form after the first day of January following the end of	408
the claim year but before the fifteenth day of the fourth month	409
following the end of that claim year.	410
(2) An eligible claimant may request an extension of the	411
time to file a rebate application under division (E)(1) of this	412
section, on a form prescribed by the commissioner. Upon receipt	413
of such a request, the commissioner shall extend the due date	414
for filing the application to the fifteenth day of the tenth	415
month after the last day of the claim year.	416
(F)(1) The credit or rebate authorized under this section	417
shall be allowed to only one eligible claimant per homestead.	418
(2) Only the lessee shall claim a credit or rebate with	419
respect to property that is rented or leased as a homestead.	420
(G) For the first claim year ending on or after the	421
effective date of this section, an individual qualifies as an	422
eligible claimant only if the individual's total household	423
resources do not exceed sixty thousand dollars. For each	424
following claim year, the tax commissioner shall adjust this	425

total household resources limit and the credit or rebate limit	426
described in division (C) of this section by completing the	427
following calculations in September of each year:	428
(1) Determine the percentage increase in the gross	429
domestic product deflator determined by the bureau of economic_	430
analysis of the United States department of commerce from the	431
first day of January of the preceding year to the last day of	432
December of the preceding year;	433
(2) Multiply that percentage increase by the total	434
household resources limit and the credit or rebate limit for the	435
<pre>current year;</pre>	436
(3) Add the resulting products to the respective limits	437
for the current year;	438
(4) Round the resulting sums to the nearest multiple of	439
one thousand dollars, in the case of the total household	440
resources limit, or nearest multiple of ten dollars, in the case	441
of the credit limit.	442
The adjusted amounts apply to claim years beginning in the	443
calendar year in which the adjustment is made and to claim years	444
beginning in each ensuing calendar year until a calendar year in	445
which a new adjustment is made pursuant to this division. The	446
<pre>commissioner shall not make a new adjustment in any calendar</pre>	447
year in which the amount resulting from the adjustment would be	448
less than the amount resulting from the adjustment in the	449
preceding calendar year.	450
(H) If a credit or rebate allowed under this section was	451
based on an amount of property tax due that differs from the	452
actual amount of such taxes paid by the eligible claimant for	453
the tax year ending in that claim year, the eligible claimant	454

shall file an annual return or application under division (E) of	455
this section for the ensuing claim year that reports the	456
difference. The claimant shall adjust the credit or rebate	457
claimed for the ensuing year by the amount of the difference. If	458
the claimant is not eligible for the credit or rebate for the	459
ensuing claim year, the claimant shall pay or may request	460
payment of the difference, as applicable.	461
(I) On or before the first day of November of each year,	462
the tax commissioner shall determine and publish a home value	463
limit and rent limit. The limits shall apply to claim years	464
beginning in the calendar year in which the limits are	465
determined.	466
Sec. 5747.98. (A) To provide a uniform procedure for	467
calculating a taxpayer's aggregate tax liability under section	468
5747.02 of the Revised Code, a taxpayer shall claim any credits	469
to which the taxpayer is entitled in the following order:	470
Either the retirement income credit under division (B) of	471
section 5747.055 of the Revised Code or the lump sum retirement	472
income credits under divisions (C), (D), and (E) of that	473
section;	474
Either the senior citizen credit under division (F) of	475
section 5747.055 of the Revised Code or the lump sum	476
distribution credit under division (G) of that section;	477
The dependent care credit under section 5747.054 of the	478
Revised Code;	479
The credit for displaced workers who pay for job training	480
under section 5747.27 of the Revised Code;	481
The campaign contribution credit under section 5747.29 of	482
the Revised Code;	483

