#### As Introduced

# 132nd General Assembly Regular Session 2017-2018

H. B. No. 11

## **Representative Scherer**

## A BILL

T'O	amend section 5/01.11 of the Revised Code to	1
	expressly incorporate changes in the Internal	2
	Revenue Code since February 14, 2016, into Ohio	3
	law.	4

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

Section 1. That section 5/01.11 of the Revised Code be	5
amended to read as follows:	6
Sec. 5701.11. The effective date to which this section	7
refers is the effective date of this section as amended by <del>S.B.</del>	8
2B of the <del>131st</del> _132nd_general assembly.	9
(A)(1) Except as provided under division (A)(2) or (B) of	10
this section, any reference in Title LVII of the Revised Code to	11
the Internal Revenue Code, to the Internal Revenue Code "as	12
amended," to other laws of the United States, or to other laws	13
of the United States, "as amended," means the Internal Revenue	14
Code or other laws of the United States as they exist on the	15
effective date.	16
(2) This section does not apply to any reference in Title	17
LVII of the Revised Code to the Internal Revenue Code as of a	18
date certain specifying the day, month, and year, or to other	19

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laws of the United States as of a date certain specifying the	20
day, month, and year.	21
(B)(1) For purposes of applying section 5733.04, 5745.01,	22
or 5747.01 of the Revised Code to a taxpayer's taxable year	23
ending after April 1, 2015February 14, 2016, and before the	24
effective date, a taxpayer may irrevocably elect to incorporate	25
the provisions of the Internal Revenue Code or other laws of the	26
United States that are in effect for federal income tax purposes	27
for that taxable year if those provisions differ from the	28
provisions that, under division (A) of this section, would	29
otherwise apply. The filing by the taxpayer for that taxable	30
year of a report or return that incorporates the provisions of	31
the Internal Revenue Code or other laws of the United States	
applicable for federal income tax purposes for that taxable	
year, and that does not include any adjustments to reverse the	34
effects of any differences between those provisions and the	
provisions that would otherwise apply, constitutes the making of	36
an irrevocable election under this division for that taxable	37
year.	38
(2) Elections under prior versions of division (B)(1) of	39
this section remain in effect for the taxable years to which	40
they apply.	41
Section 2. That existing section 5701.11 of the Revised	42
Code is hereby repealed.	43