The twenty-dollar personal exemption credit under section	484
5747.022 of the Revised Code;	485
The joint filing credit under division $\frac{(G)}{(E)}$ of section	486
5747.05 of the Revised Code;	487
The earned income credit under section 5747.71 of the	488
Revised Code;	489
The nonrefundable credit for education expenses under	490
section 5747.72 of the Revised Code;	491
The nonrefundable credit for donations to scholarship	492
granting organizations under section 5747.73 of the Revised	493
Code;	494
The nonrefundable credit for tuition paid to a	495
nonchartered nonpublic school under section 5747.75 of the	496
Revised Code;	497
The nonrefundable vocational job credit under section	498
5747.057 of the Revised Code;	499
The nonrefundable job retention credit under division (B)	500
of section 5747.058 of the Revised Code;	501
The enterprise zone credit under section 5709.66 of the	502
Revised Code;	503
The credit for beginning farmers who participate in a	504
financial management program under division (B) of section	505
5747.77 of the Revised Code;	506
The credit for commercial vehicle operator training	507
expenses under section 5747.82 of the Revised Code;	508
The nonrefundable welcome home Ohio (WHO) program credit	509
under section 122.633 of the Revised Code;	510

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The credit for selling or renting agricultural assets to	511
beginning farmers under division (A) of section 5747.77 of the	512
Revised Code;	513
The credit for purchases of qualifying grape production	514
property under section 5747.28 of the Revised Code;	515
The small business investment credit under section 5747.81	516
of the Revised Code;	517
of the Nevisea code,	517
The nonrefundable lead abatement credit under section	518
5747.26 of the Revised Code;	519
The opportunity zone investment credit under section	520
122.84 of the Revised Code;	521
	= 0.0
The enterprise zone credits under section 5709.65 of the	522
Revised Code;	523
The research and development credit under section 5747.331	524
	525
of the Revised Code;	323
The credit for rehabilitating a historic building under	526
section 5747.76 of the Revised Code;	527
The nonrefundable Ohio low-income housing tax credit under	528
section 5747.83 of the Revised Code;	529
The nonrefundable affordable single-family home credit	530
under section 5747.84 of the Revised Code;	531
The nonresident credit under division (A) of section	532
5747.05 of the Revised Code;	533
The credit for a resident's out-of-state income under	534
division (B) of section 5747.05 of the Revised Code;	535
,	230
The refundable motion picture and broadway theatrical	536
production credit under section 5747.66 of the Revised Code;	537

The refundable credit for film and theater capital	538
improvement projects under section 5747.67 of the Revised Code;	539
The refundable jobs creation credit or job retention	540
credit under division (A) of section 5747.058 of the Revised	541
Code;	542
The refundable credit for taxes paid by a qualifying	543
entity granted under section 5747.059 of the Revised Code;	544
entity granted under section 3747.039 of the Revised Code;	344
The refundable credits for taxes paid by a qualifying	545
pass-through entity granted under division (I) of section	546
5747.08 of the Revised Code;	547
The refundable credit under section 5747.80 of the Revised	548
Code for losses on loans made to the Ohio venture capital	549
program under sections 150.01 to 150.10 of the Revised Code;	550
	F F 1
The refundable credit for rehabilitating a historic	551
building under section 5747.76 of the Revised Code;	552
The refundable credit under section 5747.39 of the Revised	553
Code for taxes levied under section 5747.38 of the Revised Code	554
paid by an electing pass-through entity;	555
The refundable credit for property taxes or rent-	556
equivalent taxes paid under section 5747.86 of the Revised Code.	557
	5.50
(B) For any credit, except the refundable credits	558
enumerated in this section and the credit granted under division	559
(H) of section 5747.08 of the Revised Code, the amount of the	560
credit for a taxable year shall not exceed the taxpayer's	561
aggregate amount of tax due under section 5747.02 of the Revised	562
Code, after allowing for any other credit that precedes it in	563
the order required under this section. Any excess amount of a	564
particular credit may be carried forward if authorized under the	565

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section creating that credit. Nothing in this chapter shall be	566
construed to allow a taxpayer to claim, directly or indirectly,	567
a credit more than once for a taxable year.	568
Section 2. That existing sections 5747.08 and 5747.98 of	569
the Revised Code are hereby repealed.	570
Section 3. The amendment or enactment by this act of	571
sections 5747.08, 5747.86, and 5747.98 of the Revised Code	572
applies to claim years, as defined in section 5747.86 of the	573
Revised Code, as enacted by this act, ending on or after the	574
effective date of that amendment or enactment.	575